

State of Iowa

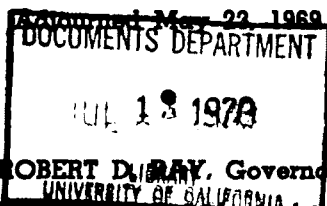
1969

JOURNAL OF THE SENATE

SIXTY-THIRD
GENERAL ASSEMBLY
First Regular Session
1969

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Convened January 13, 1969



ROBERT D. RAY, Governor

ROGER W. JEPSEN, President of the Senate

WILLIAM H. HARBOR, Speaker of the House

Published by the
STATE OF IOWA
Des Moines

SIXTY-THIRD GENERAL ASSEMBLY

OFFICERS OF THE SENATE

ROGER W. JEPSEN, President	Davenport
SEELEY G. LODWICK, President Pro Tempore	Wever
DAVID M. STANLEY, Majority Floor Leader	Muscatine
ELMER F. LANGE, Assistant Majority Floor Leader	Sac City
JAMES A. POTGETER, Assistant Majority Floor Leader.....	Steamboat Rock
ANDREW G. FROMMELT, Minority Floor Leader	Dubuque
LEE H. GAUDINEER, JR., Assistant Minority Floor Leader	Des Moines
CARROLL A. LANE, Secretary of the Senate	Carroll
RUTH E. FISHER, Assistant Secretary of the Senate	Des Moines
HOWARD N. SOKOL, Legislative Counsel	Sibley
JACK WAYNE LINGE, Assistant Law and Reading Clerk	Douds
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HELEN GOREHAM, Assistant Bill Clerk	Des Moines
THOMAS J. O'GRADY, File Clerk	Des Moines
ROMAYNE E. HUFFMAN, Sergeant-at-Arms	Carroll
JOHN NELSON, Assistant Sergeant-at-Arms	Jewell
BYRON MARSHALL, Chief Doorkeeper	Indianola
MARY D. BALLOUN, Postmistress	Toledo

ELECTIVE OFFICERS

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**DOCUMENTS
DEPT.**

ELECTIVE STATE OFFICERS **Official Address, Des Moines, Iowa**

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

MEMBERS OF THE SENATE—SIXTY-THIRD GENERAL ASSEMBLY—FIRST REGULAR SESSION (1969)

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Name	Address	Age	Occupation	Dist.	Counties Composing District	Former Legislative Service
Anderson, Quentin V.	Beaconsfield	36	Farmer, Businessman	4	Decatur, Clarke, Ringgold, Wayne	60, 60X, 61
Arbuckle, R. Dean	Jefferson	42	Proprietor	28	Boone, Greene	None
*Balloun, Charles F.	Toledo	64	Farmer	25	Benton, Tama	59, 60, 60X, 61, 62
*Benda, Kenneth	Hartwick	50	Banker	18	Iowa, Pottawattamie	60, 60X, 61, 62
Briles, James E.	Corning	42	Auctioneer, Real Estate	5	Adams, Montgomery, Taylor, Union	56, 57, 58, 59, 60, 60X, 61, 62
*Clarke, Hugh H.	Belmond	50	Farmer	34	Hamilton, Wright	57, 58, 59, 60, 60X, 61, 62
Coleman, C. Joseph	Clare	45	Farmer	35	Webster	57, 58, 59, 60, 60X, 61, 62
Conklin, W. Charlene	Waterloo	39	Housewife	32	Black Hawk (Subdist. No. 3)	59, 60, 60X, 61, 62
Curran, Leigh R.	Mason City	62	Farmer, Businessman	42	Cerro Gordo	59, 60, 60X, 61, 62
*DeHart, Pearle	Ames	70	Retired Tax Consultant	27	Story	59, 60, 60X, 61, 62
DeKoster, Lucas J.	Hull	50	Lawyer, Ins. Agent	49	Sioux, Lyon	61, 62
*Denman, William F.	Des Moines	43	Lawyer	20	Polk (Subdist. No. 3)	56, 59, 60, 60X, 61, 62
*Dodds, Robert R.	Danville	44	Farmer	7	Des Moines	57, 58, 59, 60, 60X, 61, 62
Doderer, Minnette Frerichs	Iowa City	45	Legislator	17	Johnson	60, 60X, 61, 62
*Erskine, Alden J.	Sioux City	67	Owner-Oper. Auto Maint. Bus.	37	Woodbury (Subdist. No. 2)	61, 62
Flatt, Joseph B.	Winterset	47	Men's Clothier	12	Madison, Adair, Cass	58, 59, 60, 60X, 61, 62
*Frey, Thomas J.	Neola	67	Publisher	13	Pottawattamie (Subdist. No. 1)	54, 55, 56, 57, 62
*Frommelt, Andrew G.	Dubuque	47	Ins., Real Estate	30	Dubuque (Subdist. No. 2)	55, 56, 57, 58, 59, 60, 60X, 61, 62
Gaudineer, Lee H., Jr.	Des Moines	36	Lawyer	20	Polk (Subdist. No. 4)	61, 62
Gilley, Floyd	Maynard	66	Retired Farmer	39	Fayette, Winneshiek	None
*Glenn, Gene W.	Ottumwa	40	Lawyer	9	Wapello	61, 62
Griffin, James W., Sr.	Council Bluffs	33	Insurance Executive	13	Pottawattamie (Subdist. No. 2)	None
Hammer, Walter B.	Estherville	63	School Administrator	45	Palo Alto, Emmet, Pocahontas	None
*Hill, Eugene Marshall	Newton	55	Farmer	19	Jasper	58, 59, 60, 60X, 61, 62
*Hougen, Chester O.	Cedar Falls	61	Merchant, Lawyer	32	Black Hawk (Subdist. No. 1)	59, 60, 60X, 61, 62
Keith, Wayne	Algona	60	Farmer	44	Kossuth, Humboldt	None
Klink, Leslie C.	Elkader	42	Farmer	38	Clayton, Allamakee	None
*Kosek, Ernest	Cedar Rapids	61	Investment Banker	24	Linn (Subdist. No. 2)	52, 52X, 53, 54, 55, 56, 57, 62
Kyhl, Vernon H.	Parkersburg	60	Auto Dealer	41	Butler, Floyd, Mitchell	60, 60X, 61, 62
*Lamborn, Clifton C.	Maquoketa	49	Road Contractor	23	Jackson, Jones	61, 62
*Lange, Elmer F.	Sac City	51	Exec., Dairy Prod. Corp.	36	Calhoun, Ida, Sac	59, 60, 60X, 61, 62
Laverty, Charles O.	Indianola	52	Elevator, Farmer	11	Marion, Warren	None
Leonard, J. Leslie	Linn Grove	63	Minister	46	Clay, Buena Vista	None
*Lisle, Vern	Clarinda	62	Manufacturer	6	Fremont, Mills, Page	53, 54, 55, 56, 57, 58, 59, 60, 60X, 61, 62
*Lodwick, Seeley G.	Wever	48	Farm Manager	1	Lee	60, 60X, 61, 62
Lueken, J. Henry	LeMars	72	Retired Farmer	47	Plymouth, Cherokee	52, 52X, 53, 54, 55, 56, 57, 58, 59, 60, 60X, 61, 62
McGill, Donald S.	Melrose	62	Farmer	3	Monroe, Lucas, Appanoose	61, 62
*Messery, Francis	Cedar Falls	54	Home Bld. and Inv. Mgmt.	32	Black Hawk (Subdist. No. 2)	59, 60, 60X, 61, 62
Mogged, Charles G.	Fairfield	36	Realtor	2	Van Buren, Davis, Jefferson	None
Mowry, John L.	Marshalltown	62	Lawyer	26	Marshall	57, 58, 59, 60, 60X, 61, 62
*Neu, Arthur A.	Carroll	35	Lawyer	29	Carroll, Crawford	61, 62

SENATORS

MEMBERS OF THE SENATE—SIXTY-THIRD GENERAL ASSEMBLY—FIRST REGULAR SESSION (1969)—Contd.

Name	Address	Age	Occupation	Dist.	Counties Composing District	Former Legislative Service
†Nicholson, Edward E.	Davenport	64	Retired Businessman, Farm Owner and Opr.	15	Scott (Subdist. No. 2)	None
Olsenburg, Herbert L.	Garner	57	Bank President	43	Winnebago, Hancock, Worth	None
*O'Malley, George E.	Des Moines	63	Lawyer	20	Polk (Subdist. No. 2)	53, 54, 55, 56, 57, 58, 59, 60, 60X, 61, 62
Palmer, William D.	Des Moines	33	Ins. Sales and Mgmt.	20	Polk (Subdist. No. 1)	59, 60, 60X
Parker, Kenneth L.	Lamont	64	Farmer	31	Buchanan, Delaware	61, 62
*Petersen, James A.	Steamboat Rock	38	Grain Dealer	33	Franklin, Grundy, Hardin	62
*Potter, Ralph W.	Marion	48	Real Estate Broker	24	Linn (Subdist. No. 1)	None
*Reichardt, Wm. J.	Des Moines	38	Retail Clothing	20	Polk (Subdist. No. 5)	61, 62
*Rigler, Robert R.	New Hampton	45	Bank President	40	Bremer, Chickasaw, Howard	56, 57, 58, 59, 60, 60X, 61, 62
*Schaben, James	Dunlap	42	Livestock Auction Mkt. Opr., Farmer	22	Harrison, Monona, Shelby	62
*Shaff, Roger J.	Camanche	57	Farmer, Bank Pres.	16	Clinton	62
Shirley, Alan	Perry	31	Lawyer	21	Dallas, Guthrie, Audubon	61, 62
Smith, Marvin W.	Paulina	67	Retired Farmer, Teacher	48	O'Brien, Osceola, Dickinson	57, 58, 59, 60, 60X, 61, 62
*Stanley, David M.	Muscatine	40	Lawyer	14	Cedar, Muscatine	58, 59, 60, 60X, 61, 62
*Stephens, Richard L.	Crawfordsville	64	Farmer, Stockman	8	Henry, Louisa, Washington	57, 58, 59, 60, 60X, 61, 62
Sullivan, Charles K.	Sioux City	59	Businessman	37	Woodbury (Subdist. No. 1)	62
Thordson, Harold A.	Davenport	59	Real Estate Broker	15	Scott (Subdist. No. 1)	62
Van Gilet, Bas	Oskaloosa	57	Grain and Livestock Farming	10	Mahaska, Keokuk	61, 62
*Walsh, John M.	Dubuque	28	Jr. Dept. Store Mgr	30	Dubuque (Subdist. No. 1)	62
†Weimer, J. Donald	Cedar Rapids	49	Banker	24	Linn (Subdist. No. 3)	None

*Holdover.

†Elected to fill vacancy of holdover Senator.

SENATORS

MEMBERS OF THE HOUSE—SIXTY-THIRD GENERAL ASSEMBLY—FIRST REGULAR SESSION (1969)

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Name	Address	Age	Occupation	County	Former Legislative Service
Alt, Don D.	West Des Moines	52	Savings & Loan Exec	Polk, Sub. No. 4	None
Andersen, Leonard C.	Sioux City	57	Realtor, Insurance	Woodbury, Sub. No. 1	59, 60, 60X, 62
Bailey, Ray V.	Clarion	55	Lawyer	Wright	61, 62
Baker, Donald E.	Boone	38	Electronics Technician	Boone	61, 62
Battles, Lynn, Sr.	Maquoketa	58	Farmer, Cattleman	Jackson	62
Bennett, Vernon N.	Des Moines	32	Union Vice-President	Polk, Sub. No. 5	62
Bergman, Irvin L.	Harris	57	Farmer	Lyon, Osceola	62
Blosin, Michael T.	Dubuque	23	Teacher	Dubuque, Sub. No. 2	None
Brinck, Adrian B.	West Point	55	Advertising Manager	Lee, Sub. No. 1	57, 61
Caffrey, James T.	Des Moines	59	Production Worker	Polk, Sub. No. 10	61, 62
Camp, John	Bryant	53	Farm Management	Clinton, Sub. No. 1	58, 59, 60, 60X, 62
Campbell, Herbert L.	Washington	57	Farmer	Washington	None
Christensen, Perry L.	Kent	36	Farmer	Clarke, Union	62
Cochran, Dale M.	Eagle Grove	40	Farmer, Businessman	Webster, Sub. No. 2	61, 62
Corey, Dean O.	Morning Sun	47	Nursing Home Director	Louisa, Sub. No. 2	None
Crabb, Frank A.	Denison	65	Farmer	Crawford	None
Crosier, Dale T.	Cedar Rapids	65	Salesman	Linn, Sub. No. 5	61
Cunningham, Ray C.	Ames	75	Retired (YMCA)	Story, Sub. No. 2	57, 58, 59, 60, 60X, 62
Darrington, William E.	Persia	64	Farmer	Harrison	54, 55, 56, 57, 58, 59, 60, 60X, 62
Den Herder, Elmer H.	Sioux Center	60	Realtor	Sioux	57, 58, 59, 60, 60X, 61, 62
Diets, Walter	Walcott	72	Retired	Scott, Sub. No. 1	47, 48, 49
Dooley, Andrew G.	Sioux City	54	Pharmacist	Woodbury, Sub. No. 3	None
Dougherty, Tom	Albia	58	Farmer	Lucas, Monroe	60X, 61
Doyle, Donald V.	Sioux City	44	Lawyer	Woodbury, Sub. No. 2	57, 58, 61
Drake, Richard F.	Muscatine	41	Farmer	Louisa, Muscatine, Sub. No. 1	None
Dunton, Keith	Thornburg	53	Farmer, Businessman	Keokuk	58, 59, 60, 60X, 61, 62
Edgington, Floyd P.	Sheffield	69	Retired Farmer	Franklin	55, 56, 57, 58, 59, 60, 60X, 61, 62
Ellsworth, Theodore R.	Dubuque	50	Insurance	Dubuque, Sub. No. 3	None
Ewell, Vernon A.	Waterloo	31	Teacher	Black Hawk, Sub. No. 4	None
Fischer, Harold O.	Wellsburg	51	Insurance, Realtor	Grundy	58, 59, 60, 60X, 61, 62
Fisher, C. Raymond	Grand Junction	61	Farmer	Greene	58, 59, 60, 60X, 61, 62
Franklin, A. June	Des Moines	38	Insurance, Realtor	Polk, Sub. No. 9	62
Freeman, Dennis L.	Storm Lake	29	Insurance Counselor	Buena Vista	None
Freeman, Lester M.	Spirit Lake	58	Resort Owner, Realtor	Clay, Dickinson	62
Gannon, William J.	Mingo	31	Farmer	Jasper, Sub. No. 1	61, 62
Goode, Dewey E.	Bloomfield	70	Retired	Appanoose, Davis	45, 45X, 46, 46X, 47, 48, 49, 50, 50X, 53, 54, 55, 56, 57, 59, 60, 60X
Graham, J. Wesley	Ida Grove	66	Farm Manager	Ida, Sac.	59, 60, 60X, 61, 62
Grasfey, Charles E.	New Hartford	35	Farmer	Butler	58, 59, 60, 60X, 61, 62
Hamilton, Howard A.	Tipton	59	Insurance, Dist. Mgr.	Cedar	None
Hansen, Willard R.	Cedar Falls	37	Insurance Executive	Black Hawk, Sub. No. 1	None
Hanson, Fred B.	Osage	80	Secretary County Fair	Howard, Mitchell	59, 60, 60X, 62

REPRESENTATIVES

MEMBERS OF THE HOUSE—SIXTY-THIRD GENERAL ASSEMBLY—FIRST REGULAR SESSION (1969)—Contd.

Name	Address	Age	Occupation	County	Former Legislative Service
Harbor, William H.	Henderson	48	Grain Elevator Owner	Fremont, Mills	56, 57, 58, 62
Hill, William	Marshalltown	38	Lawyer, Pastor	Marshall, Sub. No. 1	62
Holden, Edgar H.	Davenport	54	Business Executive	Scott, Sub. No. 5	62
Huff, William H., III	Urbandale	31	Lawyer	Polk, Sub. No. 2	None
Jesse, Norman G.	Des Moines	31	Lawyer	Polk, Sub. No. 6	None
Johnson, Harvey W.	Esira	64	Farmer	Audubon	56, 58, 60, 60X, 62
Johnston, Joseph C.	Iowa City	30	Lawyer, Accountant	Johnson, Sub. No. 1	None
Kehe, Luvern W.	Waverly	58	Contractor, Engineer	Bremer	None
Kennedy, Gene V.	Dubuque	41	Insurance	Dubuque, Sub. No. 1	None
Kennedy, Michael K.	New Hampton	29	Lawyer	Chickasaw	None
Kitner, Art.	Independence	49	Farmer	Buchanan	62
Klein, James T.	Lake Mills	31	Planning Analyst	Winnebago, Worth	62
Kluver, Lester L.	Atlantic	48	Lawyer	Cass	57, 58, 59, 60, 60X, 61, 62
Knight, Harold L.	Humboldt	57	Dairy Bacteriologist	Humboldt, Pocahontas	62
Knoblauch, Charles E., Sr.	Carroll	46	Chamber of Commerce Exec	Carroll	None
Koch, Edgar J.	Sioux City	43	Insurance, Realtor	Woodbury, Sub. No. 4	62
Kreamer, Robert M.	Des Moines	27	Lawyer	Polk, Sub. No. 7	None
Kruse, Walter W. P.	Sheldon	64	Farmer, Insurance	O'Brien	None
Langland, Walter V.	Spring Grove, Minn.	41	Farmer	Winnebago	62
Lawson, Murray C.	Mason City	45	Printing Firm Owner	Cerro Gordo, Sub. No. 2	None
Lippold, Donald L.	Waterloo	53	Educator	Black Hawk, Sub. No. 5	None
Lipsky, Joan	Cedar Rapids	49	Housewife	Linn, Sub. No. 6	62
Logue, Rayman D.	Marengo	48	Utility Employee	Iowa	None
Mayberry, D. Vincent	Fort Dodge	52	Poultry Processor	Webster, Sub. No. 1	61, 62
McCartney, Ralph F.	Charles City	43	Lawyer	Floyd	62
McCormick, Harold C.	Manchester	58	Furniture Store Owner	Delaware	None
McIntyre, Scott, Jr.	Cedar Rapids	35	Insurance Executive	Linn, Sub. No. 3	62
Mendenhall, John C.	New Albin	64	Retired	Allamakee	None
Menefee, Maynard T.	Fayette	61	Farmer	Fayette	None
Mervinsky, Edward M.	Iowa City	31	Lawyer	Johnson, Sub. No. 2	None
Middlewart, James I.	Indianola	56	Farmer	Warren	62
Millen, Floyd	Farmington	48	Pres. Gravel Company	Jefferson, Van Buren	60, 60X, 61, 62
Miller, Charles P.	Burlington	50	Chiropractor	Des Moines, Sub. No. 1	60, 60X, 61, 62
Miller, Elizabeth R.	Marshalltown	63	Housewife	Marshall, Sub. No. 2	None
Miller, Leroy S.	Shenandoah	54	Implement Dealer	Page	60, 60X, 61, 62
Miller, Roy A.	Monticello	65	Retired	Jones	60, 60X, 62
Milligan, George F.	Des Moines	34	Banking	Polk, Sub. No. 8	None
Mohrfield, Fred	Toledo	56	Retired	Tama	62
Nelson, Harold V.	Aurelia	69	Farmer	Cherokee	61, 62
Newton, Robert E.	Davenport	37	College Professor	Scott, Sub. No. 2	None
Nielsen, Alfred	Defiance	67	Farmer	Shelby	60, 60X, 61, 62
Nolting, Fred W.	Waterloo	36	Union President	Black Hawk, Sub. No. 3	None
O'Hearn, Trave E.	Davenport	30	Pres. Manufacturing Co.	Scott, Sub. No. 3	None

REPRESENTATIVES

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MEMBERS OF THE HOUSE—SIXTY-THIRD GENERAL ASSEMBLY—FIRST REGULAR SESSION (1969)—Contd.

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Name	Address	Age	Occupation	County	Former Legislative Service
Ovian, Conrad	Red Oak	68	Businessman, Farmer	Adams, Montgomery	57, 58, 59, 60, 60X, 61, 62
Pelton, Charles H.	Clinton	28	Lawyer	Clinton, Sub. No. 2	62
Perkins, Larry L.	Council Bluffs	31	Commercial Decorator	Pottawattamie, Sub. No. 3	None
Peterson, Louis A.	Lawton	59	Farmer	Woodbury, Sub. No. 5	59, 60, 60X, 62
Pierson, George N.	Onkalosa	64	Farmer	Mahaaka	62
Poncy, Charles N.	Ottumwa	46	School Maintenance	Wapello, Sub. No. 1	62
Priebe, Berl E.	Algona	50	Farmer	Kossuth	None
Radt, Richard M.	Lisbon	57	Manufacturer	Linn, Sub. No. 2	61, 62
Renda, Thomas A.	Des Moines	31	Lawyer	Polk, Sub. No. 3	61, 62
Rex, Clyde	Ellsworth	46	Farmer	Hamilton	None
Rodgers, Norman G.	Adel	41	Grocer	Dallas	None
Roorda, Norman	Monroe	40	Farmer	Jasper, Sub. No. 2	62
Sanders, Leo I.	Eatherville	74	Circ. Mgr. Newspaper	Emmet, Palo Alto	62
Schmeiser, Lloyd F.	Burlington	47	Farmer	Des Moines, Sub. No. 2	None
Schroeder, Laverne W.	McClelland	35	Farmer	Pottawattamie, Sub. No. 1	62
Schwartz, James H.	Ottumwa	40	Insurance	Wapello, Sub. No. 2	None
Shaw, Elizabeth O.	Davenport	45	Lawyer, Housewife	Scott, Sub. No. 4	62
Shepherd, Stanley T.	Farmington	65	Retired Executive	Lee, Sub. No. 2	62
Skinner, Ed.	Altoona	32	Lawyer	Polk, Sub. No. 1	None
Sorg, Nathan F.	Marion	58	Pharmacist	Linn, Sub. No. 1	62
Stokes, A. Gordon	Le Mars	70	Farmer	Plymouth	59, 60, 60X, 61, 62
Strand, Clair	Grinnell	59	Laundromat Owner	Poweshiek	62
Stroburg, Eldon L.	Blockton	41	Farmer	Taylor, Ringgold	None
Stromer, Delwyn D.	Garner	38	Farmer	Hancock	62
Strothman, Charles F.	New London	67	Farmer	Henry	60, 60X, 61, 62
Tapscott, John E.	Des Moines	38	Insurance, Realtor	Polk, Sub. No. 11	62
Tieden, Dale L.	Elkader	46	Farmer	Clayton	61, 62
Van Drie, Rudy	Ames	37	Shopper Publisher	Story, Sub. No. 1	62
Van Nostrand, Maurice	Avoca	43	Editor, Grain Dealer	Pottawattamie, Sub. No. 2	60, 60X, 62
Van Roekel, Gerrit	Pella	69	Retired	Marion	62
Varley, Andrew	Stuart	34	Farmer	Adair, Madison	62
Voorhees, Donald E.	Waterloo	38	Insurance	Black Hawk, Sub. No. 2	62
Walter, Richard H.	Council Bluffs	48	Music Store Owner, Impresario	Pottawattamie, Sub. No. 4	None
Warren, Homer L.	Leon	64	Farmer	Decatur, Wayne	None
Waugh, Jewell O.	Whiting	58	Farmer	Monona	62
Weichman, David B.	Newhall	47	Lawyer	Benton	59
Weiden, Richard W.	Low Falls	60	Contractor	Hardin	62
Wells, James D.	Cedar Rapids	40	Food Co. Employee	Linn, Sub. No. 4	None
Winkelmann, William P.	Lohrville	35	Farmer, Businessman	Calhoun	60, 60X, 61, 62
Wolfe, Harold E.	Clear Lake	68	Retired	Cerro Gordo, Sub. No. 1	62

REPRESENTATIVES

JOURNAL OF THE SENATE

SENATE CHAMBER,
DES MOINES, IOWA, MONDAY, JANUARY 13, 1969.

Pursuant to law, the Sixty-third General Assembly convened at 10:00 o'clock a.m., and was called to order by President pro tempore George E. O'Malley.

Prayer was offered by Reverend John J. Gorman, pastor of Assumption Church, Granger, Iowa.

TEMPORARY OFFICERS

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

Carroll A. Lane, Temporary Secretary.
Dorothy Nepstad, Temporary Journal Clerk.
Romayne Huffman, Temporary Sergeant-at-Arms.

The motion prevailed and the above named temporary officers appeared before the desk of the President pro tempore and took their respective oaths of office.

COMMITTEE ON CREDENTIALS

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

The motion prevailed and the Chair appointed as such committee Senators Lodwick, Rigler, Benda, Dodds and Hill.

The committee retired and, upon returning, presented the following report:

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-third General Assembly as shown by the duplicate copies of 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 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 State Canvassing Board has declared that at the General Election held November 8, 1966, each of the following named persons was duly elected to the office of State Senator for the term of four years which began in January, 1967. (Although originally elected from the districts shown below, certain of the following persons now represent subdistricts as indicated which were established by Chapter 105, Acts of the Sixty-second General Assembly.)

Districts

First	Seeley G. Lodwick
Sixth	Vern Lisle
Seventh	Robert R. Dodds
Eighth	Richard L. Stephens
Ninth	Gene W. Glenn
Thirteenth, Subdistrict 1	T. J. Frey
Fourteenth	David Stanley
Sixteenth	Roger J. Shaff
Eighteenth	Kenneth Benda
Nineteenth	Eugene M. Hill
Twentieth, Subdistrict 2	George E. O'Malley
Twentieth, Subdistrict 3	William F. Denman
Twentieth, Subdistrict 5	William J. Reichardt
Twenty-second	James F. Schaben
Twenty-third	Clifton C. Lamborn
Twenty-fourth, Subdistrict 2	Ernest Kosek
Twenty-fifth	Charles F. Balloun
Twenty-seventh	Pearle DeHart
Twenty-ninth	Arthur A. Neu
Thirtieth, Subdistrict 1	Andrew G. Frommelt
Thirtieth, Subdistrict 2	John M. Walsh
Thirty-second, Subdistrict 1	Francis Messerly
Thirty-second, Subdistrict 2	Chester O. Hougen
Thirty-third	James A. Potgeter
Thirty-fourth	Hugh H. Clarke
Thirty-sixth	Elmer F. Lange
Thirty-seventh, Subdistrict 2	Alden J. Erskine
Fortieth	Robert R. Rigler

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

DO HEREBY CERTIFY that the State Canvassing Board has declared that at the General Election held November 5, 1968, each of the following named persons was duly elected to the office of State Senator for the term of four years beginning on the second day of January, 1969.

Districts

Second	Charles G. Mogged
Third	Donald S. McGill
Fourth	Quentin V. Anderson
Fifth	James E. Briles

Districts

Tenth	Bass Van Gilst
Eleventh	Charles O. Lavery
Twelfth	Joseph B. Flatt
Thirteenth, Subdistrict 2	Jim Griffin
Fifteenth, Subdistrict 1	Harold A. Thordsen
Seventeenth	Minnette Doderer
Twentieth, Subdistrict 1	William D. Palmer
Twentieth, Subdistrict 4	Lee H. Gaudineer, Jr.
Twenty-first	Alan Shirley
Twenty-fourth, Subdistrict 1	Ralph W. Potter
Twenty-sixth	John L. Mowry
Twenty-eighth	Dean Arbuckle
Thirty-first	Kenneth Parker
Thirty-second, Subdistrict 3	W. Charles Conklin
Thirty-fifth	C. Joseph Coleman
Thirty-seventh, Subdistrict 1	Charles K. Sullivan
Thirty-eighth	Leslie C. Klink
Thirty-ninth	Floyd Gilley
Forty-first	Vernon H. Kyhl
Forty-second	Leigh R. Curran
Forty-third	H. L. Ollenburg
Forty-fourth	Wayne Keith
Forty-fifth	Walter B. Hammer
Forty-sixth	J. Leslie Leonard
Forty-seventh	J. Henry Lucken
Forty-eighth	Marvin W. Smith
Forty-ninth	Lucas J. DeKoster

I FURTHER CERTIFY that the State Canvassing Board has declared that at a Special Election held November 5, 1968, J. Don Weimer was duly elected to the office of State Senator for the Twenty-fourth District, Subdistrict 3, to fill a vacancy in a four-year term which began in January, 1967.

I FURTHER CERTIFY that the State Canvassing Board has declared that at a Special Election held on December 17, 1968, Edward E. Nicholson was duly elected to the office of State Senator for the Fifteenth District, Subdistrict 2, to fill a vacancy in a four-year term which began in January, 1967.

(Seal)

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the official seal of the Secretary of State at the Capitol, in Des Moines, this thirteenth day of January, A. D. 1969.

MELVIN D. SYNHORST, Secretary of State.

SEELEY G. LODWICK

ROBERT R. RIGLER

KENNETH BENDA

ROBERT R. DODDS

EUGENE M. HILL

On motion of Senator Lodwick, 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:

Quentin V. Anderson
R. Dean Arbuckle

James E. Briles
C. Joseph Coleman

W. Charlene Conklin
Leigh Curran
Lucas J. DeKoster
Minnette Doderer
Joseph B. Flatt
Lee Gaudineer
Floyd Gilley
James W. Griffin, Sr.
Walter B. Hammer
Wayne Keith
Leslie C. Klink
Vernon H. Kyhl
Charles O. Laverty
J. Leslie Leonard
J. Henry Lucken

Donald S. McGill
Charles G. Mogged
John L. Mowry
Edward E. Nicholson
H. L. Ollenburger
William D. Palmer
Kenneth Parker
Ralph W. Potter
Alan Shirley
Marvin W. Smith
Charles K. Sullivan
Harold Thordsen
Bass Van Gilst
J. Donald Weimer

President pro tempore O'Malley announced that the oath of office taken by the foregoing senators is subject to election contests.

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.

SELECTION OF SEATS

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

Senator Lange moved that the holdover and reelected Senators be granted the privilege of retaining the seats occupied by them during the Sixty-second General Assembly, or the privilege of selecting new seats by seniority 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 called according to seniority. Also, that the names of the remaining newly elected Senators be placed in a hat and drawn out by the Secretary of the Senate.

The motion prevailed and the Secretary of the Senate called the roll of the holdover and reelected Senators.

Senator Rigler moved that prior to the drawing for seats the Majority Floor Leader and the Minority Floor Leader be permitted to select their seats, which motion prevailed.

Senator Stanley asked and received unanimous consent for Senator Frey to be permitted to select a seat which was easily accessible.

Upon the drawing of seats the following selections were made:

Name	Seat No.	Name	Seat No.
Anderson of Ringgold	33	Lavery of Warren	41
Arbuckle of Greene	19	Leonard of Buena Vista	3
Balloun of Tama	51	Lisle of Page	38
Benda of Poweshiek	26	Lodwick of Lee	56
Briles of Adams	40	Lucken of Plymouth	44
Clarke of Wright	58	McGill of Monroe	48
Coleman of Webster	15	Messerly of Black Hawk	54
Conklin of Black Hawk	2	Mogged of Jefferson	8
Curran of Cerro Gordo	57	Mowry of Marshall	32
DeHart of Story	23	Neu of Carroll	28
DeKoster of Sioux	60	Nicholson of Scott	4
Denman of Polk	52	Ollenburg of Hancock	59
Dodds of Des Moines	7	O'Malley of Polk	13
Doderer of Johnson	43	Palmer of Polk	17
Erskine of Woodbury	47	Parker of Buchanan	20
Flatt of Madison	36	Potgeter of Hardin	31
Frey of Pottawattamie	55	Potter of Linn	49
Frommelt of Dubuque	35	Reichardt of Polk	50
Gaudineer of Polk	45	Rigler of Chickasaw	16
Gilley of Fayette	6	Schaben of Harrison	39
Glenn of Wapello	5	Shaff of Clinton	34
Griffin of Pottawattamie	9	Shirley of Dallas	37
Hammer of Emmet	1	Smith of O'Brien	22
Hill of Jasper	12	Stanley of Muscatine	25
Hougen of Black Hawk	62	Stephens of Washington	46
Keith of Kossuth	21	Sullivan of Woodbury	14
Klink of Clayton	10	Thordson of Scott	18
Kosek of Linn	30	Van Gilst of Mahaska	42
Kyhl of Butler	27	Walsh of Dubuque	29
Lamborn of Jackson	53	Weimer of Linn	11
Lange of Sac	24		

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 1, providing for a joint convention of the two houses be held on January 13, 1969, at 1:30 p.m., and January 14, 1969, at 1:30 p.m.

Also: 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 McCartney of Floyd

Be It Resolved by the House, the Senate Concurring, That a joint com-

vention of the two houses of the Sixty-third General Assembly be held on January 13, 1969, at 1:30 p.m.

Be It Further Resolved, That Governor Robert D. Fulton be invited to deliver his message at a joint convention of the two houses of the General Assembly on January 14, 1969, at 1:30 p.m., and that the President of the Senate and the Speaker of the House be designated to extend the invitation to him.

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

HOUSE CONCURRENT RESOLUTION 2

By Hill of Marshall

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.

ELECTION OF PRESIDENT PRO TEMPORE

Senator Stanley placed in nomination the name of Senator Seeley G. Lodwick of Lee County as a candidate for the office of President pro tempore of the Senate of the Sixty-third General Assembly.

There being no further nominations, the Chair put the question and Senator Lodwick was unanimously elected.

President pro tempore O'Malley requested Senators Stanley, Coleman and Lange to escort Senator Lodwick to the rostrum.

Senator Lodwick appeared, took the oath of office, was congratulated and presented to the Senate by President pro tempore O'Malley, who made the following remarks:

Seeley, as I turn over the gavel which is your emblem of authority, I wish to congratulate you and compliment the Senate for electing you. I hope all your rulings satisfy everyone.

As I go to seat No. 13 and pass into oblivion, more or less, it has been a rewarding experience to be President pro tem and also a Senator.

This Iowa Senate is a great institution. Citizens of Iowa can be proud of it. Our predecessors have maintained a high degree of integrity for it, and I know the present and future Senators will do likewise. Thank you.

In accepting the office, Senator Lodwick said:

It is indeed an honor and privilege to stand here this morning, but it is also with a sense of humility I accept this office for there are many Senators here who could discharge the duties as capably as I. I want to thank you for conferring this recognition on me.

A review of the Constitution of Iowa, the Code of Iowa and recent rules of the Iowa Senate clearly indicates the duties and responsibilities of the President pro tem are contingent responsibilities only. This office becomes active only if circumstances not now foreseen happen to occur. Should these circumstances occur and should this office become active, this President pro

tempore will earnestly seek the suggestions and counsel of everyone gathered here. For certainly it would only be through that kind of assistance that this President pro tempore could serve effectively the Senate and citizens of Iowa.

Briefly, I would call to your attention a circumstance which is not a contingency. On your right you see here on the rostrum the flag of Iowa. By long custom and tradition it has always been in this location and I hope it will continue because it can furnish a daily reminder to us as to the viewpoint our predecessors held paramount.

A casual glance shows the red, white, and blue vertical bars. This, so the designers and historians tell us, shows a similarity to the French tri-color flag, which in turn recognizes the nationality of the first white men to see this beautiful land. But a more careful observation of a true Iowa flag shows that it is not quite like the French tri-color. In a true Iowa flag, the white vertical bar is twice the size of either the blue or red. Designers and historians tell us this doubling of the white was deliberate and particularly appropriate for Iowa for they associated the white with Iowa's future.

That the color symbolizing Iowa's future was twice the size of any other was indicative of the confidence our predecessors had in Iowa's future and of the confidence they had in their fellow citizens being encouraged to create great and good things, not then visualized. Even though this concept is like our flag, fifty years old, it is just as true today as it was when Mrs. Gebhardt and her D.A.R. associates were sewing the flag together.

And so as we glance at this flag from day to day during our deliberations here in the Senate of the Sixty-third General Assembly, let us keep in mind that if we are to fulfill the concepts of our predecessors we too must look to a future which will permit Iowans to create great and good things, not visualized today.

Thank you again for this honor, and I pledge to you my assistance in focusing the main thrust of this Senate toward the white part of this Iowa flag.

Senator Stanley asked and received unanimous consent that the remarks of both the new and the retiring Presidents pro tempore be printed in the Senate Journal.

COMMITTEE TO NOTIFY THE GOVERNOR

Senator Walsh 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 Walsh, Mogged and Denman.

COMMITTEE TO NOTIFY THE HOUSE

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

The motion prevailed and the Chair appointed as such committee Senators Kosek, Smith and Palmer.

ADOPTED HOUSE CONCURRENT RESOLUTION 1

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

The motion prevailed and the resolution was adopted.

COMMITTEE ON SUPPLIES AND EQUIPMENT

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

The motion prevailed and the Chair appointed as such committee Senators Clarke, Mowry and Sullivan.

COMMITTEE ON BADGES AND JACKETS

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

COMMITTEE ON MILEAGE

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

The motion prevailed and the Chair appointed as such committee Senators DeKoster, Arbuckle and Shirley.

ASSIGNMENT OF SEATS IN THE PRESS GALLERY

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

The motion prevailed and the Secretary assigned the following:

51. Allan Hoschar, Des Moines Register
 52. Drake Mabry, Des Moines Tribune
 53. Mark Brown, Associated Press
 54. Craig Prosser, WHO and WHO-TV
 55. Larry Fruhling, United Press International
 56. Harrison Weber, Iowa Daily Press Association
 57. Don Reid, Iowa Press Association
- Tom Dresselhuys, KIOA

59. Ken Cosgrove, WOI-TV and Radio
John W. McCormick, Times Democrat
Edward A. Sheppard, Iowa Radio Network
Douglas S. Looney, Omaha World Herald
60. Frank T. Nye, Cedar Rapids Gazette
61. Dean Borg, WMT
Carroll Daringer, WMT
Douglas Brandt, WMT
62. Wm. Severin, Waterloo Daily Courier
Vernon M. Vierth, Marshalltown Times-Republican
63. Harry Mauck, Jr., The Council Bluffs Nonpareil
Christine Hansen, The Telegraph Herald
Robert Brown, Black Hawk Broadcasting Co.
64. Charles W. Lakin, KRNT and KRNT-TV
Otto Weber, Des Moines

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

SENATE RESOLUTION 1

By Senator Erskine

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. The Chair appointed as such committee Senators Erskine, Shaff and Reichardt.

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

SENATE CONCURRENT RESOLUTION 1

By Senator Flatt

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

The motion prevailed and the resolution was adopted. The Chair appointed as such committee Senators Flatt, Lange, DeHart, Neu, Balloun and Lucken.

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

SENATE CONCURRENT RESOLUTION 2

By Senator Lamborn

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

and also copies of the Laws of the Sixty-second General Assembly to such members of the Sixty-third General Assembly of Iowa who may request the same. Senate members to leave orders for Codes and laws at the Secretary's desk and House members to leave orders at the Chief Clerk's desk.

That the Superintendent of Printing be directed to furnish copies of the 1966 Code of Iowa and Session Laws of the Sixty-second General Assembly as requested by the Secretary of the Senate and by the Chief Clerk of the House for use of the staffs in their respective offices.

The Superintendent of Printing is further directed to furnish copies of the 1966 Code of Iowa and Session Laws of the Sixty-second General Assembly to members of the press and 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 Lisle asked and received unanimous consent to take up the following resolution and moved its adoption:

SENATE CONCURRENT RESOLUTION 8

By Senator Lisle

Be It Resolved by the Senate, the House Concurring: That the Superintendent of Printing be instructed to mail to each county auditor in the State of Iowa one copy of the daily Senate and House Journals and one copy of each Senate and House bill of the Sixty-third General Assembly 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.

REPORT OF COMMITTEE TO NOTIFY THE GOVERNOR

Senator Walsh 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 Kosek 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.

ADOPTION OF TEMPORARY RULES

Senator Stanley moved that the Senate Rules of the Sixty-second General Assembly be adopted as the Temporary Rules of the Senate of

the Sixty-third General Assembly with the following changes: In Rule 36 strike the words and numeral "thirty-four (34)", and insert the words "forty-one". In Rule 40 strike the words and numeral "thirty-one (31)" and insert the words "forty-one".

The motion prevailed and the Senate Rules of the Sixty-second General Assembly as amended are the Temporary Rules of the Senate of the Sixty-third General Assembly.

APPOINTMENT OF TEMPORARY COMMITTEES

Senator Stanley made the following statement and motion:

MR. PRESIDENT: I understand that the President-elect of the Senate, our incoming Lieutenant Governor, Roger W. Jepsen, has filed with the Secretary of the Senate a list of the committee appointments that he will make. In order to facilitate the handling of pre-filed bills, I now move that the rules be suspended and that the President pro tempore be authorized to make temporary committee appointments in accordance with the pre-filed list.

The motion prevailed and the Chair appointed the following temporary committees:

TEMPORARY COMMITTEES OF THE SENATE APPOINTED BY THE PRESIDENT PRO TEMPORE IN ACCORDANCE WITH LIEUTENANT GOVERNOR- ELECT JEPSEN'S PREFILED LIST

AGRICULTURE

Stephens, Chairman	Briles	Keith	McGill
Ollenburg*	Clarke	Klink	Schaben
Anderson	Dodds	Lucken	Smith

APPROPRIATIONS

Messerly, Chairman	Doderer	Kosek	Reichardt
Lodwick*	Erskine	Lamborn	Rigler
Arbuckle	Flatt	Laverty	Schaben
Balloun	Gaudineer	Lucken	Shirley
Coleman	Gilley	Mogged	Smith
Conklin	Griffin	Mowry	Stanley
Curran	Hammer	Neu	Stephens
DeHart	Hill	Nicholson	Sullivan
	Keith	O'Malley	Van Gilst

CITIES AND TOWNS

Walsh, Chairman	Erskine	Keith	Potter
Lodwick*	Frommelt	Kosek	Shirley
DeHart	Hougen	Palmer	Thordsen

COMMERCE

Rigler, Chairman	Benda	Flatt	Potgeter
Griffin*	Briles	Glenn	Thordsen
	Denman	Mogged	Weimer

*Indicates ranking member.

CONSERVATION AND RECREATION

Balloun, Chairman	Clarke	Klink	Palmer
Erskine*	Curran	Kyhl	Parker
Benda	Frey	McGill	Reichardt

CONSTITUTIONAL AMENDMENTS AND REAPPORTIONMENT

Lange, Chairman	Conklin	Kosek	Rigler
Mogged*	Denman	Lucken	Shirley
Briles	Doderer	Nicholson	Smith
	Glenn	Parker	Walsh

COUNTY GOVERNMENT

Briles, Chairman	Anderson	Dodds	Glenn
Sullivan*	Curran	Flatt	Hammer
	Denman	Gilley	Shaff

HIGHER EDUCATION

Flatt, Chairman	Laverty	Neu	Stanley
Smith*	Leonard	Nicholson	Van Gilst
Hill	Lisle	Shaff	Weimer

HUMAN AND INDUSTRIAL RELATIONS

Lucken, Chairman	Arbuckle	Gaudineer	Mowry
Thordsen*	DeKoster	Leonard	Potter
	Dodds	Lisle	Weimer

IOWA DEVELOPMENT

Potgeter, Chairman	Coleman	Lisle	Reichardt
Curran*	Griffin	Nicholson	Walsh
	Laverty	Potter	Weimer

JUDICIARY

DeKoster, Chairman	Arbuckle	Lange	Ollenburg
Mowry*	Coleman	Laverty	O'Malley
Anderson	DeHart	Leonard	Shaff
	Glenn	Neu	Shirley

LAW ENFORCEMENT

Kyhl, Chairman	Balloun	Hougen	Sullivan
Frey*	Erskine	Potter	Thordsen
	Gaudineer	Schaben	Van Gilst

RULES

Neu, Chairman	Frommelt	Lodwick	Mogged
Stanley*	Hill	Messerly	Rigler

SCHOOLS

Benda, Chairman	Denman	Lodwick	Parker
Conklin*	Doderer	McGill	Stephens
DeKoster	Hammer	Ollenburg	Walsh

SOCIAL SERVICES

Kosek, Chairman	Conklin	Klink	Palmer
Lisle*	Doderer	Lamborn	Parker
Balloun	Frey	McGill	Stephens
	Gilley	O'Malley	Sullivan

*Indicates ranking member.

STATE GOVERNMENT

Clarke, Chairman	Gaudineer	Hougen	Mowry
Arbuckle*	Gilley	Kyhl	Palmer
Frommelt	Griffin	Lamborn	Potgeter
	Hammer	Messerly	Schaben

TRANSPORTATION

Lamborn, Chairman	DeKoster	Keith	Lange
DeHart*	Frey	Klink	O'Malley
	Hill	Kyhl	Van Gilst

WAYS AND MEANS

Shaff, Chairman	Benda	Frommelt	Ollenburg
Hougen*	Clarke	Lange	Potgeter
Anderson	Coleman	Leonard	Reichardt
	Dodds	Messerly	Stanley

SENATORS AND THEIR RESPECTIVE COMMITTEES

Sixty-third General Assembly

SENATOR ANDERSON

Agriculture	Judiciary	Ways and means
County government		

SENATOR ARBUCKLE

State government*	Human and industrial relations	Judiciary
Appropriations		

SENATOR BALLOUN

Conservation and recreation, Chairman	Appropriations	Social services
	Law enforcement	

SENATOR BENDA

Schools, Chairman	Conservation and recreation	Ways and means
Commerce		

SENATOR BRILES

County government, Chairman	Commerce	Constitutional amendments and reapportionment
Agriculture		

SENATOR CLARKE

State government, Chairman	Conservation and recreation	Ways and means
Agriculture		

SENATOR COLEMAN

Appropriations	Judiciary	Ways and means
Iowa development		

SENATOR CONKLIN

Schools*	Constitutional amendments and reapportionment	Social services
Appropriations		

SENATOR CURRAN

Iowa development*	Conservation and recreation	County government
Appropriations		

SENATOR DeHART

Transportation*	Cities and towns	Judiciary
Appropriations		

*Indicates ranking member.

Judiciary, Chairman	SENATOR DeKOSTER Human and industrial relations	Schools Transportation
Commerce	SENATOR DENMAN Constitutional amendments and reapportionment	County government Schools
Agriculture County government	SENATOR DODDS Human and industrial relations	Ways and means
Appropriations	SENATOR DODERER Constitutional amendments and reapportionment	Schools Social services
Conservation and recreation*	SENATOR ERSKINE Appropriations Cities and towns	Law enforcement
Higher education, Chairman	SENATOR FLATT Appropriations Commerce	County government
Law enforcement*	SENATOR FREY Conservation and recreation	Social services Transportation
Cities and towns Rules	SENATOR FROMMELT State government	Ways and means
Appropriations	SENATOR GAUDINEER Human and industrial relations	Law enforcement State government
Appropriations County government	SENATOR GILLEY Social services	State government
Commerce	SENATOR GLENN Constitutional amendments and reapportionment	County government Judiciary
Commerce* Appropriations	SENATOR GRIFFIN Iowa development	State government
Appropriations County government	SENATOR HAMMER Schools	State government
Appropriations Higher education	SENATOR HILL Rules	Transportation
Ways and means* Cities and towns	SENATOR HOUGEN Law enforcement	State government

*Indicates ranking member.

Agriculture Appropriations	SENATOR KEITH	
	Cities and towns	Transportation
Agriculture	SENATOR KLINK	
	Conservation and recreation	Social services Transportation
Social services, Chairman	SENATOR KOSEK	
	Appropriations Cities and towns	Constitutional amendments and reapportionment
Law enforcement, Chairman	SENATOR KYHL	
	Conservation and recreation	State government Transportation
Transportation, Chairman	SENATOR LAMBORN	
	Appropriations Social services	State government
Constitutional amendments and reapportionment, Chairman	SENATOR LANGE	
	Judiciary Transportation	Ways and means
Appropriations Higher education	SENATOR LAVERTY	
	Iowa development	Judiciary
Higher education	SENATOR LEONARD	
	Human and industrial relations	Judiciary Ways and means
Social services* Higher education	SENATOR LISLE	
	Human and industrial relations	Iowa development
Appropriations* Cities and towns*	SENATOR LODWICK	
	Rules	Schools
Human and industrial relations, Chairman	SENATOR LUCKEN	
	Agriculture Appropriations	Constitutional amendments and reapportionment
Agriculture	SENATOR MCGILL	
	Conservation and recreation	Schools Social services
Appropriations, Chairman	SENATOR MESSERLY	
	Rules State government	Ways and means
Constitutional amendments and reapportionment*	SENATOR MOGGED	
	Appropriations Commerce	Rules
Judiciary* Appropriations	SENATOR MOWRY	
	Human and industrial relations	State government

*Indicates ranking member.

Rules, Chairman	SENATOR NEU Higher education	Judiciary
Appropriations		
Appropriations	SENATOR NICHOLSON Constitutional amend- ments and reapportionment	Higher education Iowa development
Agriculture*	SENATOR OLLENBURG Schools	Ways and means
Judiciary		
Appropriations	SENATOR O'MALLEY Social services	Transportation
Judiciary		
Cities and towns	SENATOR PALMER Social services	State government
Conservation		
Conservation and recreation	SENATOR PARKER Constitutional amendments and reapportionment	Schools Social services
Iowa development, Chairman	SENATOR POTGETER Commerce State government	Ways and means
Cities and towns	SENATOR POTTER Human and industrial relations	Iowa development Law enforcement
Appropriations	SENATOR REICHARDT Conservation and recreation	Iowa development Ways and means
Commerce, Chairman	SENATOR RIGLER Constitutional amendments and reapportionment	Rules
Appropriations		
Agriculture	SENATOR SCHABEN Law enforcement	State government
Appropriations		
Ways and means, Chairman	SENATOR SHAFF County government Higher education	Judiciary
Appropriations	SENATOR SHIRLEY Constitutional amendments and reapportionment	Judiciary
Cities and towns		
Higher education*	SENATOR SMITH Appropriations	Constitutional amendments and reapportionment
Agriculture		
Rules*	SENATOR STANLEY Appropriations Higher education	Ways and means

*Indicates ranking member.

Agriculture, Chairman Appropriations	SENATOR STEPHENS	
	Schools	Social services
County government* Appropriations	SENATOR SULLIVAN	
	Law enforcement	Social services
Human and industrial relations*	SENATOR THORSEN	
	Cities and towns Commerce	Law enforcement
Appropriations Higher education	SENATOR VAN GILST	
	Law enforcement	Transportation
Cities and towns, Chairman	SENATOR WALSH	
	Constitutional amendments and reapportionment	Iowa development Schools
Commerce Higher education	SENATOR WEIMER	
	Human and industrial relations	Iowa development

*Indicates ranking member.

COMMITTEE ON COMMITTEE ROOMS

Senator Curran 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 Curran, Griffin and Schaben.

TELLERS OF JOINT CONVENTION

Senator Stephens moved 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 Stephens, Hougen and McGill.

HOUSE CONCURRENT RESOLUTION 2 ADOPTED

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

The motion prevailed and the resolution was adopted. The Chair appointed as such committee Senators Benda, DeHart and Kyhl.

ELECTION OF PERMANENT OFFICERS

Senator Benda 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:

PERMANENT OFFICERS AND EMPLOYEES

Secretary	Carroll A. Lane, Carroll
Assistant Secretary	Ruth E. Fisher, Des Moines
Legislative Counsel	Howard Sokol, Sibley
Assistant Law and Reading Clerk	Jack Wayne Linge, Deuda
Journal Clerk	Dorothy Nepstad, Des Moines
Assistant Journal Clerk	Irene Williams, Des Moines
Engrossing Clerk	Ardith Martin, Des Moines
Secretary's Secretary	Phyllis Hall, Des Moines
Secretary to Legislative Counsel	Lois Kalleen, Des Moines
Assistant Clerk	K. Marie Thayer, Ankeny
Payroll Clerk	Mary Ann Abbott, Des Moines
Supply and Secretary's Clerk	Dorothy Hohnbaum, Grimes
Control Board Operator	Michael Springer, Des Moines
Bill Clerk	James R. McCabe, Des Moines
Assistant Bill Clerk	Helen Goreham, Des Moines
File Clerk	Thomas J. O'Grady, Des Moines
Sergeant-at-Arms	Romayne Huffman, Carroll
Assistant Sergeant-at-Arms	John Nelson, Jewell
Chief Doorkeeper	Byron Marshall, Indianola
Assistant Doorkeeper	R. K. Shawhan, Des Moines
Assistant Doorkeeper	J. Charles Grant, Des Moines
Assistant Doorkeeper	Harold D. Davis, Des Moines
Assistant Doorkeeper	Coldren Glenn, Mitchellville
Telephone Page	Lynda Lane, Carroll
Telephone Page	Celia Ann Northup, Lenox
Cloakroom Attendant	Ethel M. Volineer, Des Moines
Porter	Bernard Oltrogge, Des Moines
Postmistress	Mary Balloun, Toledo

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.

On motion of Senator Stanley, the Senate recessed until 1:20 p.m.

AFTERNOON SESSION

The Senate reconvened, President pro tempore Lodwick presiding.

COMMITTEE FROM THE HOUSE

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

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

JOINT CONVENTION

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

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

Motion prevailed.

President pro tempore Lodwick announced a quorum present and the joint convention duly organized.

Senator Stanley moved that the joint convention adjourn until approximately 1:30 p.m., Tuesday, January 14, 1969.

Motion prevailed.

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

COMMUNICATIONS FROM SECRETARY OF STATE

The Secretary of State filed the following communications with the Secretary of the Senate:

STATE OF IOWA
Office of
THE SECRETARY OF STATE

President of the Senate

Sixty-third General Assembly of Iowa

Re: Publication of House Joint Resolution 11,
Acts of the Sixty-second General Assembly

In accordance with the provisions of Section 6.3 of the 1966 Code of Iowa, I hereby report to the Sixty-third General Assembly of Iowa that according to records in this office, House 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, 1968
First	Iowa City Press-Citizen, Iowa City	7-24-8-28-9-25-10-23
	The Gate City Company, Keokuk	7-23-8-27-9-24-10-22
Second	The Bulletin-Journal, Independence	7-26-8-30-9-27-10-25
	Telegraph-Herald, Dubuque	7-23-8-27-9-24-10-22
Third	Eagle Grove Eagle, Eagle Grove	7-25-8-29-9-26-10-24
	Waterloo Daily Courier, Waterloo	7-24-8-28-9-25-10-23
Fourth	Centerville Iowegian & Citizen, Centerville	7-22-8-26-9-23-10-21

	Marshalltown Times-Republican, Marshalltown	7-23—8-27—9-24—10-22
Fifth	The Des Moines Register, Des Moines	7-25—8-29—9-26—10-24
	Boone News-Republican, Boone	7-23—8-27—9-24—10-22
Sixth	Sioux City Journal, Sioux City	7-23—8-27—9-24—10-22
	Algona Kossuth County Advance, Algona	7-22—8-29—9-26—10-24
Seventh	Daily Times Herald, Carroll	7-22—8-26—9-23—10-21
	Council Bluffs Nonpareil, Council Bluffs	7-25—8-29—9-26—10-24

(Seal) IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the official seal of the Secretary of State at the Capitol, in Des Moines, this 13th day of January, A. D. Nineteen hundred and sixty-nine.

MELVIN D. SYNHORST, Secretary of State.
State of Iowa, U.S.A.

STATE OF IOWA

Office of

THE SECRETARY OF STATE

President of the Senate

Sixty-third General Assembly of Iowa

Re: Publication of Senate Joint Resolution 12,
Acts of the Sixty-second General Assembly

In accordance with the provisions of Section 6.3 of the 1966 Code of Iowa, I hereby report to the Sixty-third General Assembly of Iowa that according to records in this office, Senate Joint Resolution 12 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, 1968
First	Iowa City Press-Citizen, Iowa City	7-24—8-28—9-25—10-23
	The Gate City Company, Keokuk	7-23—8-27—9-24—10-22
Second	The Bulletin-Journal, Independence	7-26—8-30—9-27—10-25
	Telegraph-Herald, Dubuque	7-23—8-27—9-24—10-22
Third	Eagle Grove Eagle, Eagle Grove	7-25—8-29—9-26—10-24
	Waterloo Daily Courier, Waterloo	7-24—8-28—9-25—10-23
Fourth	Centerville Iowegian & Citizen, Centerville	7-22—8-26—9-23—10-21
	Marshalltown Times-Republican, Marshalltown	7-23—8-27—9-24—10-22
Fifth	The Des Moines Register, Des Moines	7-25—8-29—9-26—10-24
	Boone News-Republican, Boone	7-23—8-27—9-24—10-22
Sixth	Sioux City Journal, Sioux City	7-23—8-27—9-24—10-22
	Algona Kossuth County Advance, Algona	7-22—8-29—9-26—10-24
Seventh	Daily Times Herald, Carroll	7-22—8-26—9-23—10-21
	Council Bluffs Nonpareil, Council Bluffs	7-25—8-29—9-26—10-24

(Seal) IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the official seal of the Secretary of State at the Capitol, in Des Moines,

this 13th day of January, A. D. Nineteen hundred and sixty-nine.

MELVIN D. SYNHORST, Secretary of State.
State of Iowa, U.S.A.

STATE OF IOWA
Office of
THE SECRETARY OF STATE

President of the Senate

Sixty-third General Assembly of Iowa

Re: Publication of Senate Joint Resolution 24,
Acts of the Sixty-second General Assembly

In accordance with the provisions of Section 6.3 of the 1966 Code of Iowa, I hereby report to the Sixty-third 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:

Congres-
sional

District	Newspapers	Dates Published, 1968
First	Iowa City Press-Citizen, Iowa City	7-24-8-28-9-25-10-23
	The Gate City Company, Keokuk	7-23-8-27-9-24-10-22
Second	The Bulletin-Journal, Independence	7-26-8-30-9-27-10-25
	Telegraph-Herald, Dubuque	7-23-8-27-9-24-10-22
Third	Eagle Grove Eagle, Eagle Grove	7-25-8-29-9-26-10-24
	Waterloo Daily Courier, Waterloo	7-24-8-28-9-25-10-23
Fourth	Centerville Iowegian & Citizen, Center- ville	7-22-8-26-9-23-10-21
	Marshalltown Times-Republican, Mar- shalltown	7-23-8-27-9-24-10-22
Fifth	The Des Moines Register, Des Moines	7-25-8-29-9-26-10-24
	Boone News-Republican, Boone	7-23-8-27-9-24-10-22
Sixth	Sioux City Journal, Sioux City	7-23-8-27-9-24-10-22
	Algona Kossuth County Advance, Al- gona	7-22-8-29-9-26-10-24
Seventh	Daily Times Herald, Carroll	7-22-8-26-9-23-10-21
	Council Bluffs Nonpareil, Council Bluffs	7-25-8-29-9-26-10-24

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 13th day of January, A. D. Nineteen hundred
and sixty-nine.

MELVIN D. SYNHORST, Secretary of State.
State of Iowa, U.S.A.

(Seal)

January 13, 1969

To the Honorable, President of the Senate
Sixty-third General Assembly

Dear Mr. President:

Pursuant to duties imposed on me by section 59.5, Code of Iowa, 1966, I
herewith deliver to you an unopened envelope which allegedly contains

various depositions in the matter of Vincent S. Burke, Contestant vs Charles K. Sullivan, Incumbent.

I also deliver herewith documents captioned "Statement of Intention to Contest Election" and "Notice of Taking Depositions on Oral Examination" which were received by me December 3, 1968, relating to the same matter.

Respectfully submitted,

MELVIN D. SYNHORST, Secretary of State.

January 13, 1969.

To the Honorable, the President of the Senate

Sixty-third General Assembly

Dear Mr. President:

I deliver herewith a letter and four documents which I received by certified mail on January 10, 1969, from Durwood W. Dircks, a Davenport attorney. Mr. Dircks states in his letter: "I am enclosing to be delivered to the Senate of the Sixty-third General Assembly of Iowa all in connection with the Joseph W. Cassidy-Harold A. Thordsen election contest an original and three (3) copies of a motion to dismiss the request for an election contest and affidavits in support thereof."

Respectfully submitted,

MELVIN D. SYNHORST, Secretary of State.

January 13, 1969

To the Honorable, President of the Senate

Sixty-third General Assembly

Dear Mr. President:

Pursuant to duties imposed on me by section 59.5, Code of Iowa, 1966, I herewith deliver to you an unopened envelope which allegedly contains instruments in the matter of Joseph W. Cassidy, Contestant vs Harold A. Thordsen, Incumbent.

Said envelope was received in this office on January 10, 1969.

Respectfully submitted,

MELVIN D. SYNHORST, Secretary of State.

COMMUNICATIONS FROM THE SECRETARY OF THE SENATE

The Annual Report of the State Board of Tax Review has been received and is now on file in the office of the Secretary of the Senate.

The Biennial Report for Highway Research and Development in Iowa has been received and is now on file in the office of the Secretary of the Senate.

The Sixty-third Biennium Capital Improvement Budget for State Institutions, Department of Social Services, has been received and is now on file in the office of the Secretary of the Senate.

On motion of Senator Stanley, the Senate adjourned until 9:00 a.m., Tuesday, January 14, 1969.

JOURNAL OF THE SENATE

SENATE CHAMBER,
DES MOINES, IOWA, TUESDAY, JANUARY 14, 1969.

The Senate met in regular session, President pro tempore Lodwick presiding.

Prayer was offered by Reverend John C. Porath, pastor of the Center Chapel, United Methodist Church, Indianola, Iowa.

The Journal of January 13, 1969, was approved.

COMMITTEE ON PHOTOGRAPHS

Senator Messerly moved that a committee of one be appointed to cooperate with the State Printing Board in securing Senate photographs for use in the Iowa Official Register.

The motion prevailed and the Chair appointed Senator Nicholson. On motion of Senator Stanley, the Senate recessed until 1:20 p.m.

AFTERNOON SESSION

The Senate reconvened, President pro tempore Lodwick presiding.

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

REPORT OF COMMITTEE ON COMMITTEE CLERKS

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

Senator Anderson	Mary Williamson
Senator Arbuckle	Dorothy C. Powell
Senator Balloun	Estella Fickel
Senator Benda	Arline Miller
Senator Briles	Mildred Storey
Senator Clarke	Mary V. Cochran
Senator Coleman	Carolyn Ingle
Senator Conklin	Katherine Kelly
Senator Curran	Dorothy F. Curran
Senator DeHart	Marguerite S. Rogerson
Senator DeKoster	Elsie L. Haun
Senator Denman	Gertrude O. Cox
Senator Dodds	Frances M. Dodds
Senator Doderer	Kay L. Doderer

Senator Erskine	G. Marie Capper
Senator Flatt	Jean F. McClatchey
Senator Frey	Genevieve M. McCartan
Senator Frommelt	Betty Shortell
Senator Gaudineer	Donna J. Slater
Senator Gilley	Dorothy I. Robinson
Senator Glenn	Judith Cort
Senator Griffin	Dwan L. Carter
Senator Hammer	Ferne M. Johnson
Senator Hill	Genevieve E. Snetselaar
Senator Hougen	Peggy Thomson
Senator Keith	Eleanor M. Lundberg
Senator Klink	Retha B. Ruppe
Senator Kosek	Delores Price
Senator Kyhl	Ruth L. Mosher
Senator Lamborn	Janet A. Lamborn
Senator Lange	Ruth Short
Senator Laverty	Lois Carty
Senator Leonard	Kathleen S. Hodgson
Senator Lisle	Vivian L. Haag
Senator Lodwick	Marjorie H. Helkenn
Senator Lucken	Sylvia Tow
Senator McGill	Karen Kincade
Senator Messerly	Ruth Schuler
Senator Mogged	Susan Crowell
Senator Mowry	Doris F. Saf
Senator Neu	Jane H. Warren
Senator Nicholson	Marcella L. Nelson
Senator Ollenburg	Jane Bevington
Senator O'Malley	Joy Davis
Senator Palmer	Louise Ansher
Senator Parker	Golda Beals
Senator Potgeter	Betty J. Gottschalk
Senator Potter	Elizabeth Johnson
Senator Reichardt	Sherry Lee Goodwin
Senator Rigler	Ruth M. Jacobsen
Senator Schaben	Doris D. Johnson
Senator Shaff	Margaret H. Bruce
Senator Shirley	Elva Pittman
Senator Smith	Mabel M. Smith
Senator Stanley	Sandra Lea Moses
Senator Stephens	Roberta Hickerson
Senator Sullivan	Dorothy D. Christen
Senator Thordsen	Elizabeth Ligouri
Senator Van Gilst	Bonnie June King
Senator Walsh	Marguerite Miller
Senator Weimer	Carol Heaberlin

A. J. ERSKINE
 ROGER J. SHAFF
 WILLIAM REICHARDT

The motion prevailed and the report was adopted.

COMMITTEE FROM THE HOUSE

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

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 pro tempore Lodwick presiding.

Senator Stanley 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 pro tempore Lodwick announced a quorum present and the joint convention duly organized.

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

Motion prevailed and the President appointed as such committee Senators Benda of Poweshiek, Lavery of Warren and Frommelt of Dubuque, on the part of the Senate, and Representatives Fisher of Greene, Van Drie of Story and Miller of Des Moines, on the part of the House.

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

President pro tempore Lodwick then presented Governor Fulton who delivered the following address:

STATE-OF-THE-STATE MESSAGE
TO THE SIXTY-THIRD GENERAL ASSEMBLY
BY

HONORABLE ROBERT D. FULTON, GOVERNOR OF IOWA
Joint Session, January 14, 1969

Mr. President, Mr. Speaker, Honorable Senators and Representatives of the Sixty-third General Assembly, Old Friends and Colleagues:

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."

It is my privilege, in my brief tenure as your thirty-seventh Governor, to deliver this message which is traditionally known as the "State-of-the-State" address.

As you all know, the honor of serving as your Chief Executive for a period of fourteen days came to me when Governor Hughes resigned in order to assume his elected place in the United States Senate.

Since it was not my intention to pre-empt either the accomplishments of the Hughes administration or the potentials of the Ray administration, I have not pretended that these would be the fourteen days that would shake the world.

My friends of the press have plied me with questions as to exactly what I proposed to accomplish during this mini-term. Perhaps I should have had one of my young children answer for me, as one of President Kennedy's once did for him.

One Sunday, a White House reporter asked three-year-old Caroline what her father was doing.

"He's not doing anything," she replied. "He's just sitting up there with his shoes and socks off, doing nothing."

I am sure that there are those who would contend that my speech, like my administration, should be graced with brevity. But I will warn you that there is nothing in the Constitution that compels a short-term Governor to deliver a short address.

My remarks today will be somewhat unorthodox as State-of-the-State messages go. I believe I can make a more useful contribution with a personal, philosophical evaluation than with the customary formal listing of facts and figures.

I have viewed the course of state government from several vantage points in the past decade. Prior to this fleeting term as Governor, I was a member of the House, a member of the Senate, and served for two terms as your Lieutenant Governor. After Thursday, I will once again be out of public office, a toiler in the vineyard of private enterprise.

I doubt if any Lieutenant Governor in Iowa's history has had a closer and more congenial bond with the Chief Executive than I have been privileged to have with Harold Hughes. It has been the richest experience of my life. Even those who have disagreed with the Hughes policies have found, as I have found, that the man himself is a dynamic and forceful leader.

It has also been my privilege, over the course of these years, to work closely with many of you veterans of the General Assembly who are here today. I can only say that this experience also has been incomparably rewarding. Partisan differences have not deterred us from working together for the good of the state or from enjoying a high order of personal friendship and mutual respect. I want to thank all of you colleagues of the Legislature for your cooperation and personal generosity, and I want to wish you and the newly-elected members of both houses the greatest success in this Sixty-third session of Iowa's General Assembly.

Above all, I extend to Governor-elect Bob Ray and the members of his administration success in their endeavors.

Exactly what constitutes or determines the state of the state at any given point in history?

Obviously, many factors are involved—economic health, quality of public services, fiscal posture of the government, the relation of the state to its subdivisions, the welfare of the people—these and many more factors.

But, as Harold Hughes pointed out, there is something more, beyond

the sum of these factors—an “intangible quotient” that is the essential determinant of the true state of the state—the spiritual temper of the people: their morale, their idealism, their receptiveness to new ideas, their commitment to progress, their concern for their fellow men, their faith in the future, and their willingness to contribute to, as well as benefit from, the blessings of a free society.”

When this intangible quotient is high, we know that people have found the good life.

“The success or failure of a state,” Hughes said, “is gauged in the final analysis by the opportunity it affords its people for the good life, in the highest sense of this concept.”

This is the hour of the changing of the guard. It marks the end of the Hughes era and the return to complete domination of the state government by the Republican party—a situation which, needless to say, has often existed in years past.

Whether or not it signifies a sweeping reversal of the basic policies, innovations and reforms of the past six years remain to be seen. With a clean sweep of all state elective offices and with top-heavy majorities in both House and Senate, it is clear that the new administration will have the firepower to revert and retrench, if this be their will.

I sincerely hope that this will not be the case. The great social, economic and organizational advancements of the Hughes era are not rightly classified as partisan issues, although they were seen, at times, in this light.

The credit for the forward thrust of the state in these action-packed years belongs to people of Iowa of all political faiths. It is significant that the same electorate that voted in these office-holders also approved the five constitutional amendments that were on the ballot. It is also significant that these five amendments had strong bi-partisan support during the campaign, including the active endorsement of the standard-bearers of both parties.

The basic contest in this state, as one experienced observer has put it, is not between Republicans and Democrats, between rural and urban people, or even between liberals and conservatives in the true sense of those words. The real contest is between progress and inertia, between willingness to adapt to changing conditions and the granite-headed resistance to change, between reform and retrenchment, between public interest and narrow private interest, and between action and stagnation.

One of John Kennedy's favorite quotations from Oliver Wendell Holmes epitomizes the spirit that should animate all people who care deeply about the state of their state—not only for today but for generations to come:

“ . . . We must sail sometimes with the wind and sometimes against it—but we must sail, and not drift nor lie at anchor.”

It is not my purpose here today, in my evaluation of the state's conditions and needs, to make a partisan political speech; but it is my purpose to express my deep concern about issues that cut across party lines and deserve the support of all people who care deeply about Iowa.

The great struggle in the world today is to retain our human qualities and the values of our civilization in a technological age.

Whatever one may think of specific issues involved, the record shows that no period in Iowa's history has produced more major reforms, innovations and breakthroughs for progress than the past six years.

So many things were accomplished in such a short space of time that it is easy to take them for granted and to lose sight of how profoundly our state has changed in these half-dozen years.

In January of 1971, when Governor Ray presents his State-of-the-State

message, he will have new accomplishments to set forth—and I sincerely wish him well with them.

I hope, and feel confident, that some of these accomplishments will be continuations of the progress that has been made on many fronts in these past three terms, as well as new programs to fit the new needs of our changing times.

In any event, the custody of the future belongs to the new administration. But in order to gain any real insight into the state of this state as of January 14, 1969, it is necessary to look back briefly over some of the major changes of the past six years, as seen in the perspective of our state's recent history.

The people of Iowa reared back, shed their inferiority complex, and put this state on the move.

The Constitution of our state says simply and succinctly: The political power is inherent in the people. When the people are mobilized behind a public cause, they can move mountains. We have seen this happen in the past six years.

These were the years when, working together, we established equality of voting rights. We enacted sensible liquor control laws and eliminated the infamous key clubs where minors, as well as adults, could buy liquor over the counter. We broke all records for industrial development, year after year. We came near doubling funds for agricultural land tax credits.

We brought school aid up to record levels and finally carried through the first realistic, long-range, school-financing plan in the state's history. We enacted the state's first property tax replacement program, after 30 years of promises. We established educational radio and TV and a plan for area vocational-technical schools that is one of the best in the nation. We erased the shame of public hangings from a civilized society.

We established a civil service system for state employees. We opened up the committee system in the Legislature. We made substantial gains in unemployment compensation and workmen's compensation for the working man and woman. We gave unprecedented support to our universities and inaugurated a long-needed state scholarship program.

We established Iowa's first statutory commission for the aging and the first statutory civil rights commission.

We made it possible for local government operating funds, deposited in banks, to draw interest for the benefit of the taxpayer.

We faced up to the need for government reorganization and got it under way. We established a division of tourism in the Development Commission. We substantially increased the Highway Patrol and instituted one of the most comprehensive traffic safety programs of any state.

We established a state law enforcement academy, put Medicaid in operation, founded an alcoholic treatment center and a maximum security hospital.

We spanned the state with our Interstate highway system and modernized hundreds of miles of the older primaries. We provided tax relief for the elderly and improved our programs for dependent children, the mentally ill, the retarded and the physically handicapped. We enacted a uniform commercial code and took Iowa's first action for consumer protection.

We appropriated funds for long-needed public parks and outdoor recreation facilities and met the undeniable need for additional state office space.

We inaugurated comprehensive state planning, organized Sell-Iowa delegations to the financial centers of our own country and sent foreign trade missions to three continents.

This is only part of the list of major achievements registered during these six years.

Many other things that profoundly influence the state of the state are not recorded in the statute books or official administrative records.

I am thinking, for example, of Governor Hughes' personal efforts to arouse citizen participation in crime prevention, in providing jobs for disadvantaged youngsters and in alleviating conditions of poverty.

And I am thinking also of the religious leaders and local officials who accepted the challenge so willingly and moved so directly to get at the roots of these problems before it is too late.

The events of the past six years that moved this state ahead by giant strides and liberated its spirit did not "just happen." They were the result of a great deal of planning and hard work and tough-minded implementation.

And another point I feel must be made is that these issues, now registered as achievements, were not plucked out of the atmosphere as desirable political planks. Many of them were "hot potatoes" or unlikely crosses to bear, so far as political considerations were concerned.

They were not selected for purposes of political expediency, as a man would select flashy neckties in a haberdashery.

They were carefully thought-out measures, sensibly taken to meet the compelling needs of our state in an era of rapid change.

* * *

Now, as we move into the new year, Iowa's economy is sound and stable, and the business outlook for 1969 is generally optimistic.

Farming is still the foundation of our economy in Iowa, although combined wholesale and retail trade has, for the first time, surpassed farming in production of total income. Manufacturing did so several years ago. But as we all know, a great part of our industry and trade is farm-related, and farm income has a prime influence on our over-all economy.

Within the context of the general truth that the commercial farmer is a long way from getting his fair share of the nation's prosperity, the agricultural economy in Iowa is in comparatively good shape. Grain production last year was reasonably good. Feed-grains payments set a record that may well be surpassed in 1969, and Iowa ranked first in production of pork and marketing of grain-fed cattle.

For the sixth straight year, capital investment by industry reached a record level in Iowa—341 new industrial developments and nearly 7,000 new job opportunities created last year by industry alone.

In all sectors of the economy, at least 150,000 new and experienced Iowa workers, who needed jobs, found them within the state over the last six years.

And in that same period, the growth in total personal income of Iowans has paced the nation, rising more than 42 percent since 1962.

This phenomenal expansion of our state and national economy strained the ability of state and local government to finance the services demanded of them. Pressures built up to alter our state tax structure to provide the necessary funds.

At the same time, it became virtually impossible for local government to continue deriving tax revenues almost exclusively from the static, unresponsive property tax.

In these chambers two years ago, a bipartisan Legislature chose to deal forthrightly with these problems, enacting a far-reaching, sensible and necessary reform of Iowa's state-local tax structure.

Even though they are only partially implemented, the revenue-sharing programs established by the Sixty-second General Assembly have kept the average statewide property tax levy comparatively constant. Full

implementation should provide some reduction in the average property tax levy for this year.

Allowing local government a substantially larger share of the growth in state revenue has affected the availability of funds for financing the services of state government. This was to be expected.

With minor adjustments, however, the entire state-local tax structure will respond to fluctuations in the economy and, in something of an automatic way, provide Iowa with adequate funds for meeting the needs of the state. If any adjustments are to be made, the guiding principle should be to base them on ability to pay and on taxes that will grow with the economy, not lag behind it.

The nucleus of the tax reform program is the provisions for equalizing property valuations across the state, so that taxpayers in one area are treated no differently than those in another. To delay equalization or tamper with this basic reform is to perpetuate inequities that have already endured far too long.

The sales-tax credit inserted an income factor in what was otherwise consumer-oriented tax legislation. This credit should not be repealed. If anything, it should be strengthened to insure fair enforcement and be preserved for the continuing benefit of the low-income taxpayers.

* * *

Here in Iowa—and indeed in all America—our political institutions must prove that they are amenable to change, reform and renewal, if they are to survive. To pledge allegiance to the status quo is to sentence our democratic institutions to death or deterioration.

A respected Washington commentator, David Broder, wrote a few months ago: "The American system of self-government is being tested . . . and so is the United States' confidence in the institutions of democracy."

The contemporary English historian, Arnold Toynbee, has posed the thesis that cultures confronted with a changed environment will inevitably collapse. This would specifically apply to us, since there is no question but that the technological environment we live in today is as different from the rural Iowa of the last century as day is from night.

Our institutions of government must meet the challenge of change if they are to survive. They must meet it in terms of two general criteria.

The first criterion is that of responsiveness. To what extent are our governmental institutions responsive to the collective needs of the citizenry—both majority and minorities?

The second criterion is that of effectiveness. To what extent do our governmental institutions employ effective, up-to-date means of coping with the popular demands made upon them?

Here in Iowa, revolutionary trends—rapid urbanization, industrialization, and spectacular advancements in the fields of communication and transportation—have produced numerous day-to-day problems for our citizens and imposed new strains and demands on our public institutions and officials.

Can our governmental institutions adapt to the dislocations stemming from these revolutionary changes in our society?

The answer is that they can and must—if they are to survive. But there can be no turning back, no hesitation, no regression to the easy answers of an earlier era.

The modernization of our state government, commenced in the past two years, must be continued. We have only begun to reorganize the costly and inefficient proliferation of agencies in our state government.

Modernization of local government is also a crying need, and state government must have a more realistic and responsible attitude toward its political subdivisions.

The notion, prompted by innumerable political office-holders and their kin, that our archaic county organization is sacred is ridiculous and prejudicial to our state's progress.

The ninety and nine of the Scriptures was not meant for counties in a state the size of Iowa.

The cities and towns of Iowa are in critical need of operating revenues. A method must be found in the immediate future to give the hard-pressed municipalities a source of revenue other than the overworked property tax. They also need sensible legislation to implement the home rule amendment approved by the voters in November.

For the Legislature to sweep their urgent problems under the rug, as has been so often done in the past, is to invite grave consequences.

The enactment of municipal home rule will be a hollow mockery if the General Assembly treats the cities and towns, where three-quarters of the people live, as disfavored stepchildren of the state.

The people of Iowa, in recent years, have amply demonstrated that they are ready and willing to support responsible programs of government reform.

This is one of the strongest positive elements affecting the state of the state as of January 14, 1969.

As you know, we already have a workable blueprint for the reorganization of the executive branch of the state government and the judicial branch, and significant first steps have been taken to carry out these recommendations.

With reference to the legislative branch, I feel that appropriate guidelines for needed changes were presented only a few months ago in the final report of the Iowa Legislative Processes Study Committee, a special blue-ribbon interim committee established by the Legislative Research Committee and headed by President Paul Sharp of Drake University.

Although I do not fully agree with every specific recommendation of the committee, I strongly believe that the committee has presented some valid goals on which I hope this session of the Legislature will take action.

The committee's recommendations on improvement of legislative facilities, on staff assistance for standing committees and legislative leaders, on establishment of a legislative council, on reduction in the number of standing committees, and on the rewriting of legislative rules are all especially noteworthy.

The people of Iowa took the initial steps in making our Legislature a more responsive and effective governmental institution by approving three constitutional amendments dealing directly with the General Assembly—annual sessions, a more flexible method of legislative compensation, and permanent reapportionment and reduction in the size of the Assembly.

Since the last amendment establishes a maximum size of 150 members, I would strongly urge that this session seriously consider establishing a smaller assembly. I believe that a legislature consisting of around 120 lawmakers—80 representatives and 40 senators—would be substantially more responsive and effective. The salary savings realized from having a smaller legislature could be used for acquiring much-needed staff assistance.

We have come too far in these recent years, and there is too much at stake in the years ahead, to permit us any easy ambivalence about the needs of our state.

It is not enough to pledge allegiance to the objectives of a vitally-

needed program of state service and then to stand by passively and allow its support to be cut away.

It is not enough to say that we must "cut out the cake" of our social programs, because I am not talking about cake, but about bread—bread to meet vital human needs. I am talking about education and mental health and essential aid to the indigent elderly, to dependent children, to the mentally ill and the physically handicapped, and other vital human value programs.

There is a school of thought being voiced in the state these days that in such areas as public health, education and welfare, we have been living beyond our means and trying to keep up with the Joneses (the larger and wealthier states).

It is said that Iowa has been trying to travel first class in the human value areas of state government and that we can only afford to be second class.

I can only tell you that this is not the voice of the people, but the voice of vested interest which equates the good of the state with its own private gain.

In education and in the other human value programs that mark us as a civilized people, I can only say—as Harold Hughes has said so often—we can't afford not to go first class.

Take education, for example. Even if dollars and cents were our only consideration and human values were ignored, it would be foolish to abandon the pursuit of excellence in education, for we would inevitably suffer a decline in economic growth and sacrifice one of our major attractions to new industry.

Economy in government is an essential objective, and I appreciate the problems you members of the Assembly will be facing in appropriations and ways and means.

But economy at the expense of essential human needs and allowing our human values to deteriorate is not true economy at all.

As Oliver Goldsmith wrote in "The Deserted Village":

"Ill fares the land, to hastening ills a prey
Where wealth accumulates, and men decay."

For me, this visit with you today climaxes ten years of public service at the state level.

It has truly been an honor and privilege to serve with you and for you during these memorable years.

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

CANVASS OF VOTES

President pro tempore Lodwick 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 6, 1968, and announced as teller, on the part of the Senate, Senator Stephens of Washington and assistant tellers Senators Hougden of Black Hawk and McGill of Monroe, and as teller, on the part of the House, Representative Den Herder of Sioux and as assistant tellers Representatives Klein of Winnebago and Radl of Linn.

President pro tempore Lodwick further announced that, in ac-

cordance with statute, tellers Senator Stephens and Representative Den Herder would constitute the judges of said canvass.

The returns were opened in the presence of the joint convention and the tellers then proceeded to canvass the vote for Governor and Lieutenant Governor of the State of Iowa, cast at the General Election held November 6, 1968.

On motion by Senator Stanley of Muscatine, the joint convention recessed until on or about 1:30 p.m., Thursday, January 16, 1969.

The Senate returned to the Senate chamber and resumed regular session, Senator Kyhl presiding.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

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

Senate Concurrent Resolution 1, providing that a joint committee be appointed to arrange for the inauguration of the Governor and Lieutenant Governor, on the part of the House. The members named on the part of the House were Representatives Elizabeth Shaw, Chairman, Conrad Ossian, Donald D. Alt, Charles P. Miller, William Gannon and Dale M. Cochran.

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

Senate Concurrent Resolution 2, relating to the distribution of the 1968 Codes and the Laws of the Sixty-second General Assembly to members of 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 3, providing that the Superintendent of Printing mail to county auditors copies of journals and bills of the Sixty-third General Assembly.

WILLIAM R. KENDRICK, Chief Clerk

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:

Name	Miles	Amount
Lieutenant Governor Roger W. Jepsen	120	\$24.00
Anderson, Quentin V.	85	17.00
Arbuckle, R. Dean	70	14.00
Balloun, Charles F.	75	15.00
Benda, Kenneth	80	16.00
Briles, James E.	100	20.00
Clarke, Hugh H.	100	20.00
Coleman, C. Joseph	118	23.60
Conklin, W. Charlene	112	22.40
Curran, Leigh	125	25.00
DeHart, Pearle P.	33	6.60

Name	Miles	Amount
DeKoster, Lucas J.	230	46.00
Denman, William F.		No Claim
Dodds, Robert R.	155	31.00
Doderer, Minnette	120	24.00
Erskine, Alden J.	200	40.00
Flatt, Joseph B.	42	8.40
Frey, Tom J.	125	25.00
Frommelt, Andrew G.	210	42.00
Gaudineer, Lee		No Claim
Gilley, Floyd	160	32.00
Glenn, Gene W.	100	20.00
Griffin, James W., Sr.	140	28.00
Hammer, Walter B.	185	37.00
Hill, Eugene M.	33	6.60
Hougen, Chester O.	120	24.00
Keith, Wayne	142	28.40
Klink, Leslie C.	200	40.00
Kosek, Ernest	120	24.00
Kyhl, Vernon H.	105	21.00
Lamborn, Clifton C.	194	38.80
Lange, Elmer F.	130	26.00
Laverty, Charles O.	10	2.00
Leonard, J. Leslie	200	40.00
Lisle, Vern	130	26.00
Lodwick, Sealey G.	170	34.00
Lucken, J. Henry	210	42.00
McGill, Donald S.	70	14.00
Messerly, Francis L.	115	23.00
Mogged, Charles G.	115	23.00
Mowry, John L.	52	10.40
Neu, Arthur A.	100	20.00
Nicholson, Edward E.	175	35.00
Ollenburg, H. L.	115	23.00
O'Malley, George E.		No Claim
Palmer, William D.		No Claim
Parker, Kenneth	170	34.00
Potgeter, James A.	80	16.00
Potter, Ralph W.	140	28.00
Reichardt, William J.		No Claim
Rigler, Robert R.	155	31.00
Schaben, James F.	135	27.00
Shaff, Roger J.	190	38.00
Shirley, Alan	40	8.00
Smith, Marvin W.	204	40.80
Stanley, David	156	31.20
Stephens, Richard L.	185	27.00
Sullivan, Charles K.	215	43.00
Thordsen, Harold	172	34.40
Van Gilst, Bass	70	14.00
Walsh, John M.	210	42.00
Weimer, J. Donald	125	25.00

LUCAS J. DeKOSTER, Chairman
 R. DEAN ARBUCKLE
 ALAN SHIRLEY

MAJORITY 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-third General Assembly of the State of Iowa:

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

Senator George E. O'Malley served as chairman of the committee, Representative Elmer H. Den Herder, vice chairman, and Representative Keith H. Dunton, secretary.

The committee made annual visits to the sixteen institutions that deal with mental health, special education and corrections under the Department of Social Services and the three universities, School for the Deaf and School for the Blind under the Board of Regents. The committee also met with the State Highway Commission, State Conservation Commission and toured state parks in the central Iowa region, Iowa Development Commission, State Fair Board, Department of Public Instruction, Board of Regents, Department of Social Services, State Car Dispatcher, Merit Employment Department, Office of Planning and Programming and Iowa Crime Commission. Other visits were to the Maximum Security Hospital under construction at Oakdale, Area XI Comprehensive Vocational Facility and Goodwill Industries.

The Sixty-second General Assembly gave this committee the duty of approving the expenditure of funds appropriated by the legislature for capital improvements of certain state departments, when in this committee's judgment, it was for the best interest of the State of Iowa, and to carry out the intents and purposes of the legislature. The committee also reviewed comments and recommendations contained in certain audit reports released by the Auditor of State and where the committee deemed it advisable met with certain departments to discuss progress of implementation of such recommendations.

The committee sponsored two conferences: (1) Conference on Multiple Handicapped, and (2) Conference on Education and Welfare of Unwed Mothers in the State of Iowa. Professionals from the various institutions, the Department of Social Services, the Department of Public Instruction and the University Hospital were called together to explore the services available in the State of Iowa. From these conferences, it was determined that there is a need for coordination of existing agencies, improved communications with the public, legislature and professional workers, and clarifying case responsibility.

Chairman O'Malley appointed four members of the committee to a subcommittee on governmental reorganization. Members of the subcommittee were: Senator Lee Gaudineer, chairman, Senator Joseph B. Flatt, Representative William J. Gannon and Representative Conrad Ossian.

The Governmental Reorganization Subcommittee held the following public hearings in an effort to determine the feasibility of reorganization:

Department of Natural Resources Management to include the State Conservation Commission, Iowa Natural Resources Council, Iowa State Soil Conservation Commission, Iowa State Geologist, Geological Board and the Iowa State Advisory Board for Preserves.

Department of Public Safety to include the enforcement responsibility of the gas and special fuel taxes, length and weight requirements for trucks and semi-trailers, reciprocity agreements between Iowa and other states, licensing requirements, and permit and registration requirements for trucks and semi-trailers as they affect licensing of drivers and vehicles, and reciprocity agreements.

The Bureau of Criminal Investigation, Department of Public Safety, to include the Narcotics Division and Drug Abuse Control Division of the Pharmacy Board.

The subcommittee on reorganization also met with the Division of Vocational Rehabilitation of the Department of Public Instruction and the Department of Social Services in an effort to effect an interagency agreement between these departments which would assure Iowa of receiving its full share of federal funds in the field of vocational rehabilitation, and also to discuss whether or not it would be feasible to move the Division of Vocational Rehabilitation from the Department of Public Instruction to the Department of Social Services.

As a result of this meeting an interagency agreement has been effected and approved by the Department of Health, Education and Welfare, assuring Iowa of receiving its full share of federal funds in the field of vocational rehabilitation and has effected a more coordinated effort between the departments involved.

The subcommittee also met with the representatives of Harbridge House, Inc. to review a study that firm had conducted on Vocational Rehabilitation in the State of Iowa.

A public hearing was held on a proposal that federal funds be included in the state executive budget and their use authorized by the General Assembly. All departments, commissions and agencies who receive federal funds were invited to appear and present their views.

Chairman O'Malley appointed Senator Seeley G. Lodwick and Representative Keith H. Dunton to serve on the advisory committee for the medium security facility to be built at Anamosa. Plans are now being drawn for an independent unit, known as Phase I, capable of being operated without further capital fund appropriations.

The Budget and Financial Control Committee recommends that the Sixty-third General Assembly review and give consideration to Phase II of the plan for the medium security project proposed for Anamosa.

All members of the Budget and Financial Control Committee were authorized to attend the meetings of the School Budget Review Committee.

This committee recommends to the Sixty-third General Assembly the following legislation for passage:

1. An act to provide for the financing of the Iowa Merit Employment Department by prorating the cost of operations to the participating agencies.
2. An act to authorize central purchase of liability insurance on state-owned motor vehicles by the executive council and to amend section five hundred seventeen A point one (517A.1) accordingly.
3. An act to remove the word "insane" as a synonym for the words "mentally ill", and relating to the civil rights of persons admitted or committed to institutions for the mentally ill.
4. A bill for an act amending provisions of the Code of Iowa, 1966, as amended, for the purpose of providing that employment of personnel by state departments, boards, agencies, and institutions shall be pursuant to the state merit system as established by chapter ninety-five (95), Acts of the Sixty-second General Assembly.
5. A bill for an act creating a state crime laboratory and state medical examiner.
6. A bill for an act relating to the reorganization of the department of public defense.
7. A bill for an act relating to the enforcement of laws and regulations

regarding narcotic drugs, counterfeit drugs and depressants and stimulant drugs.

8. A bill for an act relating to the assignment of the reciprocity board to the state department of public safety.
9. An act relating to the transfer of authority and responsibility for enforcing laws and regulations concerning certain motor vehicles to the department of public safety.

(A complete text of the above proposed bills is on file in the office of the Legislative Fiscal Director.)

This committee recommends to the Sixty-third General Assembly the following legislation for consideration:

1. An act relating to the establishment and licensing of foster care facilities and maternity homes and repealing chapter two hundred thirty-six (236), Code 1966, relating to maternity hospitals, and chapter two hundred thirty-seven (237), Code 1966, relating to children's boarding homes.
2. A bill for an act relating to the reorganization of the Iowa state conservation commission, Iowa natural resources council, Iowa state soil conservation commission, Iowa state geologist, geological board, and the Iowa state advisory board for preserves; to establish a department of natural resource management; and to amend the Code of Iowa to conform thereto.

(A complete text of the above bills is on file in the office of the Legislative Fiscal Director.)

This committee recommends to the Sixty-third General Assembly the following legislation for study:

1. A bill for an act creating an executive department; relating to the reorganization of the office of governor, commission on aging, civil rights commission, higher education facilities commission, and all agencies now in existence or hereafter established pursuant to section seven point nine (7.9), Code 1966, and 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; and to establish an office of planning and programming within the executive department.

It is the consensus of the committee that some of the various departments included within this particular bill could well be combined, however, it cannot be said at this time that this particular bill embraces the proper solution and therefore recommends that this problem be forwarded to the Sixty-third General Assembly for further definitive study by the proper committee of each house. (A copy of this bill is on file in the office of the Legislative Fiscal Director.)

2. A bill for an act relating to the acceptance and expenditure of federal funds during the interim between legislative sessions by state departments, agencies, boards and institutions.

It is the consensus of the committee that the bill concerning the appropriation of federal funds is good in its general concept, however, the specific bill supplied contains references to procedures and legislative committees

that may or may not be in existence after the reorganization by the Sixty-third General Assembly; further that, in any event, the Governor should be directed and empowered to require the various boards, agencies and commissions of state government to provide him with full information concerning any and all federal programs or grants applied for and in which participation has been authorized; that this matter then be further referred to the Sixty-third General Assembly for further definitive study by the appropriate committees of each house. (A copy of this bill is on file in the office of the Legislative Fiscal Director.)

The Budget and Financial Control Committee of the Sixty-second General Assembly also makes the following recommendations:

DEPARTMENT OF PUBLIC SAFETY

This committee recommends that the Department of Public Safety furnish the legislature with an over-all plan for radio communications in the State of Iowa. Testimony by the Department of Public Safety revealed that much of the communications equipment is outdated and in poor condition. A comprehensive plan should be submitted which includes all departments and divisions involved with radio communications, thereby correlating all radio communications and appropriations therefor.

STATE HIGHWAY COMMISSION

This committee recommends that the State Highway Commission prepare and submit a report on all surplus property and excess right-of-way in the State of Iowa.

AUDITOR OF STATE

It is recommended that the Auditor of State outline and enforce a system of uniform county accounting.

EDUCATION COMMITTEE

This committee recommends a study of the administration of education at the state level be made for the State of Iowa.

ETHICS COMMITTEE

This committee recommends that the Ethics Committee of the Sixty-third General Assembly review section 5, chapter 107, Acts of the Sixty-second General Assembly, regarding "honorariums".

The following resolution was passed by the Budget and Financial Control Committee:

RESOLUTION

WHEREAS, the Budget and Financial Control Committee expends numerous man hours visiting all of the institutions, commissions, departments, and agencies of state government and is thereby familiar with their duties and responsibilities, and the means available by which such duties and responsibilities may be discharged; now therefore,

BE IT RESOLVED, That the Sixty-third General Assembly authorize the Budget and Financial Control Committee to be the body that authorizes all

requests for appropriations from the contingency fund up to a maximum of thirty-five thousand dollars (\$35,000.00) and all in excess thereof with the concurrence of the Executive Council.

The vote on the above resolution was as follows:

Those voting aye: Representative Cunningham
Representative Den Herder
Representative Dunton
Senator Flatt
Senator Lodwick
Representative Ossian

Those voting nay: Senator Cassidy
Representative Gannon
Senator Gaudineer

Not voting: Senator O'Malley

The members of the Budget and Financial Control Committee unanimously agree to be available to work with any of the standing committees during the Sixty-third General Assembly to relate to them the information gathered in their visits to the various state institutions, departments, agencies and commissions.

The members of the Budget and Financial Control Committee express their thanks to all state departments, commissions, agencies and institutions for their cooperation during the biennium.

Respectfully submitted,
GEORGE E. O'MALLEY, Chairman
ELMER H. DEN HERDER, Vice Chairman
KEITH H. DUNTON, Secretary
JOSEPH W. CASSIDY
JOSEPH B. FLATT
RAY C. CUNNINGHAM
LEE GAUDINEER
CONRAD OSSIAN
SEELEY G. LODWICK

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-third General Assembly of the State of Iowa: I, William J. Gannon, hereby submit the following statement and minority report of the Budget and Financial Control Committee.

For four years I have served as a member of the Budget and Financial Control Committee. The value of serving as a member of the "Interim Committee" cannot be matched. I have enjoyed and appreciated my tenure.

The purpose of this statement and report is to share with the other members of the General Assembly some of my observations as a departing member of the Budget and Financial Control Committee.

The Budget and Financial Control Committee has more contact with the departments and institutions of state government than any other group of legislators. The committee members have as broad an understanding of state government as any group of legislators, however, the committee members are not able to have an in depth knowledge of all departments and institutions.

With the advent of annual sessions, I can foresee a rapid diminishing of activity and responsibility for the Budget and Financial Control Committee.

If the standing committees are allowed to continue between sessions, the proper standing committee would be a more legitimate group to have a hearing on the schooling of unwed mothers. I use this as an example of how the

activities of the Budget and Financial Control Committee will (and properly so) diminish.

The majority report is quite lacking as far as recommendations for change accompanying annual sessions. Here are some examples:

1. It disregards the Legislative Processes Study Committee report.
2. It makes no recommendations relative to annual budgeting.
3. The majority seems to be looking to the past rather than the future—witness their recommendations concerning the contingency fund. I am strongly opposed to having a return to the old "contingency club" relationship between the executive branch and the legislature.

I am in basic agreement with the balance of the majority report. I would be remiss if I didn't mention the changes I have witnessed during my brief tenure on the Interim Committee.

Programs and operations have improved at all of our institutions. I am particularly encouraged by what I see at our schools for the mentally retarded and our penal institutions. We have seen the emergence of a practical program at the Riverview Prerelease Center.

Our Board of Regents institutions have kept pace with growing enrollment demands and the knowledge explosion. We have seen the emergence of the area schools, which, despite their detractors, are supplying excellent educational opportunity to thousands of young people and a lot of us older citizens.

One of the most dramatic changes includes the Interim Committee itself. At the outset of my tenure on the committee, the members and to a certain extent the staff of our institutions seemed to be more interested in the institution's farming operation than in the programs designed to aid the people they were serving. I am happy to report this is no longer the case.

The following are my recommendations:

1. Enactment of all the governmental reorganization bills mentioned in the majority report.
2. Abolishment of the Budget and Financial Control Committee and realignment of its functions as recommended by the Legislative Processes Study Committee.
3. Proceeding immediately to annual budgets.
4. Abolishing the contingency fund.
5. Appointment of the State Auditor by the legislature and combining the functions of the Legislative Fiscal Director with State Auditor.

Respectfully submitted,
WILLIAM J. GANNON

PARTIAL CONCURRENCE IN MINORITY REPORT

I, Lee Gaudineer, concur in the specific recommendations contained in the minority report filed by Representative William J. Gannon.

LEE GAUDINEER

COMMUNICATIONS FROM THE STATE COMPTROLLER

January 14, 1969

Mr. Carroll Lane
Secretary of Senate
State House
Local

Dear Mr. Lane:

There are transmitted herewith claims against the State of Iowa, to be filed with the Claims Committee of the Senate.

These include five claims with the Highway Commission and 70 claims of a general nature.

Index is attached showing number of claim, name and address of claimant, amount of claim and amount approved.

Very truly yours,
MARVIN R. SELDEN, JR.
Chairman, State Appeal Board

OFFICE
STATE COMPTROLLER

Claim Number	Name of Claimant and Nature of Claim	Amount of Claim	Action of Board
H-58-63-G	Harold T. Dugdale, 117 Bluffs Street, Council Bluffs, Iowa—Overtime Pay....\$	4,868.27	Disapproved
H-60-63-G	Robert E. Hansen, 7306 S.W. 16th St., Des Moines, Iowa—Overtime Pay	6,941.21	Disapproved
H-61-63-G	Eugene Kenneth Heinle, 3123 4th, Des Moines, Iowa—Overtime Pay	1,923.12	Disapproved
H-65-63-G	H. H. Lampinen, 1617 Main Street, Adel, Iowa—Overtime Pay	1,614.00	Disapproved
H-73-63-G	Thomas E. Selle, R.F.D. 2, Grinnell, Iowa—Overtime Pay	7,481.19	Disapproved
264-62-69	Devoe J. Flipppo, 4703 Easton Blvd., Des Moines, Iowa—Permit Refund	5.00	Disapproved
304-62-69	Greyhound Lines, Inc., 371 Market St., San Francisco, Calif.—Permit Refund	10.00	Disapproved
505-62-69	The Rivers Products Company, 220 Savings & Loan Bldg., Iowa City, Iowa—Refund of Truck License Fee ..	822.50	Disapproved
3-63-25	Dewey Durick, 208 Fletcher, Council Bluffs, Iowa—Vacation Pay	120.00	Disapproved
8-63-25	Lou Leota Stark, 1715 S. 20th, Center-ville, Iowa—License Refund	8.00	Disapproved
115-63-25	Hall's Mobile Service, Park St., Box 53, Jewell, Iowa—Services furnished to the State	8.22	Disapproved
146-63-25	Jesse M. Shelton, R.R. 2, Batavia, Iowa—Outdated Warrant	13.43	Disapproved
256-63-25	Kolberg Manufacturing Corp., Yank-ton, South Dakota—Reciprocity Fee Refund	660.15	Disapproved
258-63-25	Walter J. Bender, 3904 64th St., Des Moines, Iowa—Services furnished to the State	24.50	Disapproved

Claim Number	Name of Claimant and Nature of Claim	Amount of Claim	Action of Board
318-63-25	D & B Construction Co., 207 2nd Ave. S.W., P.O. Box 574, Cedar Rapids, Iowa—Services furnished to the State	1,501.44	Disapproved
332-63-25	Donald L. Willis, 815 Tuckahoe Drive, Madison, Tennessee—Reciprocity Fee Refund	Undetermined	Disapproved
362-63-25	Donnie Dorothy, 503 West Grimes, Fairfield, Iowa—Reciprocity Fee Refund	178.30	Disapproved
471-63-25	Elizabeth Myers Holland, Head of the Glen, R.R. 1, Boone, Iowa—Outdated Warrants	122.98	Disapproved
475-63-25	Walter Riebesell, Calumet, Iowa—Outdated Warrant	5.74	Disapproved
544-63-25	Elmer J. Speechly, 924 Ave. F., Council Bluffs, Iowa—Reciprocity Fee Refund	1,032.04	Disapproved
593-63-25	Bert Finders, R.F.D. 2, Gilman, Iowa	9.80	Disapproved
502-63-25	Farmers Cooperative Marketing Assn., Delta, Iowa—Reciprocity Fee Refund	17,541.30	Disapproved
594-63-25	Louis P. Thanes, Box 464, Sidney, Iowa—Reciprocity Fee Refund	998.62	Disapproved
596-63-25	Howard Rorebeck, 3409 Ave. A, Council Bluffs, Iowa—Reciprocity Fee Refund	1,032.16	Disapproved
620-63-25	Harold A. Carr, R.R. 1, Spirit Lake, Iowa—Gas Tax Refund	117.81	Disapproved
634-63-25	Virgil Stephenson, Lohrville, Iowa—Gas Tax Refund	40.32	Disapproved
637-63-25	Harlan Tiedeman, 9th & Main, Hospers, Iowa—License Fee Refund	Undetermined	Disapproved
665-63-25	Osceola County Auditor, Sibley, Iowa—Personal Property Tax Credit ..	298.12	Disapproved
684-63-25	Linn County Auditor, Cedar Rapids, Iowa—Personal Property Tax Credit ..	26,429.46	Disapproved
685-63-25	Marshall County Auditor, Marshalltown, Iowa—Personal Property Tax Credit	232.85	Disapproved
710-63-25	Calhoun County Auditor, Rockwell City, Iowa—Personal Property Tax Credit	64.01	Disapproved

Claim Number	Name of Claimant and Nature of Claim	Amount of Claim	Action of Board
722-63-25	Sac County Auditor, Sac City, Iowa—Personal Property Tax Credit	631.21	Disapproved
746-63-25	O'Brien County Auditor, Primghar, Iowa—Personal Property Tax Credit ..	220.27	Disapproved
754-63-25	Calhoun County Auditor, Rockwell City, Iowa—Personal Property Tax Credit	71.99	Disapproved
761-63-25	Grundy County Auditor, Grundy Center, Iowa—Personal Property Tax Credit	31.75	Disapproved
766-63-25	Iowa County Auditor, Marengo, Iowa—Personal Property Tax Credit ..	223.54	Disapproved
771-63-25	Delaware County Auditor, Manchester, Iowa—Personal Property Tax Credit ..	174.49	Disapproved
780-63-25	Wright County Auditor, Clarion, Iowa—Personal Property Tax Credit ..	121.21	Disapproved
781-63-25	Marshall County Auditor, Marshalltown, Iowa—Personal Property Tax Credit	143.57	Disapproved
782-63-25	Scott County Auditor, Davenport, Iowa—Personal Property Tax Credit ..	2,125.11	Disapproved
785-63-25	Sac County Auditor, Sac City, Iowa—Personal Property Tax Credit	112.41	Disapproved
803-63-25	Grundy County Auditor, Grundy Center, Iowa—Personal Property Tax Credit	2.90	Disapproved
811-63-25	Dallas County Auditor, Adel, Iowa—Personal Property Tax Credit	763.08	Disapproved
819-63-25	Gerry Taylor, Rt. 2, Villisca, Iowa—Gas Tax Refund	13.86	Disapproved
825-63-25	Polk County Auditor, Des Moines, Iowa—Personal Property Tax Credit ..	674.38	Disapproved
826-63-25	Polk County Auditor, Des Moines, Iowa—Personal Property Tax Credit ..	7,527.34	Disapproved
827-63-25	Poweshiek County Auditor, Montezuma, Iowa—Personal Property Tax Credit	195.59	Disapproved
840-63-25	Plymouth County Auditor, LeMars, Iowa—Personal Property Tax Credit ..	25.25	Disapproved
856-63-25	Ringgold County Auditor, Mt. Ayr, Iowa—Personal Property Tax Credit ..	251.53	Disapproved

Claim Number	Name of Claimant and Nature of Claim	Amount of Claim	Action of Board
857-63-25	Page County Auditor, Clarinda, Iowa—Personal Property Tax Credit ..	219.90	Disapproved
860-63-25	Hardin County Auditor, Eldora, Iowa—Personal Property Tax Credit ..	24.64	Disapproved
868-63-25	Lee County Auditor, Ft. Madison, Iowa—Personal Property Tax Credit ..	199.76	Disapproved
877-63-25	Shelby County Auditor, Harlan, Iowa—Personal Property Tax Credit ..	42.88	Disapproved
878-63-25	Hardin County Auditor, Eldora, Iowa—Personal Property Tax Credit ..	82.05	Disapproved
879-63-25	Mahaska County Auditor, Oskaloosa, Iowa—Personal Property Tax Credit ..	9.33	Disapproved
888-63-25	Rocket Transfer Co., Inc., 123 S.W. 7th St., Des Moines, Iowa—Services furnished to State (Outdated)	30.00	Disapproved
892-63-25	Mahaska County Auditor, Oskaloosa, Iowa—Personal Property Tax Credit ..	65.92	Disapproved
893-63-25	Lee County Auditor, Ft. Madison, Iowa—Personal Property Tax Credit ..	59.93	Disapproved
895-63-25	Marshall County Auditor, Marshalltown, Iowa—Personal Property Tax Credit	162.69	Disapproved
911-63-25	Harrison County Auditor, Logan, Iowa—Personal Property Tax Credit ..	184.33	Disapproved
954-63-25	Calhoun County Auditor, Rockwell City, Iowa—Personal Property Tax Credit	61.29	Disapproved
835-63-25	Fred Beachner, Box 128, St. Paul, Kansas—Gas Tax Refund	143.58	Disapproved
964-63-25	Weaver Bros., R.F.D. Box 70, Dayton, Iowa—Gas Tax Refund	227.07	Disapproved
993-63-25	Minden Twp. School Board, Neola, Iowa—Refund under Chapter 356, Sec. 35, 62nd G.A.	18,006.00	Disapproved
994-63-25	York Twp. School Board, Minden, Iowa—Refund under Chapter 356, Sec. 35, 62nd G.A.	12,845.00	Disapproved
998-63-25	Scott County Auditor, Davenport, Iowa—Personal Property Tax Credit ..	1,295.54	Disapproved
1007-63-25	Grundy County Auditor, Grundy Center, Iowa—Personal Property Tax Credit	31.79	Disapproved

Claim Number	Name of Claimant and Nature of Claim	Amount of Claim	Action of Board
1030-63-25	Miriam B. Weiner, 1425 N. Mansfield, No. 5, Hollywood, Calif. 90028—Over-time Pay	276.68	Disapproved
1045-63-25	Story County Auditor, Nevada, Iowa—Personal Property Tax Credit ..	448.23	Disapproved
1046-63-25	Julius L. Abramsohn, D.O., 106 S. 4th St., Guthrie Center, Iowa—Outdated Invoice	80.00	Disapproved
1056-63-25	Kenneth John Whalen, 4278 N.W. 11th St. Ct., Des Moines, Iowa 50317—Over-time and Vacation Pay	437.80	Disapproved
1109-63-25	Linn County Auditor, Cedar Rapids, Iowa—Personal Property Tax Credit ..	1,036.66	Disapproved
1113-63-25	Walter Johnsen, Aurelia, Iowa—Gas Tax Refund	480.20	Disapproved
1162-63-25	Donald Bank, 407 So. Adams St., Rock Rapids, Iowa—License Fee Refund	209.00	Disapproved
1173-63-25	Franklin County Auditor, Hampton, Iowa—Personal Property Tax Credit ..	40.65	Disapproved

January 14, 1969

Mr. Carroll Lane
Secretary of Senate
State House
Local

Dear Mr. Lane:

In accordance with section 25A.12, Code of Iowa, 1966, we are hereby submitting to the General Assembly all claims and judgments paid by the State Appeal Board under chapter 25A.

The attached report shows the name of each claimant, a brief description of each claim, the amount claimed and the amount approved.

Very truly yours,
MARVIN L. SELDEN, JR.
State Comptroller

**CHAPTER 25A GENERAL TORT CLAIMS APPROVED
BY STATE APPEAL BOARD, 1967 AND 1968**

Claim No.	Claimant	Nature of Claim	Amount Claimed	Amount Approved
T-47-62	Richard M. Wilke	Injury at State Fair	\$ 53.00	\$ 53.00
T-63-62	Dwight Westcott	Injured while playing basketball at Iowa State University	214.00	214.00
T-281-62	Farm Bureau Service Co.	Property loss due to fire at State Park	30.00	30.00
T-282-62	Garwin Hardware	Property loss due to fire at State Park	49.95	49.95
T-283-62	Gethmann Concrete and Material Co.	Property loss due to fire at State Park	38.50	38.50
T-417-62	Mrs. Bernard Belote	Auto damage caused by State wards	34.12	34.12
55-61	A. A. Burkhardt	House broken into and damaged by State wards	75.00	50.00
62-61	Mrs. Sophia Myers	Windows broken by State wards	17.99	17.99
94-61	Percy Rist	Windows broken by State wards	10.68	10.68
141-61	Diane McCauley	Clothing damaged due to faulty light fixture in State Office Building	20.00	20.00
142-61	Norman Lyddon	Damages caused by fall in State Liquor Store	58.94	58.94
204-61	Fred G. Harris	Damage to car due to collision with State car	12.50	12.50
239-61	Joseph J. Ricker	Broken glasses as result of separating inmates in Reformatory fight	9.00	9.00
254-61	Lulu B. Hamilton	Injury from falling on steps of State building	120.13	120.13
262-61	LeRoy F. Helm	Auto damaged by State wards	31.44	31.44
345-61	Barbara Jean Hickle	Injury from performing at State Fair	227.40	227.40
349-61	Kathryn L. Glasgow	Glasses broken while working in State Hospital	38.50	38.50
245-61	Henry L. Chabert	Injury from falling on waxed floor in school at Cedar Falls	21,171.00	1,071.00
333-61	Loren G. Carter	Injury while in Men's Reformatory	15,000.00	270.00
T-28-62	Eliot C. Roberts	Auto damage in lot on I.S.U. campus	35.58	35.58
T-71-62	William F. Feuss	Injury to daughter at Palisades Park	Undetermined	199.35
T-290-62	Fred E. Abbo	Son's injury in gym. at University High School	75.00	75.00
T-321-62	Edwin E. Guilford	Auto damage from hitting barricade in park	30.00	30.00
T-160-62	David R. Bluhm	Property damage from Cedar Falls fire	211.00	120.00

Claim No.	Claimant	Nature of Claim	Amount Claimed	Amount Approved
T-162-62	Constance R. Humbert	Property damage from Cedar Falls fire	11.00	11.00
T-163-62	Emelyn J. Kleitsch	Property damage from Cedar Falls fire	15.00	15.00
T-164-62	Sandra K. Moore	Property damage from Cedar Falls fire	80.90	80.90
T-165-62	Gloria Myszka	Property damage from Cedar Falls fire	26.00	26.00
T-167-62	Ruth M. Peterson	Property damage from Cedar Falls fire	75.01	75.01
T-168-62	Mary Tompkins	Property damage from Cedar Falls fire	12.00	12.00
T-215-62	Patricia A. Townsend	Property damage from Cedar Falls fire	242.10	150.00
T-216-62	Andre Walther	Property damage from Cedar Falls fire	8,600.00	2,500.00
T-230-62	Ralph M. Goodman	Property damage from Cedar Falls fire	8.00	8.00
T-330-62	Robert J. Ward	Property damage from Cedar Falls fire	8,248.50	1,700.00
T-331-62	Julia L. Sparrow	Property damage from Cedar Falls fire	771.75	350.00
T-81-63	Gary G. Harbit	Damage to auto in parking lot of Annie Wittenmyer Home	15.70	15.70
T-41-63	Town of Carson, Iowa	Trees burned as result of fire set by State employees	500.00	500.00
T-55-63	Michael Kelse	Auto damaged in I.S.U. parking lot	31.00	31.00
T-82-63	Richard G. Patterson, Jr.	Auto damaged in I.S.U. parking lot	30.00	30.00
T-84-63	Harold F. Morris	Trees in cemetery damaged by fire set by State employees	15.00	15.00
T-92-63	Mrs. Lulla Sorum	Property damaged by escaped prisoner	639.04	139.04
T-506-62	Edward A. Fox	Loss of finger in Penitentiary accident	1,200.00	900.00
T-354-63	Jackson County	Repair to Green Island Levee in Jackson County damaged by flood	438.00	438.00
T-437-63	Des Moines General Hospital	Services rendered Jerri Toft after accident in Historical Building	5.00	5.00
T-335-62	Robert Hamilton	Personal injury suffered in Penitentiary	10,000.00	1,980.00
T-139-63	Cathie Wallace	Subjected to rabies shots due to erroneous report from State Lab.	15,000.00	929.92
T-140-63	Connie Wallace	Subjected to rabies shots due to erroneous report from State Lab.	15,000.00	929.92
T-100-63	George Marvin Hancock	Damage to household goods from water leakage	70.00	70.00
T-155-63	D. Terry Williams	Property damage in Cedar Falls fire	113.00	100.00
T-356-63	Frank McLendon	Damage to auto in parking lot of Univ. of Northern Iowa	175.69	175.69

Claim No.	Claimant	Nature of Claim	Amount Claimed	Amount Approved
T-449-63	Porter/Brierly Assoc., Architects/Engineers	Property damaged while on loan to State Fair Board	250.00	250.00
T-515-63	Danny R. Fiscus	Glasses broken in First Aid Room, Capitol	7.00	7.00
T-658-63	Jack Davenport	Damage to auto in State parking lot	58.23	58.23
T-465-63	Roland LeRoy Leedom	Personal injury received in Penitentiary	1,000.00	800.00
T-719-63	Mrs. Cecil S. Richards	Injuries due to fall at State Fair Grounds	20.00	37.50
T-729-63	Bernard Kots	Damage to property being used by National Guard	78.35	78.35
T-691-63	Elizabeth Hasler	Damage to auto in University of Iowa parking lot	12.50	12.50
T-259-63	Charles L. Frieze	Injuries suffered in Men's Reformatory	65,000.00	17,000.00
T-492-63	LeRoy Vern Sargent	Injuries received in accident in Penitentiary	35,000.00	1,400.00
165-61-G	Barbara L. Barthel	Injuries received on University of Iowa property	5,000.00	2,500.00
T-818-68	Janet Moore	Loss of coat at University of Iowa	150.00	75.00
T-961-63	Reka E. Larson	Damage to car while parked on Capitol grounds	35.79	35.79
T-812-63	Western Casualty & Surety Company	Subrogation claim for damage caused by collision with National Guard vehicles	443.69	443.69
T-732-63	Gregg N. McDowell	Injuries received in State Park	Undetermined	500.00
T-962-63	Ernest R. Mehlhaff	Auto damaged in Annie Wittenmyer parking lot	Undetermined	72.00
T-965-63	Scott County Conservation Board	Damage to park by children from Annie Wittenmyer Home	129.82	129.82
T-1014-63	Lee Paradise	Damage caused by water leaking in apt. owned by University of Iowa	419.60	419.60
T-1078-63	Marilyn Dale Weiner	Damage to auto in Iowa State University parking lot	226.14	113.07
T-1093-63	Ronald W. Brewer	Injuries received in Penitentiary	5,000.00	1,800.00

CHAPTER 25A HIGHWAY TORT CLAIMS APPROVED
BY STATE APPEAL BOARD, 1967 AND 1968

H-8-61	Carroll M. Jensen	Auto damage due to highway maintenance	\$ 70.00	\$ 15.00
H-18-61	Truman Chambers	Tire damage due to hitting survey stake	23.00	23.00
H-50-61	Wilbert O'Day	Auto damage due to tree in road after being cut by highway crew	89.77	89.77
H-56-61	Albert T. Kruse	Crop damage due to highway spraying	37.80	37.80

Claim No.	Claimant	Nature of Claim	Amount Claimed	Amount Approved
H-8-62-T	John H. Morris	Water damage from freeway drainage	1,786.50	911.50
H-32-62-T	Western Mutual Ins. Co.	Auto damage from piece of cement falling from underpass	201.05	201.05
H-56-62-T	Lester E. Clark	Crop damage due to highway spraying	250.00	250.00
H-69-62-T	Schlegel Drug	Window damage due to flying material during highway maintenance work	174.44	174.44
H-71-62-T	Terry Motel	Reservations not claimed by Highway Commission members	48.96	48.96
H-102-62-T	Grover Runkle	Crop damage due to flooding caused by highway construction	483.00	258.00
H-89-62-T	G. J. Beekhuizen	Damage to steer due to falling in hole left by highway construction	101.25	101.25
H-97-62-T	Donald W. Thompson	Tire damage due to highway construction	184.00	184.00
H-31-62-T	Cecilia M. Shedenhelm	Injury resulting from falling in hole left on farm by Highway Commission (by Sixty-second General Assembly)	6,082.15	2,582.15
H-6-62-T	Wesley C. Anderson	Flooding due to highway construction	1,800.00	950.00
H-68-62-T	Raymond L. and Lorena Cox	Property damage due to highway construction	3,340.00	100.00
H-16-63-T	Harold Carpenter	Crop damage due to flooding	800.00	75.00
H-17-63-T	James Voga, Jr.	Crop damage due to flooding	2,821.00	705.25
H-105-T	Pearl G. Hess	Damage to tractor tire from hitting iron stake	145.28	110.00
H-23-63-T	Mrs. Max L. Klindt	Garden damage due to highway spraying	28.00	28.00
H-6-63-T	Virgil B. Smith	Injury due to fall from Highway Commission vehicle	179.80	150.00
H-19-63-T	A. P. Goodwin	Flooding of farmland due to highway construction	9,024.64	8,500.00
H-15-63-T	William Morgan	Property damage due to flooding caused by freeway construction	953.40	953.40
H-30-63-T	William Morgan, The Travelers Ins. Co., Subrogee	Property damage due to flooding caused by freeway construction	332.54	332.54
H-100-T	Employers Mutual Casualty Co.	Subrogation claim resulting from automobile damage	3,796.20	2,000.00
H-103-T	L. C. Copeland	Water damage to farm land	2,393.34	97.84

Claim No.	Claimant	Nature of Claim	Amount Claimed	Amount Approved
H-18-63-T	Marvin Nichols	Water damage to farm land	1,000.00	1,000.00
H-20-63-T	Robert May	Property damage due to flooding	774.00	1,000.00
H-2-63-T	Charlotta Rehbein, Executor of Estate of Marguerite M. Anderson			
H-38-63-T	William C. Newbern	Death in highway accident	37,000.00	21,000.00
H-42-63-T	Sienus J. Smid	Property damage due to flooding	372.23	372.23
H-21-63-T	Anthony Remakel	Damage to auto after hitting hole in detour	30.00	30.00
H-22-63-T	Richard Seley	Property damage caused by highway paint block	23.50	23.50
H-26-63-T	Katrine Pedersen	Cost of new well necessary due to Hwy. 92 construction	1,588.98	1,588.98
H-27-63-T	Gary Davie	Crop damage due to highway construction	747.97	747.97
H-28-63-T	Allied Chemical Corp.	Crop damage due to highway construction	776.57	776.57
H-47-63-T	Herman A. Ronnfeldt	Damage to tank from hitting unmarked low bridge	331.80	331.80
H-104-T	Roger E. Mickelson	Loss of dentures due to highway construction accident	128.00	128.00
H-23-63-T	Mrs. Max L. Klindt	Crop damage due to highway spraying	23.20	23.20
H-43-63-T	Everett J. Hall	Garden damage caused by highway spraying	28.00	28.00
H-56-63-T	Frank A. Ahmann	Automobile damage	102.21	102.21
H-85-63-T	Dempsey Thomas	Auto damage caused by highway work	189.06	189.06
H-44-63-T	Allie Brown	Damage to auto from hitting highway barricade	1,575.84	500.00
		Crop loss due to damaged tile during highway construction	300.00	100.00
H-71-63-T	Laura Marie Allen	Damage to auto when struck by loose highway sign	368.94	368.94
H-31-63-T	Talbert A. Lohrli Estate	Death due to automobile accident	139,627.81	5,000.00
H-32-63-T	Talbert L. Lohrli Estate	Death due to automobile accident	598,885.46	94,132.37
H-83-63-T	Phyllis F. Lohrli	Injuries suffered in automobile accident	35,000.00	867.63
H-64-63-T	Melvin Alfray Michaelson	Glasses broken while working on highway maintenance	40.95	40.95
H-75-63-T	Mrs. Orville Turner	Damage to garden from highway spraying	25.00	25.00
H-83-63-T	Mary Bubon	Property damage due to highway construction	1,288.06	1,288.06
H-85-63-T	Virgil O. Smith	Damage to windshield	104.23	52.12
H-90-63-T	Mrs. Kenneth Harter	Damage to garden from highway spraying	35.60	35.60

Claim No.	Claimant	Nature of Claim	Amount Claimed	Amount Approved
H-97-63-T	Victor and Gina J. Venaglia	Farmland damaged by salt washing from Highway		
H-59-63-T	Mr. and Mrs. Ernest Bachman	Commission storage area	2,000.00	500.00
H-100-63-T	William Morgan	Damages to trees and property by Highway Commission	1,000.00	300.00
H-109-63-T	Barbara Evelyn Barr	Damage to property caused by flooding	379.00	379.00
H-50-63-T	Richard Lester	Auto damage from hitting hole in highway	88.81	88.81
H-51-63-T	John W. Baker	Crop damage from flooding due to highway construction	5,363.75	1,650.00
H-53-63-T	John Rorobaugh	Crop damage from flooding due to highway construction	4,131.75	1,850.00
H-36-63-T	Mrs. Joe E. Hanawalt	Crop damage from flooding due to highway construction	18,794.90	10,000.00
		Damage to trees due to Highway Commission mowing	22.00	22.00

CHAPTER 25A—TORT CLAIMS

JUDGMENTS AND SETTLEMENTS AT OR BEFORE TRIAL—1967 AND 1968

T-279-63	Arthur Wayne Butts	Injury in men's Reformatory	\$ 75,000.00	\$ 4,750.00
T-206-62	Walter S. D. Edwards	Injury in men's Reformatory	80,000.00	1,500.00
H-111-T and H-112-T	Harry Henneman, Adm. of Estates of JoAnna Henneman and Marilyn Joy Henneman	Sisters killed when auto hit defective shoulder in highway accident	35,000.00	6,000.00
H-87-62-T	Vincent D. Midey	Property damage incurred by relocation of highway	13,168.19	9,500.00
H-73-62-T and H-74-62-T	Dale D. Holm and Myron Nolte	Injuries in highway accident at railroad crossing	Undetermined	16,000.00
H-29-62-T	Douglas Montandon	Injury in highway accident	11,038.31	2,000.00
H-53-62-T	Howard, Marjorie and Patricia Blunt	Injuries in highway accident	322,000.36	29,592.75
370-61	Mary Jo Ann Douglas	Injury from fall while visiting at Mitchellville	15,000.00	5,000.00
T-364-62	Luke Vernon Druivenga	Injury from accident involving state car	Undetermined	10,500.00
T-317-62	Myrtle McCracken	Injury at State Fair Grounds	4,500.00	750.00
T-87-62	Ronald Dill	Injury in men's Reformatory	3,500.00	2,500.00

Claim No.	Claimant	Nature of Claim	Amount Claimed	Amount Approved
H-26-62-T	Nationwide Mutual Ins. Co.	Injury and property damage in highway accident	3,860.90	2,870.93
H-63-62-T	Lee Taylor	Injury in highway accident	55,000.00	33,402.60
*Claims listed below involved in same settlement. Total amount—\$3,325.00.				
Damage or injury to property as a result of the construction of the Decorah By-pass of U.S. Highway 52 and subsequent drainage thereof.				
*H-39-62-T	Clarence R. and Ethel Crabtree		\$ 1,000.00	\$ 500.00
*H-41-62-T	John A. and Verna J. Cronin		960.00	750.00
*H-40-62-T	Arland C. and Arleen Estrem		500.00	375.00
*H-42-62-T	Henry J. and Sally Ganrud		300.00	75.00
*H-36-62-T	Janeen and Vern Iverson		650.00	550.00
*H-35-62-T	Lawrence and Stella Rosendall		300.00	75.00
*H-34-62-T	Carroll and Margaret White		1,010.00	850.00
*H-37-62-T	Raymond E. and Mabel Hardy		100.00	50.00
*H-38-62-T	Marlin and Arlene Lundt		300.00	75.00
*H-47-62-T	C. W. and Beth Ingvaldstad		125.00	75.00
*H-55-62-T	Jay L. and Maxine Becker		500.00	250.00

On motion of Senator Potgeter, the Senate adjourned until 9:00
a.m., Wednesday, January 15, 1969.

JOURNAL OF THE SENATE

SENATE CHAMBER,
DES MOINES, IOWA, WEDNESDAY, JANUARY 15, 1969.

The Senate met in regular session, President pro tempore Lodwick presiding.

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

The Journal of January 14, 1969, was approved.

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

AFTERNOON SESSION

The Senate reconvened, President pro tempore Lodwick presiding.

REPORT OF COMMITTEE ON MILEAGE

Senator DeKoster called up the report of the committee on mileage, filed and found on pages 33 and 34 of the Senate Journal, and moved its adoption.

The motion prevailed and the report was adopted.

INTRODUCTION OF BILLS

Senate Joint Resolution 1, by Senators Stanley, Lange, Arbuckle, Balloun, Benda, Briles, Clarke, Conklin, Curran, DeKoster, Denman, Doderer, Flatt, Kosek, Laverty, Lucken, Mowry, Neu, Potgeter, Potter, Schaben, Shaff, Shirley, Sullivan, Walsh, Hammer, Messerly, Lodwick, DeHart, Hougén, McGill and Mogged, a joint resolution proposing a constitutional amendment relating to qualifications of electors.

Read first and second times and passed on file.

Senate Joint Resolution 2, by Senators Lange, Stanley, Arbuckle, Balloun, Benda, Briles, Clarke, Curran, DeKoster, Denman, Flatt, Kosek, Laverty, Lucken, Mowry, Neu, Potgeter, Potter, Rigler, Schaben, Shaff, Shirley, Sullivan, Van Gilst, Walsh, Hammer, Hill, Lodwick, DeHart, Erskine, Hougén, McGill and Mogged, 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 passed on file.

Senate Joint Resolution 3, by Senators Sullivan, Stanley, Balloun, Benda, Briles, Clarke, Conklin, Curran, DeKoster, Denman, Doderer, Flatt, Kosek, Lange, Lavery, Leonard, Lucken, Mowry, Neu, Potgeter, Potter, Schaben, Shirley, Van Gilst, Walsh, Lodwick, DeHart, Erskine, Hougen, McGill and Mogged, a joint resolution proposing an amendment to the Constitution of the State of Iowa repealing the section of the Constitution which provides for the office and election of the county attorney.

Read first and second times and passed on file.

On motion of Senator Lange, the Senate recessed until 4:00 p.m.

The Senate reconvened, President pro tempore Lodwick presiding.

Senator Messerly asked and received unanimous consent that the following subcommittees of the appropriations committee of the Senate be printed in the Journal:

APPROPRIATIONS SUBCOMMITTEES

Sixty-third General Assembly

EDUCATION			
Flatt, Chairman	Van Gilst Shirley	Conklin Stanley	Neu Rigler
STATE DEPARTMENTS			
Mowry, Chairman	Doderer Arbuckle	Hammer	Stephens
IOWA DEVELOPMENT			
Curran, Chairman	Reichardt Lodwick	Lavery	Nicholson
NATURAL RESOURCES			
Balloun, Chairman	Sullivan Erskine	Griffin	Schaben
SOCIAL SERVICES			
Smith, Chairman	Lucken Gilley	Kosek Coleman	O'Malley DeHart
TRANSPORTATION AND PUBLIC SAFETY			
Lamborn, Chairman	Keith Gaudineer	Mogged	Hill

INTRODUCTION OF BILLS

Senate File 1, By REQUEST OF THE LEGISLATIVE RESEARCH COMMITTEE (Request of the Legislative Research Committee), a bill for an act relating to negotiation and execution of reciprocal, proration, and other agreements or declarations for fleet owners of commercial vehicles engaged in interstate commerce.

Read first and second times and passed on file.

Senate File 2, By REQUEST OF THE LEGISLATIVE RESEARCH COMMITTEE (Request of the Legislative Research Committee), a bill for an act relating to motor vehicle registration fees.

Read first and second times and passed on file.

Senate File 3, By REQUEST OF THE LEGISLATIVE RESEARCH COMMITTEE (Request of the Legislative Research Committee), a bill for an act relating to issuance of a single cab card for vehicles subject to the provisions of chapter three hundred twenty-six (326) of the Code.

Read first and second times and passed on file.

Expunged 1-15-69

RECORD EXPUNGED

Senator Coleman moved that record of the first and second readings of Senate Files 1, 2 and 3 be expunged.

The motion prevailed and the record was expunged.

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.

WEEKLY COMMITTEE SCHEDULE

MONDAY	1:00	Room 22	Conservation
		Room 24	Human and industrial relations
		Room 322	Rules
	2:00	Room 24	County government
		Room 22	Cities and towns
	3:00	Room 22	Appropriations

TUESDAY	10:00	Room 22	Ways and means
		Room 24	Social services
	11:00	Room 22	Transportation
		Room 24	Commerce
	1:00	Room 24	Higher education
		Room 22	Schools
	2:00	Room 24	Judiciary
		Room 22	Law enforcement
WEDNESDAY	4:00	Room 22	State government
		Room 24	Constitutional amendments and reapportionment
	10:00	Room 24	County government
		Room 22	Cities and towns
	11:00	Room 22	Conservation
		Room 24	Human and industrial relations
		Room 322	Rules
	1:00	Room 22	Transportation
THURSDAY		Room 24	Commerce
	2:00	Room 22	Agriculture
		Room 24	Iowa development
	3:00	Room 22	Appropriations
	10:00	Room 22	Appropriations
	1:00	Room 22	State government
		Room 24	Constitutional amendments and reapportionment
	2:00	Room 22	Ways and means
FRIDAY		Room 24	Social services
	4:00	Room 24	Higher education
		Room 22	Schools
	10:00	Room 24	Judiciary
		Room 22	Law enforcement
	11:00	Room 22	Agriculture
		Room 24	Iowa development
			LEIGH CURRAN, Chairman JAMES W. GRIFFIN, SR. JAMES F. SCHABEN

SENATE CONCURRENT RESOLUTION 4

By Griffin (Schroeder)

Whereas, the public agencies of the state and the political subdivisions thereof are confronted with an ever-increasing influx of mobile homes and their owners and occupants; and

Whereas, the public agencies of the state and the political subdivisions thereof are confronted with the increased demand for public services by such persons; and

Whereas, the presence of mobile homes and their owners and occupants are creating a large burden upon the public school systems of this state; and

Whereas, the presence and movement of mobile homes has created a burden upon the public highway system of this state; now, therefore,

Be It Resolved by the Senate, the House Concurring, That the General Assembly establish a special committee to conduct during the Sixty-third

General Assembly a study of the mobile home and parks statutes, rules and regulations relating thereto, and the effectiveness of such statutes, rules, and regulations relating thereto, including a study of whether the tax structure pertaining to mobile homes is commensurate with the degree of governmental services provided to owners of mobile homes, and the need for any revision in the state mobile home and parks statutes.

On motion of Senator Lange, the Senate adjourned until 9:00 a.m., Thursday, January 16, 1969.

JOURNAL OF THE SENATE

SENATE CHAMBER,
DES MOINES, IOWA, THURSDAY, JANUARY 16, 1969.

The Senate met in regular session, President pro tempore Lodwick presiding.

Prayer was offered by Father Benedict Kenkel, pastor of the St. Anthony's Church, Des Moines, Iowa.

The Journal of January 15, 1969, was approved as corrected.

OATH OF OFFICE

In accordance with the report of the committee on committee clerks duly adopted, the committee clerks appeared before the bar of the Senate and were duly sworn and subscribed to their oaths of office.

BILLS ASSIGNED TO COMMITTEE

President pro tempore Lodwick announced the following assignment of bills to committee:

S.J.R. 1 Constitutional amendments and reapportionment

S.J.R. 2 Constitutional amendments and reapportionment

S.J.R. 3 Constitutional amendments and reapportionment

On motion of Senator Stanley, the Senate recessed until 11:00 a.m.

The Senate reconvened, Senator Potgeter presiding.

MESSAGE FROM THE HOUSE

The following message was received from the House:

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

House Concurrent Resolution 6, providing for a recess of the Sixty-third General Assembly.

WILLIAM R. KENDRICK, Chief Clerk

HOUSE CONCURRENT RESOLUTION 6

By McCartney of Floyd

Be It Resolved by the House, the Senate Concurring: That when adjournment is had on Thursday afternoon, January 16, 1969, it be to reconvene at 10:00 a.m., Monday, January 20, 1969.

HOUSE MESSAGE CONSIDERED

Senator Stanley asked and received unanimous consent to take up House Concurrent Resolution 6 and moved its adoption.

The motion prevailed and the resolution was adopted.

On motion of Senator Stanley, the Senate recessed until 1:25 p.m. to meet in the north room on the second floor of the Veterans Memorial Auditorium.

The Senate reconvened, President pro tempore Lodwick presiding.

COMMITTEE FROM THE HOUSE

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

In accordance with Senate Concurrent Resolution 1, duly adopted, the Senate proceeded to the seat of the joint convention on the main floor of Veterans Memorial Auditorium in columns of two's, led by the Sergeant-at-Arms and the Secretary of the Senate.

JOINT CONVENTION

The joint convention reconvened, President pro tempore Lodwick presiding.

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

President pro tempore Lodwick 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 5, 1968, beg leave to make the following report of the total vote cast for Governor:

Robert D. Ray.....	614,328
Paul Franzensburg.....	521,216
Harry Miller, Sr.....	938
Donald Hermann.....	1
Harold E. Hughes.....	1
Eugene McCarthy.....	1
David Quinner.....	1
Scattering	3

And the total vote cast for Lieutenant Governor at the election held November 5, 1968:

Roger W. Jepsen.....	618,929
Andrew G. Frommelt.....	469,556
Frank C. Pearson.....	1,424

Ted Palinger.....	1
Scattering	1
All of which is most respectfully submitted.	
RICHARD L. STEPHENS	CHESTER O. HOUGEN
ELMER H. DEN HERDER	DONALD S. MCGILL
Judges	JAMES T. KLEIN
WILLIAM R. KENDRICK	RICHARD M. RADL
Secretary of the Joint Convention	Tellers

Senator Stephens of Washington moved that the report be adopted.

Motion prevailed and the report was adopted.

President pro tempore Lodwick of the joint convention announced that the Honorable Robert D. Ray, having received the highest number of votes cast for Governor at the last general election, was duly elected to the office of Governor of the State of Iowa for the ensuing term, or until his successor is duly elected and qualified, and that the Honorable Roger W. Jepsen, 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

This is to certify that upon a canvass in joint convention of the two houses of the Sixty-third General Assembly of the State of Iowa, of all the votes cast at the general election held November 5, 1968, for the office of the Governor of the State of Iowa, it appeared that Robert D. Ray received the highest number of all votes cast for any candidate at said election for said office and was thereupon declared duly elected to said office for the term of two years and until his successor is duly elected and qualified.

Signed in the presence of the joint convention this 16th day of January, A.D. 1969.

SEELEY G. LODWICK
President Pro Tempore
RICHARD L. STEPHENS
Teller of the Senate

WILLIAM H. HARBOR
Speaker of the House
ELMER H. DEN HERDER
Teller of the House
WILLIAM R. KENDRICK
Chief Clerk of the House and
Secretary of the Joint Convention

CERTIFICATE OF ELECTION
STATE OF IOWA
GENERAL ASSEMBLY
HALL OF THE HOUSE OF REPRESENTATIVES

This is to certify that upon a canvass in joint convention of the two houses of the Sixty-third General Assembly of the State of Iowa, of all the

votes cast at the general election held November 5, 1968, for the office of Lieutenant Governor of the State of Iowa, it appeared that Roger W. Jepsen 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 16th day of January, A.D. 1969.

SEELEY G. LODWICK
President Pro Tempore
RICHARD L. STEPHENS
Teller of the Senate

WILLIAM H. HARBOR
Speaker of the House
ELMER H. DEN HERDER
Teller of the House
WILLIAM R. KENDRICK
Chief Clerk of the House and
Secretary of the Joint Convention

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

De Koster of Sioux moved that a committee of six, consisting of three members from the Senate and three members from the House, be appointed to notify Governor-elect Robert D. Ray and Lieutenant Governor-elect Roger W. Jepsen of the official result of the canvass of votes.

Motion prevailed and President pro tempore Lodwick named as such committee Senators DeKoster of Sioux, Walsh of Dubuque, Glenn of Wapello and Representatives Ossian of Montgomery, Miller of Page and Shaw of Scott.

REPORT OF COMMITTEE

Senator DeKoster of Sioux, from the joint committee appointed to notify Robert D. Ray and Roger W. Jepsen of their election to the office of Governor and Lieutenant Governor of Iowa, respectively, submitted the following report and moved its adoption:

MR. PRESIDENT: As a committee appointed at the joint convention to notify the Honorable Robert D. Ray and the Honorable Roger W. Jepsen 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 each officer assured us that he stands ready to assume the duties of the office to which he was elected.

Respectfully submitted,

CONRAD OSSIAN
LEROY S. MILLER
ELIZABETH O. SHAW
On the Part of the House

LUCAS J. DeKOSTER
JOHN M. WALSH
GENE W. GLENN
On the Part of the Senate

Report adopted.

The Sergeant-at-Arms announced the arrival of Governor-elect Robert D. Ray and Lieutenant Governor-elect Roger W. Jepsen.

Governor-elect Robert D. Ray and Lieutenant Governor-elect Roger W. Jepsen were escorted to the rostrum.

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

The National Anthem was sung by Mr. Vincent R. McCowen, Waterloo, Iowa, after which the convention and guests joined with him in pledging allegiance to the Flag of the United States of America.

The invocation was delivered by Monsignor Justin A. Driscoll, President of Loras College, Dubuque, Iowa.

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

The oath of office was administered to Lieutenant Governor-elect Roger W. Jepsen by Chief Justice Theodore G. Garfield of the Supreme Court of Iowa.

President pro tempore Lodwick presented Lieutenant Governor Roger W. Jepsen.

Lieutenant Governor Roger W. Jepsen, President of the Senate, presiding, presented Governor Robert D. Ray, who delivered the following inaugural address:

INAUGURAL MESSAGE TO THE SIXTY-THIRD GENERAL ASSEMBLY
BY HONORABLE ROBERT D. RAY, GOVERNOR OF IOWA

Joint Session, January 16, 1969

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

One hundred twenty-two years and forty-four days ago—on Thursday, December 3, 1846—in the House of Representatives chamber of the gracious Stone Capitol Building at Iowa City, of which we have heard so much lately, the first Governor of the State of Iowa was inaugurated.

It was no job for a faint-hearted or unskilled man. The treasury of the new state was not only bare, but \$20,000 in the red; hence, the first act of the First General Assembly had been to authorize a \$55,000 bond issue, bearing 10 percent interest and payable in ten years. Total value of taxable property in the state was about 11¼ million dollars; the entire revenue of state government during the first year of the Ansel Briggs administration was only \$50,000, while expenditures exceeded \$59,000. More worrisome to Briggs than Iowa's financial stringency was the chaotic condition of public education, because Briggs—due to his own meager schooling—prized it highly and wanted it to be freely available. But only about 10 percent of the children of school age were enrolled in public schools, because many districts simply failed to provide any facilities.

Governor Briggs was a leader of firm conviction and clear foresight. He persistently emphasized the importance of education and agriculture to this state. He repeatedly deplored "exceedingly defective" school laws and the frustration of what he called "the wishes of the people for improved school legislation." During his administration the statutory foundation was laid for the present great university at Iowa City. Concerning agriculture, he rightly pointed out that "it is . . . and ever will be, a subject of the first importance to a large majority of the citizens of the state." He vigorously advocated such internal improvements as roads, bridges and waterways, and—nearly a score of years before Iowa was first spanned by a railroad—Briggs urged the importance of railroad building.

When he retired from the Governorship in 1850, Briggs—with unfailing modesty—told the legislature: "I may, and undoubtedly have, committed errors; but if such be the case, . . . they sprang from no vicious or wrong motive." Then he added the hope—which has been echoed by his successors, and which I today pick up—that Iowa might "ever be distinguished for virtue, intelligence and prosperity."

I am the thirty-third in the line of men—begun by Ansel Briggs—who have been elected as Governor of Iowa. They have been men of all sorts and conditions. Their birthplaces have ranged from New Hampshire to northwest Iowa; their occupations have run the gamut from lawyer to live-stock auctioneer; they have ranged in age from thirty-eight to sixty-six at the time of inauguration. This breadth of background is itself an affirmation of the American dream. But different as their origins and experiences and outlooks may have been, each—in his separate way—has brought to the Governorship some dream of a better life for Iowans, for Americans, for the whole human race. Without such a dream—brought alive by the resolve to do at least a little something to make it come to pass—high office becomes a hollow mockery and an empty loneliness. Each successive Iowa Governor has made his contribution—large or small—to the realization of mankind's quest toward a more perfect society, where illness and poverty and cruelty and bitterness and war will be no more. It is a quest which has no end, but which makes us a little better tomorrow than we are today.

I am sure that every Governor has entered upon his duties, as I do, fully realizing that government—however wise and good it may be—can make only a limited contribution toward the fulfillment of the better life which we seek for all people. But, just as surely, no man would even start to plow the furrow which leads to this office without conviction that government processes must and do make an important contribution to the general welfare—a contribution which, whether we like it or not, becomes ever vastly larger than it was in the time of Ansel Briggs and his fellow frontiersmen. Nor can any man survive the trial by campaign fire which he must undergo before reaching the place where I stand this afternoon, if he were moved only by partisan considerations. Political parties are useful and indispensable tools for the functioning of a democracy, but they are not made in heaven—they are the creatures of men. Every Governor is the product of party processes, but in his role as Governor he must not be a creature of party, but the Chief Executive of all the people whom he has been called to serve. A Governor worthy of the office, and worthy of his state, sees his fellow-citizens as neither Christians nor Jews nor Moslems, whites nor blacks nor red men, poor nor rich, urban nor rural. Every Governor worthy of his office and state is religion-blind, race-blind, status-blind, and area-blind. Thus has it been with my predecessors in the long line of Governors who have served Iowa with honor, and thus I pledge it will be throughout my administration of this state's affairs. Ansel Briggs stamped this office with a character of determination, good-will and forward planning. That character has been preserved

and freshened by the Governors who have followed. It is my solemn pledge to try to do no less than they have done, and—with the help of every Iowan, both here in this hall and everywhere—we will do even more, and do it better, than has been done before.

In this connection, I want to thank Governor Hughes—and, most recently, Governor Fulton—for their gracious cooperation in helping me to make an orderly transition from their administration to mine. By the same token, I assure the people of Iowa that I do not propose to scuttle any useful achievements of the past only because they bear the label of an earlier administration. Mine is a constructive, not a destructive purpose; it is my intention to build, and not to wreck; I propose to help build a more spacious and vibrant Iowa—not to shrink this state to small and mean proportions.

With this much background about my basic concept of the job you have entrusted to me, let us now turn to a partial inventory of the specific chores which we must undertake cooperatively: I as Governor, and you as legislators, public employees, and concerned citizens generally. In making this inventory, I emphasize that it is only partial. Limitations of time forbid that it be complete. The failure of a problem or project or program to get mention in this message is not to be construed as *prima facie* evidence of its unimportance so far as I am concerned. The message is designed as a working paper, and not as a detailed blueprint.

BETTER GOVERNMENT

If our American system of government were to fail, it would be because we have allowed too much decision-making power to become centered in one place, and have failed to make adequate use of the fifty other centers of political power and action contemplated in the federal constitution. Good government must be responsive to its citizens. If Iowa—including its state government, counties, municipalities, school districts, and other subdivisions—is to play an effective role in a balanced federal relationship, it must provide itself with the tools to do the job.

Among those tools are the following:

All elective state officials should be chosen, in non-presidential years, for four-year terms. Those officials are: Governor, Lieutenant Governor, Secretary of State, Attorney General, Treasurer, Auditor, Secretary of Agriculture.

Inasmuch as the recent innovation of a September primary election has created more evils than it has cured, the primary election date should be returned to June.

As a step in combatting the perilous impersonality of government and in giving citizens a renewed sense of direct participation in their government, the office of "ombudsman" should be established, subject to appointment by the Governor and confirmation by the Senate. This concept has a 160-year history of success, beginning in Sweden and recently under consideration in more than half of our 50 states. An Ombudsman would serve as a channel for redressing individual grievances which are beyond the reach of present court procedures and leave many people voiceless. Additionally, the Ombudsman would analyze grievances and seek better administration of public agencies. He would improve the performance of legislative functions through identification of recurring problems which may require corrective legislation. Finally, experience has shown that an Ombudsman improves the morale of public servants and increases public confidence in them, by ventilating unfounded criticism and rejecting unfounded complaints.

Much has been said about reduction of waste, overlap and inefficiency in state government. Therefore, I am appointing a Governor's Economy Com-

mittee, consisting of top-level executives from private business who will—without any cost to the taxpayer—examine and evaluate the management and administrative practices in all operating sectors of our state government. Recommendations will then be made that can be followed with lasting advantages to all citizens. Hand in hand with this program will go another dealing with work simplification, and still another providing incentives for public employees to suggest improvements in the procedures of their agencies.

Both efficiency and economy require that the state move as rapidly as possible toward centralized purchasing, and that competitive bidding be extended to all substantial purchases at every level of government. We must not jeopardize receiving any federal funds, but in order to properly plan, it is necessary to be knowledgeable about funds received from sources other than state appropriations. Therefore, I ask that you provide that all funds received by any state public agency from a non-state source—such as the federal government—be reported to the State Comptroller within thirty days.

By Iowa law, it is a right of the people—but not mandatory upon them—to bring about the combining of services in counties. The law should likewise permit the joining of entire counties, by a popular vote of the people if they desire such a change. I recognize the many functions performed by local subdivisions of government and the convenience of them and would not have them arbitrarily superseded by larger, artificial creations. But I would encourage the use of multi-county services in areas such as health, welfare, education and law enforcement.

As a means of encouraging economic growth, increased employment and orderly development and living, I recommend that the General Assembly review—and, if necessary, revise—county zoning laws, and I urge County Boards of Supervisors to adopt realistic zoning regulations.

An inseparable part of better government is a legislature so organized that it can respond promptly and effectively to the needs of the society which it serves. I do not presume to tell the General Assembly how to order its own affairs, but a few suggestions may be in order.

Reapportionment is never an easy task. I endorse your use of a bi-partisan committee outside the legislature similar to the one that worked so effectively in 1967.

I recommend early and swift attention to this matter of permanent reapportionment, and that you pass for the second time the constitutional amendment designed to assure election of every legislator from a separate district.

I am sure there is general agreement on the need for short sessions, now that they will occur annually, and for payment of legislators by annual salary which will represent reasonable compensation for services performed, without—however—encouraging the emergence of full-time, professional law-makers. In this connection, the General Assembly ought to equip itself with increased staff for research, bill drafting, and use by standing committees. Moreover, the legislature—and especially committee chairmen—have urgent need for better working facilities and expanded clerical assistance.

Much has been talked, written and studied about legislative ethics and conflicts of interest. The exceptionally well done Iowa Legislative Processes Study Committee Report makes recommendations that deal directly with this subject. I endorse them.

On a minor, but not insignificant note, I recommend that the State Banking Board be enlarged from four to five members, consisting of three commercial bankers, one credit-union representative, and one representative

of the small-loan industry. Also, the banking laws should be revised. In addition, a good "Truth in Lending" bill will have my support.

No subject-matter with which the legislature will deal transcends—in importance—this area of forging a better government. Events of 1968 revealed widespread public dissatisfaction with the structure of government, and a demand that ways be found to make it simpler, more responsive, more efficient and economical. We must start, without delay, to close the gap between the way government actually works and the way that people—especially young people—see it working. Nothing could be more crucial than this to the survival of established American political institutions. As modest, practical steps toward that goal, I recommend two procedural changes by constitutional amendment: first—that the vote for all elected state officials be canvassed in the same way and at the same time, so that the Governor and Lieutenant Governor may take office on January 2; and secondly—that the General Assembly convene on the third, rather than the second, Monday of January, so that a new Governor will have a better chance to settle himself into his duties. In the same general field, it would be desirable to make permanent voter registration mandatory in precincts with a population of more than 1,500 persons.

On a more substantive note, I earnestly suggest that the minimum voting age in Iowa be lowered. As a corollary to my conviction on this subject and on the whole matter of expanded involvement in public affairs, I have already taken steps to appoint a Youth Advisory Committee to work with me, in this sensitive area.

No mention of better living for Iowans would be complete without a salute to the State Arts Council, which has provided a big return for a very small investment. Operating with a federal matching-fund grant of less than \$31,000 for this fiscal year, the Council has somehow managed to take cultural programs into at least 97 counties, with the objective of reaching as many rural areas as possible. The projects range from architectural and community planning lectures to art exhibits, plays, puppet shows, ballet performances, motion pictures, and music recitals. I pledge enthusiastic support to the continuing success of the Arts Council, and remind my fellow-citizens that the Council is authorized by law to accept private contributions.

LAW ENFORCEMENT

Just as events of last year pointed up the need to interest many more people in political decision-making, so also did events of that restless year underscore another elemental fact: The right of dissent in a free society and its exercise by individual citizens must be expressed within the framework of law. Where every man claims the right to make his own law, the law of physical force will ultimately prevail, the weak will be trampled underfoot, and stark tyranny will be the victor. The rule of law must be maintained.

To this end, Iowa must modernize and swiften its procedures for capturing and convicting criminals. This need is highlighted by the recent kidnap-murder of a young girl, stolen from what would have been considered the perfect safety of the Des Moines Y.M.C.A. We are providing that four agents be added at once to the Bureau of Criminal Investigation; we are improving the state police radio network; we are expanding the storage of computerized information to include auto licenses as well as driver licenses, and we are providing fast contact with the National Crime Information Center.

In this connection, I am grateful to Governor Hughes for cooperating in letting me select the thirty members of a new Committee on Law Enforcement Planning. Out of the activity of this committee, and from other attacks on the problem, we intend to score breakthroughs in these areas:

First: Apprehension of suspects, partly through consolidation of police radio facilities;

Second: Computerization of identification;

Third: Up-grading of police investigative procedures;

Fourth: Action to speed criminal justice;

Fifth: Pre-sentence investigations under judicial supervision;

Sixth: Cooperation and coordination among the state highway patrol, county sheriff's officers and local police.

Finally: The addition of State Crime Laboratory facilities.

I further recommend that provision be made for each driver's license to include a photograph of the driver, who will pay for the extra cost to provide adequate identification and aid law enforcement.

It is important that the residence requirements for peace officers and the five-year in-service requirement for police chiefs be eliminated so as to enable recruitment. Police departments should be permitted to employ officers pending their civil-service certification. All peace officers should be trained at the Iowa Law Enforcement Academy or some similar, approved facility, and the academy must be given our full support.

But competent, highly professional law enforcement alone is not enough to checkmate crime and establish safety on our streets and roads, and in our homes, parks, and public places. That goal will not be achieved without the active participation of all good citizens. A Citizens' Crime Alert system is proving successful where in use and should be extended in Iowa.

Also needed is second legislative passage of the constitutional amendment which would remove the county attorney's election from the constitution, and thus open the door to establish for county attorneys the same four-year term which other county officials have. More than this is needed, because many counties experience increasing difficulty in recruiting volunteers to fill the county attorney's post on a part-time, under-paid basis. Therefore, counties should be allowed to join in the creation of district attorneys' offices for the prosecution of criminal cases.

We must constantly be seeking ways to up-grade our judicial system. Fundamental is the need for an integrated system of lower courts. I recommend that the General Assembly act in this area.

We must also proceed promptly with revision of the criminal code, which has been long enough in process. Attention must be given to the improvement of Iowa's juvenile court system and its facilities, with a strict prohibition against the housing of juvenile offenders with adult prisoners. I recommend again, as I did throughout the 1968 political campaign, that parents be held financially responsible for damage done by their minor children to persons and property.

If we are to break the vicious cycle of rising crime, we must start with the young. Rehabilitation of wayward boys and girls is not only possible, but is also an obligation which rests upon us all collectively, as a civilized society. Rehabilitation becomes progressively more difficult, however, as the youngster moves from one level of crime to another while he is growing older—helped (if you choose to call it "help") by hardened criminals with whom he is thrown in contact, both in and out of institutions. At Eldora, we have one of the better boys' training schools in the country—but the whole concept of so-called training schools has been quite thoroughly discredited by their results. Inevitably, they too often serve as training-schools for post-graduate crime. So far as possible they should be replaced by better environments in which to work with disturbed juveniles.

The best available alternative to training schools, as I see it, is a system of youth forest camps, which would provide useful, interesting and healthy work experience for those occupants, along with organized schooling and

wholesome recreation. Encouraging results are reported from states which have tried the forest-camp approach. As a pilot project, I ask the General Assembly to authorize one such camp, which will give us guide-lines for future action.

Iowa's liquor distribution system, while imperfect in many respects, still offers the strongest control to meet the demands of public policy.

HUMAN RIGHTS

Our determination to curb lawlessness must not be permitted to harden our hearts to the importance of human rights. Indeed, callousness toward the rights of others leads inexorably to the loss of our own—as the Germans learned a generation ago, and as is still being learned by residents of Communist lands. There is an old Latin maxim which runs as follows, in translation: "They created a wasteland, and they called it peace." We cannot afford to forget that a police state provides perfect law and order by making the entire commonwealth a prison. We do not intend to make that mistake in Iowa, which has a proud record of sensitive concern for human rights. We intend to have law and order with justice and with full protection of the rights of people individually and people in groups—not least of all, those groups whose voices are sometimes hardest to hear: the poor, the sick, the young, and our Negro and Indian minorities.

In this context, I endorse the proposal that tax incentives be offered to private business for training disadvantaged persons in both urban and rural areas.

In the area of fair housing, I call upon the General Assembly to repeal that part of the present fair housing law which requires complainants under the statute to post a \$500 bond. Under the same heading, I endorse legislation to permit the State Civil Rights Commission to seek temporary injunctions in support of its findings. This procedure is unlikely to be abused, for I am confident that district courts will not grant such an injunction without good cause.

The fact that Iowa's ethnic minorities are small exposes them to the danger of a special kind of discrimination, which develops out of indifference and neglect. As a partial offset to this possibility, it would be desirable for local school boards to provide textbooks and other materials factually including contributions of Negroes, Indians and other groups to the development of American civilization. Iowa history itself provides a respectable number of landmark achievements by these races. In the earliest years of settlement here, the Iowa Territorial Supreme Court—in the famous case of "Ralph"—laid down the rule that the free soil of Iowa conferred freedom on a black man who had escaped northward from bondage in Missouri. Later, it was in the free atmosphere of Iowa that George Washington Carver first stirred with the genius which marked him as one of America's great men of science. It was here that the noble chief, Black Hawk, spent his last years—at peace with friend and foe. And it is here that the Mesquakies, descendants of a part of Black Hawk's Sac-and-Fox Confederation, have been striving for several generations to make a success of their unique experiment in tribal living.

Not all discrimination is deliberate, and much of it bears down on Iowans who are white, as well as black and red. For example: I trust this General Assembly will give second passage to the constitutional amendment which assures the right of every qualified citizen to vote, despite his transfer of residence from one place to another.

On yet another front, I hope this General Assembly will seize its opportunity to end discrimination against Iowa service men and women in the

purchase of automobile insurance. In many cases, Iowans in the armed forces are being arbitrarily denied such insurance. Legislation should be enacted to limit the cancellation of automobile insurance policies. Such a bill should provide that age, race, creed, occupation or residence is not sufficient reason for failing to renew a policy. The bill would also set up appeal machinery within the Insurance Commissioner's office to enforce provisions of the act.

EDUCATION

The surest underpinning of public order, human rights, better government, material prosperity and all other benefits prized by human beings is adequate, effective education. It was one of the two chief concerns of my first predecessor—Ansel Briggs—and it has remained a chief concern ever since. Education has top priority in my mind and heart, as I know it has in the thinking of every legislator. Education is Iowa's prime resource, and a prerequisite to the state's continuing progress. We must attend zealously to every kind, every level, and every geographical location of Iowa's educational needs. There can be no doubt about our commitment to this goal, because I am sure that about half of all state and local government expenditure in Iowa goes for education.

The immense size of our investment in education—both for plant and for operations—imposes on all of us the obligation to conduct a continuing analysis of the effectiveness with which this huge investment is being used. There is some limit to the proportion of income which citizens are willing to allocate to the entire spectrum of formal education in its infinite varieties. The cause of education and educators is best served by shifting from blind idolatry to critical examination, before an indiscriminating reaction against skyrocketing school costs has a chance to set in. We who most love education must take the leadership in protecting her from the consequences of blind idolatry. This is especially necessary in the period of budgetary bind which Iowa finds itself.

Therefore, I will name a Governor's Educational Advisory Committee, consisting entirely of lay people, who will examine the whole field of Iowa education from nursery through professional and graduate schools and recommend to the Legislature and Governor how the educational dollar can best be spent. This group will be selected solely for competence, and without reference to occupation, or political party affiliation. It will be a working body, headed by former State Representative Leroy Petersen of Grimes, whom I have appointed as Director of the Office for Planning and Program ming. The Educational Advisory Committee will not be a policy-making board or "super board" but will identify areas of overlap, duplication, and other undesirable practices, and make recommendations. The committee will study parochial and other private, as well as public schools serving the kindergarten-through-twelfth-grade age groups. In post high-school education, it will consider Iowa's non-tax-supported colleges and universities, as well as the regents' universities and the system of area community colleges and vocational-technical schools. Nor will the committee overlook proposals for construction of a new state-supported university in western Iowa and for a statewide network of educational television facilities. Both a heavy load of work and an exciting challenge will be undertaken by this committee. I am confident that its recommendations will fill the pressing need for a well researched chart by which to plot a rational, correlated future course for our entire Iowa educational system. We cannot afford waste of money, talent and facilities that results from letting each part of the system go its own way, with little reference to the other parts.

However, there are things which must be done in the field of education,

without waiting for the findings of the Advisory Committee. For example, we must increase state aid funds to local public education, no matter how tight the budget may be, thereby lessening the tax load borne by local property owners.

At the same time, legislation is needed to fix upon local school boards both the responsibility and authority to educate all children in accordance with their individual needs, abilities, handicaps and circumstances. In that connection, we should take a fresh look at the school attendance law, which might serve a better social purpose by fixing age sixteen as the minimum for leaving, without any requirement of attaining a fixed grade—such as the eighth. I propose that we develop a program of summer employment for Iowa youth, to be administered by and supported with state funds on a matching basis with contributions from various private sources including business firms.

I am firmly of the opinion that no school pupil should be excluded from use of public-school buses on their regular routes. Rising costs are placing heavier and heavier financial burdens on such schools, to the point of jeopardizing their existence. They add greatly to the general welfare of our state, not only by reducing the financial and other burdens of public-school districts, but also by contributing valuable variety to the stream of Iowa life. I support the shared time concept and recommend wider use of it.

Recognizing the controversy that has developed over the Great Plains Project Report, I recommend that the Legislature appoint a committee to analyze the material and information it contains and consider with that the findings and recommendations that the school Budget Review Committee makes. With that foundation a course can be, and should be, charted for Iowa public elementary and secondary schools.

On a different front, the time has come to face squarely the need for and to provide for professional negotiations between local boards of education and the teachers whom they employ. A no-strike clause has to be included in the mediation or arbitration procedures of the legislation.

At the same time the Legislature should recognize the necessity of developing a procedure by which other government employees can make their needs known, keeping in mind the complicating affects of the Merit System.

In mentioning the Merit System I want to point out that this employee benefit law which had bi-partisan support two years ago has not at this time produced the desired results. The principle is still right.

In justice to all public employees, covered by IPERS, including teachers, some changes are overdue in the program to provide something closer to a decent level of retirement pay. The recent actuarial report confirms that more retirement benefits can be paid without depleting the principal of the IPERS fund. I recommend the law be changed to provide this increase in benefits. The General Assembly would do well to determine the feasibility of raising the IPERS ceiling above its present \$7,000 level and an increase in the contribution rate to help lower-bracket workers.

Our area community colleges and vocational-technical schools are an irreplaceable part of Iowa's educational structure, by reason of both their intrinsic merit and their great potential contribution to expansion of the economy. Their problems are not solely of their own making; legislation too hastily and carelessly drawn is indeed a contributing factor. Some of the errors can be redressed; others we shall probably have to live with for the sake of the benefits which these community colleges confer upon their respective areas and upon the whole state. Financial stringency must not be permitted to impair the standards of any of them, but future emphasis

should be placed heavily upon their vocational-technical programs. I am gratified by the growing trend for business firms, churches, fraternal organizations and other private groups to provide scholarships at the vocational-technical schools, and I look with hope to this trend accelerating rapidly.

A constant problem in all higher education is the shockingly large proportion of youth—our greatest resource—which pursues no training beyond the high-school level. In Iowa, 94 percent have expressed a desire to continue education, but only 60 percent do so. Lack of funds is a deterrent, and would play an even greater part except for several student-help programs administered by the Higher Education Facilities Commission. Besides loans guaranteed by the federal government, those programs include state-financed loans for medical students and State of Iowa scholarships, which I recommend for continuance—and when finances permit—for expansion.

We come now to a need which must be faced without postponement even though we would prefer to set it aside until the state treasury becomes more affluent. Since the beginning of settlement in Iowa, privately supported colleges have been an integral part of our higher education system. At least four of those colleges—Loras, Iowa Wesleyan, Clarke and Grinnell (in that order)—trace their origins back to the territorial period, before any state schools existed even on paper. The list has now grown to more than thirty junior colleges and degree-granting institutions of various types, which operate in Iowa without state tax money. Some are nationally distinguished, and all make important contributions to Iowa life, besides accommodating one-third of the state's total enrollment in higher education.

They face a common problem of declining attendance and unused or under-used facilities, because of the pinch caused by rising tuition to meet higher costs. Each tuition increase prices more students out of the private colleges and into public institutions, where fees pay less than one-fourth of instruction costs and public funds pay the rest. Tuition grants sufficient to close part of the gap would benefit the students, the state, the colleges and the taxpayers. By making it possible for Iowa youth to make fuller use of \$200 million worth of private college facilities, we would reduce pressure on the state institutions for expansion of their immensely expensive facilities. Therefore, I recommend that this General Assembly pioneer a program of state tuition grants.

Concerning the state universities at Iowa City, Ames and Cedar Falls, I want to make crystal-clear that I join the overwhelming majority of Iowans—whether or not they have ever studied on any of these campuses—in feeling an enormous pride in the worldwide reputation for academic excellence which our state universities deservedly enjoy.

I shall use every resource at my command to protect the universities from any infringement of those ancient freedoms which academic communities must have, if they are to fulfill their promise to mankind. In the discharge of this obligation I ask for complete support from both sides of the aisle in the General Assembly.

On a more specific note, I favor long-range financing of needed classroom and laboratory facilities at regents' institutions. This is sound business in every way. The bond issues are self-policing, because they will only be bought when economic and revenue prospects are favorable. Moreover, the bonds will be retired by revenue from the people who benefit from the improvements they provide.

BETTER LIVING

Along with better government, an orderly society, human rights and first-rate education, it is essential that Iowans achieve even better living than they now have. To the extent that better living can be stimulated by public action, it is probably in the field of conservation that the most effective steps can be taken. Husbandry of our natural resources is essential to maintain the life-sustaining balance of nature, to provide for enlarging leisure-time activity, to promote economic growth, and to make Iowa increasingly attractive to tourists.

To this end, there must be strict enforcement of Iowa's water and air pollution control laws. We can be satisfied with nothing less than elimination of pollution from government, industrial, agricultural, and domestic sources. Whenever the laws, rules or regulations need strengthening the legislature should not hesitate to act. Furthermore, strong legislation with realistic penalties is required to stop the littering of our roadsides and stream banks.

Iowa needs renewed dedication to a comprehensive soil and water conservation program, in which emphasis will be placed on practices of long-range value, such as terracing, waterway improvement, pond construction, and reforestation. Land-use and erosion-control agreements should be emphasized, to assure that our natural and artificial lakes will not be destroyed through silt accumulation. Attention should also be given to upper watershed control as a factor in protecting impoundment areas from siltation. Careful planning is required to make natural beauty areas accessible without marring their inherent charm. What I like to call "sight pollution" should also receive priority to preserve the natural beauty of our countryside. Iowa should have more adequate wildlife habitats and a better program for improved fishing in lakes and streams. At the same time, I want to express my satisfaction at the great contributions to a better Iowa which have been made by our county conservation commissions. At relatively limited cost, they have tremendously expanded our recreational facilities close to where the people live.

The Iowa Conservation Commission has deep-seated problems which are partly financial and partly organizational. Because of the enormous and increasing use which our state parks receive, it is essential that the ills of the Conservation Commission be cured. In the near future, a great part of the cure will have to be something other than increased state appropriations. During this period, I suggest that the Commission concentrate on improved maintenance of present parks and other recreational facilities.

To ease the financial bind and to provide for better care of state parks, I recommend that Iowa adopt the practice of many other states in charging a modest fee for admission to our parks. Users should have a choice between an annual fee and a small daily charge. The revenue will be useful, and I am sure that park users will feel a sense of pride in contributing directly to upgrading the surroundings which they enjoy.

HEALTH AND WELFARE

I have said before, and I repeat here, that I am not becoming Governor of Iowa to snatch food from the hungry, trip up the crippled, hound the homeless, or taunt the unlucky with pious platitudes. Basically, I believe that government can do the most good by helping people to help themselves; but I also realize that government—as the prime tool of organized society—must care for many of those who cannot help themselves. So far as possible, private activity in this field should be preferred to government activity; and

where government action is required, it should come as largely as possible from local and state levels. However, I am less concerned with theories of responsibility than with making sure that no legitimate need goes unmet because of poor communication, indifference or plain cussedness.

I favor the concept which encourages earning by welfare recipients, who should not be penalized by the deduction of all they make from their public assistance; such deductions should be on a sliding scale and tailored to circumstances.

I strongly support programs of rehabilitation for persons who cannot benefit from standard educational procedures, because through these programs such people can be brought to realization of their full potentials. I especially commend the work of the Commission for the Blind in restoring sightless Iowans to gainful employment.

I am appointing a Governor's Committee on Mental Health—not to question the impressive results of our present treatment methods for the emotionally disturbed, but to find a good solution for the problem created by our success in treatment. This is a nice kind of a problem to have. It stems from the fact that patients spend much briefer periods in mental health institutes than previously, while out-patient care has been greatly expanded and improved. Hence, all of these institutes now have patient populations far below capacity, and we need to decide whether one or more of them can be closed or transferred to some other use.

We must also strengthen our alcoholism projects. With the federal government shutting off funds for a one-shot ICAP pilot project, I ask that the Iowa Comprehensive Alcoholism Project be combined with the established Commission on Alcoholism. There is merit in the research-oriented state program at Oakdale, and also in the maintenance of detoxification centers serving considerable areas. Summarizing, the State of Iowa has an obligation to remain active in this field, despite the budgetary problems of doing so and in my budget message I will explain how I believe this can be done.

In order to protect a mother's health, prevent the birth of a defective child, or end a pregnancy caused by rape or incest, abortions should be legalized under strict medical supervision.

CITIES AND TOWNS

So far, I have dealt largely with aspects of government which directly touch the quality of personal life for our citizens. Now I shall turn briefly to some other matters. High on this list are the growing pains of Iowa municipalities. I need not dwell on the point that they have nationwide company in their misery. All over America, cities are in dire trouble because of the population explosion and the constant movement of people from open country to build-up areas. The Iowa problem is different only in being less acute, because we have no cities of unmanageable size and our agricultural economy remains one of family farms.

None the less, the headaches of Iowa cities differ only in degree, and not in kind, from those of their more troubled sisters elsewhere. In response to this urban plight, I am already setting up a Governor's Committee on Cities and Towns, which will search out, identify and define their needs and their ability to financially meet them.

We know the state budget this session will not afford substantial funds for state aid to our cities. Therefore, if this Committee reports that necessary city services cannot be financed by present methods then I am ready to recommend that municipalities be permitted to tap other sources of revenue, upon an affirmative vote by their people. I also look forward to

municipalities benefiting in tangible ways from implementation of the new home-rule amendment.

I have talked about the need for an urban affairs office and pledged that if there were not sufficient funds for it to stand alone it would operate from the Governor's office. I am convinced that the best place to start this department is in the Office for Planning and Programming and ask that it be established. It will provide useful answers in such areas as zoning, housing, law, and budgeting for local officials.

Two very specific services will be performed by the urban affairs division of the Office for Planning and Programming. First, this division can help Iowa cities cooperate with new urban undertakings which will be unveiled by the Nixon administration. And secondly, it can be helpful to metropolitan areas in consolidating the overlapping services now provided by adjacent cities, suburban towns, and counties. The evolving central garbage collection service for metropolitan Des Moines is an example of progress in this field.

TAXATION

It is not cities alone which are plagued by problems of inadequate tax revenues. Every state in the union—including Iowa—has the problem. The limited financial capabilities of the states stem, in part, from the pre-emption by the federal government of a preponderant share of all public revenue. Until and unless this imbalance is corrected, there is no complete solution of the problem. Therefore, I urge all of us—the Iowa delegation in Congress, the legislature, local governments, and myself—to join forces in a fight for passage of a federal-state revenue-sharing plan.

Meanwhile, I propose that the Iowa income tax structure be simplified, and a so-called "postcard" return be adopted. Under this plan, the state income tax of every Iowan would then become a fixed percentage of his federal income tax payment. With the legislature now meeting every year, this program can be adopted without the state constitutional amendment which previously would have been necessary. I have long been disturbed by the penalty our present tax system imposes on people who improve their homes, and by its consequent encouragement of run-down buildings and slums. A simple revision of the system would encourage owners to improve their properties. To that end, I recommend that increased assessment of home improvements be delayed, as an incentive to remodeling and renovation.

Finally, it is imperative that we have equal assessments in Iowa, where—because of state aid to schools and areawide levy for community colleges—everybody has a personal stake in equality of assessment. Property tax assessments based on market value provide a uniform statewide method and standard application to all property, regardless of location. In assessing agriculture property, consideration should be given to current use as well as sales-assessment ratio.

ECONOMIC DEVELOPMENT

Amidst an unending technological revolution in Iowa agriculture, the economic future of this state becomes ever more closely tied to the attractiveness of its image for those who can create jobs and those who can fill the jobs.

The scope of this challenge is illustrated by some recent figures. During the 1960 to 1980 period the county by county projections show that total Iowa population is expected to remain virtually static.

Iowa farm population fell by nearly 27 percent while the number of

Iowa farms dropped by about 29 percent during the period from 1947 to 1967. If Iowa is to check the projected thinning out of people in most of its rural counties and some of its urban counties between now and 1980, it will have to be done through a truly massive industrialization program. Certainly one key to the success of such a program is aggressive leadership in developing our small towns as productive new homes for countless Americans who want to get away from the frustrations—and even hazards—of contemporary big metropolitan existence.

There is urgent need for drastic revamping of the Iowa Development Commission, and for reorientation of its methods and objectives. The logical place to begin is with a legislative review of the statute under which the Development Commission operates. I will tell you candidly that I believe members of the General Assembly should no longer serve on the Commission, because the new schedule of annual sessions will not permit them to invest the amount of time which revitalization of the Development Commission will require. Going further, I believe that every element of political award and other partisan considerations should be purged from Commission appointments, and that they should henceforth be made strictly on a basis of know-how, promotional ability and experience.

We have suffered this past year without the services of a Director of this Commission. I recommend that the General Assembly provide that the Director serve at the pleasure of the Governor.

The recruitment of industry is a highly specialized, fiercely competitive business with worldwide ramifications. It is a game in which amateurs never get off the bench, and unless we are prepared to play it in big-league fashion, Iowa will largely waste the money it dribbles away on a minor-league operation.

We can afford no delay in getting an aggressive program underway, using a staff of aggressive producers. One important reason to do so is the need to reach a decision about sponsoring a World Food Exposition in Iowa during the next few years. Such an exposition, if properly staged, could be the catalyst we need to get this state in economic orbit. But let us not deceive ourselves about the demands which a world exposition would make upon our financial and human resources. They would be enormous, both in the amount of risk capital required and the time and energy which would have to be poured into the enterprise. Unless we are prepared to go all-out to make the exposition a success on a grand scale, we should not even take the first step.

At a more mundane level, the Development Commission should launch a continuing, lively and imaginative publicity program to attract more tourists into Iowa. Properly undertaken in close cooperation with local groups and festivals, this project has the great merit of bringing completely new money into Iowa.

As a nuts-and-bolts contribution to the Iowa economy, I will be proposing in my budget message specific recommendations to correct inequities in Iowa's service tax law. Flourishing business, industrial growth and new plant locations which provide new jobs, more paychecks and increased tax revenue are major factors in the general welfare of the whole state.

AGRICULTURE

You need no exhortation from me or anybody else about the over-riding importance of agriculture in the Iowa economy. It is self-evident, especially when we consider that much of the entire business life of the state exists only because of farming. The manufacture, distribution, and servicing of in-

put items for agriculture fall into that category, as do the handling and processing of everything which the farms produce.

Because of the far flung scope of farm markets, many of the important policies which affect agriculture are necessarily made at the federal level. However, the state government is not powerless to exert some influence in the determination of those policies, and I shall not hesitate to bring that influence to bear when it is proper to do so. For example, we can well support agricultural policies which permit and encourage farmer participation in voluntary marketing and bargaining associations within the framework of a competitive situation. We can also encourage producers, through their own organizations, to finance and administer programs for the expansion and development of markets and for the stimulation of additional utilization research.

In that same connection, we could well use more marketing and new product research from the Extension Service of Iowa State University, which has been emphasizing production research. In this hour of history, the Iowa farmer will profit most from research which develops new crops, facilitates marketing and insures fair prices to producer as well as consumer. Equally important is stepped-up federal, state and private research to find improved methods of controlling wind erosion.

On another front, I strongly support legislation to require dealers and processors of farm products to give evidence of their financial responsibility. All imports of foreign meat and dairy products should be subjected to the same inspection and quality controls which are imposed on U.S. producers.

LABOR

In order to insure protection of workers and their families, safety practices should be required and standards adopted. I intend to carefully watch for developments in this area.

Workmen's compensation benefits should be increased, and payments should be increased to approved rehabilitation programs for injured employees.

To redress the injustice done workers who cannot collect the wages due them, I recommend the development of a small claims court within the framework of an integrated court system.

Child labor laws should be up-dated to provide reasonable opportunity for youths under 16 years of age to accept vacation and part-time jobs.

With reference to minority groups, management should increase its recruitment from that sector for job-training programs, and unions should intensify their efforts to recruit from minority groups for apprentice training and union membership.

Right-to-work is an established fact in Iowa.

TRANSPORTATION

I urge that the General Assembly order a reclassification of the Iowa roads-and-streets systems, after which allocation of road-use tax funds will be made on a basis of need. Provision should also be made for the abandonment of roads which no longer carry enough traffic to justify their continued maintenance.

All trucks should pay their fair share of highway user costs, and the legislature should develop a fair and workable structure of truck taxation, which will end problems and litigation in this area.

Priority should be given to the removal of such highway hazards as narrow bridges, dangerous railroad underpasses, curbs and inadequate

shoulders. T-intersections can be and should be made safer and rumble strips installed to give warning to drivers. Equally needed is adequate lighting of interchanges, rest areas, railroad crossings, and traffic control signs at unmarked intersections.

Drunk driving laws should be enacted which define as presumptive evidence of intoxication the presence of 100 milligrams of alcohol per 100 cubic centimeters of blood.

In the field of aviation, I support legislation for the development of regional airports, and for cooperation by municipalities and counties in their construction and operation. I also recommend a statutory requirement that all power-lines at the end of runways be buried.

On a broader front, I propose that the General Assembly provide for the appointment of a Governor's Committee on Iowa Transportation Needs which will study all aspects of both freight and passenger movement, with instructions to report its recommendations to the 1970 General Assembly.

CONCLUSION

The goals of you as legislators and I as Governor are identical, our cause is common, and the course we follow must lead us to a greater Iowa. In this respect our course will be steadier and our success far greater when we cooperate and work together. Consequently you may expect and will receive from my office complete cooperation and during the session, legislators will have top priority on my time.

I commend you of the legislature and particularly Lieutenant Governor Jepsen and Speaker Harbor as well as the other leaders for the flying start of what we all agree must be a short and productive session.

As Governor I will rely on the help of many people. One who deserves special mention is my loyal and devoted wife, Billie. It is only with her help that I can confidently assume the great responsibilities as your Governor.

I shall be ever mindful that it is you, the people, that make Iowa a great state. I shall seek your advice, I shall listen carefully, and I earnestly and humbly ask your help and support. Together we shall respond to the challenges of today and the promise of tomorrow.

The benediction was offered by Dr. G. Curtis Jones, University Christian Church, Des Moines, Iowa.

The colors were retired and President Jepsen handed the gavel to Speaker Harbor.

Governor Robert D. Ray and Lieutenant Governor Roger W. Jepsen were escorted from the rostrum by the committee previously appointed.

Stanley of Muscatine moved that the reading of the minutes of the joint convention be dispensed with.

The motion prevailed.

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

Motion prevailed.

The Senate returned to the Senate chamber and reconvened, President pro tempore Lodwick presiding.

INTRODUCTION OF BILLS

Senate File 1, by Senators Lamborn, Denman, Smith and Coleman (Miller of Page, Fisher of Greene, Holden, Gannon, Bennett, Cochran, Dunton, Middleswart and Miller of Jones), a bill for an act relating to negotiation and execution of reciprocal, proration, and other agreements or declarations for fleet owners of commercial vehicles engaged in interstate commerce.

Read first and second times and passed on file.

Senate File 2, by Senators Lamborn, Denman and Smith (Miller of Page, Fisher of Greene, Holden, Gannon, Bennett, Dunton and Hanson of Howard-Mitchell), a bill for an act relating to motor vehicle registration fees.

Read first and second times and passed on file.

Senate File 3, by Senators Lamborn, Denman, Smith and Coleman (Miller of Page, Fisher of Greene, Holden, Gannon, Bennett, Hanson of Howard-Mitchell and Dunton), a bill for an act relating to issuance of a single cab card for vehicles subject to the provisions of chapter three hundred twenty-six (326) of the Code.

Read first and second times and passed on file.

Senate File 4, by Senators Smith, Hougen, Erskine, O'Malley, Bal-loun, DeKoster and Coleman (Shaw, Camp, Franklin, Cochran, Gannon, Lipsky, Caffrey, Tapscott, Wells, Dunton, Johnston of Johnson, Pelton, Mendenhall, Hanson of Howard-Mitchell and Dougherty), a bill for an act to provide for the establishment of family courts within each judicial district in the State of Iowa, transferring jurisdiction for the settlement of domestic relations and juvenile actions to such family courts, modifying the adversary nature of divorce proceedings, establishing procedures for the determination of custody, the payment of alimony and support, and establishing the administrative procedures necessary for the proper functioning of such family courts.

Read first and second times and passed on file.

Senate File 5, by Senators Lucken, McGill, O'Malley, Smith and Coleman (Miller of Des Moines, Millen, Mayberry, Lipsky, Gannon, Caffrey, Tapscott, Wells, Dougherty, Dunton, Pelton and Johnston of Johnson), a bill for an act relating to establishment of a special mental retardation unit to be located at one of the state mental health institutes, prescribing the functions of the special unit, and

providing for the administration and support thereof and the admission of patients.

Read first and second times and passed on file.

Senate File 6, by Senators Lucken, O'Malley, McGill, Smith, Coleman and DeKoster (Miller of Des Moines, Edgington, Millen, Lipsky, Mayberry, Gannon, Pelton, Kruse, Johnston of Johnson, Bergman, Dougherty, Dunton, Wells, Crosier, Miller of Jones, Middleswart, Doyle and Caffrey), a bill for an act relating to the definition of a mentally retarded person for purposes of chapter two hundred twenty-six (226) of the Code, and to the admission or transfer of such persons to the state mental health institutes.

Read first and second times and passed on file.

Senate File 7, by Senators O'Malley, McGill, Lucken, Coleman and Lamborn (Miller of Des Moines, Lipsky, Mayberry, Millen, Gannon, Dougherty, Johnston of Johnson, Pelton, Miller of Jones, Dunton, Caffrey and Tapscott), a bill for an act relating to establishment of county mental health programs by counties or groups of counties, authorizing state aid for such programs, and providing a permanent appropriation therefor.

Read first and second times and passed on file.

Senate File 8, by Senators McGill, Lucken, O'Malley, Smith, Coleman and Lamborn (Miller of Des Moines, Mayberry, Millen, Lipsky, Cochran, Gannon, Hanson of Howard-Mitchell, Dunton, Kruse, Pelton, Bergman, Dougherty, Wells, Crosier, Tapscott and Caffrey), a bill for an act to combine the present county fund for mental health with the state institution fund, redesignating the latter as the county health and institutions fund, prescribing the purposes for which such fund may be used, and authorizing a levy therefor.

Read first and second times and passed on file.

Senate File 9, by Senators Stephens, McGill, Lucken and Smith (Miller of Des Moines, Edgington, Millen, Mayberry, Gannon, Caffrey, Tapscott, Dougherty, Bergman, Pelton, Kruse, Hanson of Howard-Mitchell and Dunton), a bill for an act relating to county homes.

Read first and second times and passed on file.

Senate File 10, by Senators Frommelt, Balloun, Lange and Coleman (Klein, Gannon, Lipsky, Dunton, Caffrey, Pelton and Dougherty), a bill for an act relating to consolidation of the investment of retirement system funds under the employment security commission.

Read first and second times and passed on file.

Senate File 11, by Senators Frommelt, Lange, Balloun, Smith, Coleman and Schaben (Klein, Miller of Des Moines, Gannon, Pelton, Hanson of Howard-Mitchell, Dougherty and Dunton), a bill for an act relating to contributions toward the peace officers' retirement, accident, and disability system.

Read first and second times and passed on file.

Senate File 12, by Senators Frommelt, Balloun, Lange, Doderer, Schaben and Coleman (Klein, Gannon, Miller of Des Moines, Dougherty, Wells, Lipsky, Dunton, Pelton and Blouin), a bill for an act relating to benefits payable to retired members and beneficiaries under the peace officers' retirement system.

Read first and second times and passed on file.

Senate File 13, by Senators Frommelt, Balloun, Lange, Doderer, Coleman and DeKoster (Klein, Gannon, Lipsky, Miller of Des Moines, Bailey, Dunton, Pelton, Caffrey, Doyle, Crosier, Wells, Dougherty, Johnston of Johnson, Hanson of Howard-Mitchell and Winkelman), a bill for an act to provide an additional retirement allowance option for members of the Iowa public employees' retirement system.

Read first and second times and passed on file.

Senate File 14, by Senators Frommelt, Lange, Balloun, Doderer and Coleman (Klein, Gannon, Lipsky, Pelton, Caffrey, Crosier, Dougherty, Hanson of Howard-Mitchell, Miller of Des Moines, Dunton, Wells, Middleswart, Doyle, Blouin, Johnston of Johnson, McCormick and Winkelman), a bill for an act relating to optional payment of accumulated contributions upon death of an active member of the Iowa public employees' retirement system.

Read first and second times and passed on file.

Senate File 15, by Senators Frommelt, Balloun, Lange, Lamborn and Coleman (Klein, Gannon, Pelton, Lipsky, Dougherty, Middleswart, Doyle, Wells, Blouin, Dunton, McCormick and Winkelman), a bill for an act to provide that retired members of the Iowa public employees' retirement system may elect to have one-half of their retirement allowances invested in a variable annuity program.

Read first and second times and passed on file.

On motion of Senator Laverty and in accordance with House Concurrent Resolution 6 duly adopted, the Senate adjourned until 10:00 a.m., Monday, January 20, 1969.

JOURNAL OF THE SENATE

SENATE CHAMBER,
DES MOINES, IOWA, MONDAY, JANUARY 20, 1969.

The Senate met in regular session, President Jepsen presiding.

Prayer was offered by Reverend R. L. Lavin, pastor of the Saint Paul Lutheran Church, Davenport, Iowa.

The Senate pledged allegiance to the flag.

The Journal of January 16, 1969, was approved.

Senator Stanley asked and received unanimous consent that President Jepsen be allowed to address the Senate and that his remarks be printed in the Senate Journal as follows:

Senators, Staff and Guests: Keeping in mind an old proverb—"That a good example is the best sermon," my remarks will be pointed and brief.

First, I extend my thanks to Bob Fulton, the former Democrat Governor of Iowa, for his sincere efforts and kind help during the months of November, December, and early January. His cooperation and assistance in helping those of us who were making preparations for the Sixty-third General Assembly should serve as an example for all administrations in the future.

Second, I extend my thanks to those of you who assisted in organizing for this session—I especially want to thank Senator Stanley and Senator Lodwick for the many hours of work and counsel given me and my staff prior to opening day.

A legislature has been described as containing a typical slice of humanity. This is what a representative body is supposed to be. Our form of government is a government administered under LAW by RESPONSIBLE officers chosen by the voters.

It is my wish that this legislature establish itself as the architect of a streamlined, highly efficient "new look" in state government. A legislature quite AWARE OF, and SENSITIVE TO PEOPLE NEEDS . . . but courageous enough to separate real needs from extravagant wants and costly luxuries.

With Republicans in the majority in both houses as well as the administration, I expect continued advice will be forthcoming from the other party, as well as all the departments who are after more money. Much of the debate and combat will be in the spending area—where requests that were submitted were nearly all beyond what we have or can raise.

Iowa needs . . . and we must provide—NEW IDEAS—NOT NEW TAXES.

State governments occupy the vital middle ground between the national government and local governments—state government is that level of government which bears the primary responsibility for domestic government in the United States. Among the basic powers reserved to the states by the United States constitution is the power of creating, and granting authority to, local government. I echo Governor Ray's statement when he said, "If our American system of government were to fail, it would be because we have allowed too much decision-making power to become centered in one place, and have failed to make adequate use of the fifty other centers of polit-

ical power and action contemplated in the federal constitution. Good government must be responsive to its citizens." With this in mind, the leadership of this Sixty-third General Assembly developed three standing committees to give full audience to this area of better government. They are state government, county government, and cities and towns.

A leading editor, educator and author was once asked to summarize in one word the keystone of American development. He answered "access".

Access to economic opportunity

Access to social mobility

Access to geographic movement

Access to political participation

Access to educational opportunity.

Accepting the fact that economic opportunity is in itself, one of the main keystones to the problems facing Iowa today, the leadership of the Sixty-third General Assembly established a standing committee called "Iowa Development." It is my hope that this committee will seek the advice and counsel of the many individual and corporate talents available in Iowa to launch our great state toward the economic, spiritual, physical, and social growth it must have in the 1970's. In brief, we must THINK 1969—PLAN for 1979, and PROJECT to 1989.

In summary, these three words, "THINK", "PLAN", and "PROJECT", express my hopes and will govern my actions in whatever way the office of Lieutenant Governor can assist the progress of this great State of Iowa in the next two years.

As President of the Senate, I assure you that I will conduct the sessions, to the best of my ability, in a manner which will facilitate sound legislation as developed BY SIXTY-ONE SENATORS. I would remind the Senate of a Japanese proverb which says, "the tongue is but three inches long, yet it can kill a man six feet high," or to paraphrase the golden rule, speak of your fellow Senators as you would have them speak of you. I would also remind the Senate that the clocks present in this chamber will be snapping their fingers at waste of time.

There is a time when greatness in a person reveals its chemistry. I am proud and thankful for the greatness which exists individually and collectively in this Senate.

In conclusion, I offer these words of advice as voiced by General Douglas MacArthur when he said, "Gather all the facts possible, and then make your decision on what you think is right, as opposed to what you think is wrong. Don't try to guess what others will think, whether they will praise or deride you. And always remember that at least some of your decisions will probably be wrong. Do this and you will always sleep well at night."

Thank you!

INTRODUCTION OF BILLS

Senate File 16, by Senators Neu, Schaben and Smith (Cochran, Winkelman, Tieden, Miller of Des Moines, Gannon, Dunton, Kruse, Mayberry, Dougherty, Bergman, Schmeiser and Middleswart), a bill for an act relating to drainage and levee districts.

Read first and second times and passed on file.

Senate File 17, by Senators Schaben, Neu and Smith (Cochran, Tieden, Winkelman, Gannon, Mendenhall, Miller of Jones, Caffrey, Kruse, Hanson of Howard-Mitchell and Dunton), a bill for an act

providing for establishment and administration of conservancy districts.

Read first and second times and passed on file.

Senate File 18, by Senators Benda, Rigler, Shirley, Coleman, Balloun and Lamborn (Bailey, Harbor, Dunton, Gannon and Shaw), a bill for an act relating to establishment, management, operation, and regulation of state banks in Iowa, and to the state superintendent of banking, state banking board, and state banking department.

Read first and second times and passed on file.

Senate File 19, by Senators Frommelt and Gaudineer (Gannon, Franklin and Renda), a bill for an act to provide for representation in the Senate and the House of Representatives beginning with the session commencing in the year 1971.

Read first and second times and passed on file.

Senate File 20, 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 21, by Senator Gaudineer, a bill for an act relating to headlamps on motorcycles.

Read first and second times and passed on file.

Senate File 22, 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 23, 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 24, 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.

Senate File 25, by Senator Gaudineer, a bill for an act relating to railway crossings.

Read first and second times and passed on file.

Senate File 26, by Senator Balloun, a bill for an act relating to the

use of receipts obtained from the sale of stock within one year of the first issuance.

Read first and second times and passed on file.

Senate File 27, by Senator Hougen, a bill for an act to provide for delayed taxation on real property for the improvement, repair, and replacement of real property structures.

Read first and second times and passed on file.

Senate File 28, by Senator Hougen, a bill for an act relating to the regulation of political billboards located on private property.

Read first and second times and passed on file.

Senate File 29, by Senators Potgeter, Walsh and Neu, a bill for an act to establish the office of ombudsman 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 30, by Senator Doderer, a bill for an act relating to the leasing of property and other facilities by the geological survey.

Read first and second times and passed on file.

Senate File 31, by Senator Balloun, a bill for an act regulating dry cleaning establishments.

Read first and second times and passed on file.

Senate File 32, by Senator Balloun, a bill for an act restricting driving hours of persons under the age of eighteen years.

Read first and second times and passed on file.

Senate File 33, by Senator Balloun, a bill for an act relating to roadside parks.

Read first and second times and passed on file.

Senate File 34, by Senators Hill and Smith (Baker, McCartney, Cochran, Pelton, Middleswart, Dunton, Lipsky, Kruse, Bergman, Wells and Gannon), a bill for an act relating to amendment of the Iowa public officials act.

Read first and second times and passed on file.

Senate File 35, by Senator Lamborn, a bill for an act authorizing counties to adopt the county manager form of government.

Read first and second times and passed on file.

Senate File 36, by Senators Hill, Rigler and Coleman (Baker, Gannon, Newton and Dunton), a bill for an act relating to the implementation of annual sessions of the General Assembly; powers and duties of committees, members, employees, and agencies of the General Assembly; methods of financing the cost of the General Assembly; compensation and expenses of members and agencies of the General Assembly; and procedures of the General Assembly and its committees, members, and agencies.

Read first and second times and passed on file.

Senate File 37, by Senators Rigler and Hill (Baker, Newton and Gannon), a bill for an act to regulate lobbying activities in the General Assembly.

Read first and second times and passed on file.

Senate File 38, by Senator Messerly, a bill for an act relating to a safety requirement of added odor in the distribution of gas for public consumption.

Read first and second times and passed on file.

Senate File 39, by Senator Messerly, a bill for an act relating to incorporation of a municipality in an urbanized area within three miles of a city over fifteen thousand population.

Read first and second times and passed on file.

Senate File 40, by Senator Benda, a bill for an act to provide certain regulations in the procurement of insurance by a vendor of personal property sold on installment contracts.

Read first and second times and passed on file.

Senate File 41, by Senators Balloun, Potgeter and Laverty, a bill for an act to exempt a portion of annuities received from the United States retirement and disability fund from state income tax.

Read first and second times and passed on file.

Senate File 42, by Senator Hougen, a bill for an act relating to the selection of delegates to national political nominating conventions.

Read first and second times and passed on file.

Senate File 43, by Senator Lamborn, a bill for an act relating to the valuation and assessment of agricultural land.

Read first and second times and passed on file.

COMMITTEES TO INVESTIGATE ELECTION CONTESTS

The Chair announced the appointment of the following committees to investigate the election contests:

VINCENT S. BURKE vs. CHARLES K. SULLIVAN

Mowry, Chairman

Lange

Griffin

Dodds

Van Gilst

JOSEPH W. CASSIDY vs. HAROLD A. THORSEN

DeKoster, Chairman

Arbuckle

Potgeter

McGill

O'Malley

On motion of Senator Stanley, the Senate recessed until 11:45 a.m.

The Senate reconvened, President Jepsen presiding.

PRESIDENT NIXON'S PICTURE HUNG IN SENATE CHAMBER

The Chair recognized Senator Rigler who invited Senator Frommelt to assist him in removing the picture of former President Johnson which hung in the Senate chamber behind the rostrum, and replaced it with a picture of President Richard M. Nixon. Senator Rigler then presented the former President's picture to Senator Frommelt.

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

AFTERNOON SESSION

The Senate reconvened, President Jepsen presiding.

ANNOUNCEMENT OF PERMANENT STANDING COMMITTEES

Lieutenant Governor Jepsen announced that the temporary committees appointed January 13, 1969, and recorded on pages 11 through 17 of the Senate Journal, became the permanent standing committees of the Senate.

President pro tempore Lodwick took the chair at 3:20 p.m.

INTRODUCTION OF BILLS

Senate File 44, by Senator Lange, a bill for an act relating to beer warehouses.

Read first and second times and passed on file.

Senate File 45, by Senator Lange, a bill for an act relating to information required on beer tax reports.

Read first and second times and passed on file.

Senate Joint Resolution 4, by Senator Sullivan, a Senate joint resolution proposing an amendment to the Constitution of the State of Iowa to make the terms of judges of the supreme and district courts elective.

Read first and second times and passed on file.

SUPPLEMENTAL REPORT OF COMMITTEE ON COMMITTEE CLERKS

MR. PRESIDENT: Your committee to determine the standing and qualifications of the candidates for committee clerks, begs leave to make the following correction in assignments to its report adopted January 14, 1969:

Opposite Senator Shirley strike "Elva Pittman" and insert in lieu thereof "Carole Jean Reeves".

A. J. ERSKINE
ROGER J. SHAFF
WILLIAM REICHARDT

BILLS ASSIGNED TO COMMITTEE

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

- S. F. 1 Transportation
- S. F. 3 Transportation
- S. F. 4 Judiciary
- S. F. 5 Social services
- S. F. 6 Social services
- S. F. 7 Social services
- S. F. 8 County government
- S. F. 9 County government
- S. F. 10 Commerce
- S. F. 11 State government
- S. F. 12 State government
- S. F. 13 State government
- S. F. 14 State government
- S. F. 15 State government
- S. F. 17 Conservation and Recreation
- S. F. 18 Commerce
- S. F. 19 Constitutional amendments and reapportionment
- S. F. 20 Judiciary
- S. F. 21 Law enforcement
- S. F. 22 Law enforcement
- S. F. 23 Judiciary
- S. F. 24 Human and industrial relations
- S. F. 25 Law enforcement

- S. F. 26 Commerce
- S. F. 27 Ways and means
- S. F. 30 State government
- S. F. 31 Commerce
- S. F. 32 Law enforcement
- S. F. 33 Iowa development

On motion of Senator Potgeter, the Senate adjourned until 9:00 a.m., Tuesday, January 21, 1969.

JOURNAL OF THE SENATE

SENATE CHAMBER,
DES MOINES, IOWA, TUESDAY, JANUARY 21, 1969.

The Senate met in regular session. President Jepsen presiding.

Prayer was offered by Reverend Vernon K. Forsberg, pastor of the First Presbyterian Church, Marshalltown, Iowa.

The Senate pledged allegiance to the flag.

The Journal of January 20, 1969, was approved as corrected.

INTRODUCTION OF BILLS

Senate File 46, by Senator Hill, a bill for an act relating to the hours of sale of intoxicating beverages.

Read first and second times and passed on file.

Senate File 47, by Senator Potgeter, a bill for an act regulating issuance of special deer hunting licenses to the spouse of landlords and tenants.

Read first and second times and passed on file.

Senate File 48, by Senator Hill, a bill for an act relating to annual budgets.

Read first and second times and passed on file.

Senate File 49, by Senator Benda, a bill for an act discontinuing the refund of tax on motor fuel used in watercraft, and allocating such monies to the state conservation fund.

Read first and second times and passed on file.

Senate File 50, by Senator Benda, a bill for an act imposing a tax on certain glass bottles and allocating the proceeds from said tax.

Read first and second times and passed on file.

Senate File 51, by Senator Benda, a bill for an act providing that the alteration of a motor vehicle odometer or speedometer shall constitute a misdemeanor.

Read first and second times and passed on file.

Senate File 52, by Senator Benda, a bill for an act regulating establishments providing public lodging accommodations.

Read first and second times and passed on file.

Senate File 53, by Senator Benda, a bill for an act to provide reimbursement for the cost of removal of dead animals.

Read first and second times and passed on file.

SUPPLEMENTAL REPORT OF COMMITTEE ON COMMITTEE CLERKS

Senator Erskine called up the supplemental report of the committee on committee clerks, filed and found on page 87 of the Senate Journal, and moved its adoption.

The motion prevailed and the report was adopted.

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

The Senate reconvened, President Jepsen presiding.

INTRODUCTION OF BILLS

Senate Joint Resolution 5, by Senators Stanley, Lange and Potgeter (Van Nostrand, McCartney, Shaw, Edgington, Varley, Van Drie, Millen and Lipsky), a joint resolution to establish a commission to conduct a study of the apportionment of the General Assembly and to make recommendations to the General Assembly.

Read first and second times and referred to committee on constitutional amendments and reapportionment.

Senate File 54, by Senator Lamborn, a bill for an act relating to the creation of county historical boards; enumerating their powers and duties, and authorizing tax levies.

Read first and second times and passed on file.

Senate File 55, by Senators Shirley and Neu, a bill for an act creating an area vocational school.

Read first and second times and passed on file.

Senate File 56, by Senator Sullivan, a bill for an act relating to state party conventions and election of the state central committee.

Read first and second times and passed on file.

Senate File 57, by Senator Hougen, a bill for an act relating to membership of public employees in labor unions, organizations, or associations.

Read first and second times and passed on file.

**APPOINTMENT OF SECRETARY
TO LIEUTENANT GOVERNOR**

Lieutenant Governor Jepsen announced the appointment of Joyce Johnson of Scott County as his secretary.

**APPOINTMENT OF PAGES TO LIEUTENANT GOVERNOR
AND SECRETARY OF THE SENATE**

Lieutenant Governor Jepsen announced the appointment of William Nicholas IV of Cerro Gordo County as his page, and the appointment of Peter Frantz of Polk County as the page to the Secretary of the Senate.

APPOINTMENT OF PAGES

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

Deborah Sue Dunkel of Polk County.
William E. Gandy of Woodbury County.
Reginald D. McCaw of Tama County.
Marci Jean Williams of Muscatine County.

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

POINT OF PERSONAL PRIVILEGE

Senator Sullivan rose on a point of personal privilege to announce to the Senate that former Senator Charles S. Van Eaton of Sioux City underwent surgery for the third time since November, 1968, at St. Luke's Medical Center, Sioux City, Iowa.

SENATE CONCURRENT RESOLUTION 5

By Houghton

Whereas, the state universities are making budget requests nearly seventy percent above current appropriations; and

Whereas, the community colleges are making stupendous financial demands for state funds; and

Whereas, the private colleges are making requests for state financial assistance in the form of tuition grants; and

Whereas, the department of public instruction is requesting vastly increased appropriations; and

Whereas, the county superintendent system is expanding its services, largely at local taxpayers' expense; and

Whereas, it is advocated by certain professional groups that the county superintendent system become the springboard for an entirely new area secondary school system; and

Whereas, teacher organizations are advocating negotiation functions which would greatly affect the operational costs of our secondary and primary schools, including local control of this system; and

Whereas, the educational television programs are expanding, and the administrators are requesting substantial appropriations therefor; and

Whereas, the General Assembly is usually committed to certain increased financial obligations before appropriations are made, in the following particulars:

1. College student enrollment requiring increased appropriations is often determined.

2. Secondary and primary teachers' contracts are consummated, possibly with substantial increases.

3. Other departments will proceed with expenditures assuming that appropriations will be made for such obligations; and

Whereas, our current expenditures are exceeding state income from present tax sources and the economy of the state is not expanding at a rate comparable to such increased appropriation requests; and

Whereas, the people of Iowa have indicated that they will not tolerate further tax increases at this time; and

Whereas, state agencies normally spend about forty-five percent of their biennial appropriations in the first annum; now, therefore

Be It Resolved by the Senate, the House of Representatives Concurring, That the General Assembly of the State of Iowa appropriate forty-five percent of the current biennial appropriation for each and every educational agency for the next fiscal year, and that such action be completed by February 1, 1969; and

Be It Further Resolved, That the appropriate committees be instructed to proceed immediately with a thorough study of the needs, policies, objectives, and priorities of the various educational agencies, and report back to the General Assembly sixty days prior to the next annual session, complete with recommendations for appropriations, priorities, economies to be effected, together with such other desirable recommendations, and to prepare bills therefor; and

Be It Further Resolved, That such committees be comprised of the Senate and House committees acting jointly, and that the respective educational committees having jurisdiction comprise such study committees, and that the respective subcommittees of the appropriation committees act jointly with and be a part of such study committees, and that at least one member of the ways and means committee of each chamber, not members of the other represented committees, provided such members will serve actively, be assigned to each of such study committees.

BILLS ASSIGNED TO COMMITTEE

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

S.J.R. 4 Constitutional amendments and reapportionment

S. F. 34 Judiciary

S. F. 35 County government

S. F. 37 Judiciary

S. F. 38 Commerce

S. F. 39 Cities and towns

S. F. 40 Commerce

S. F. 41 Ways and means

S. F. 42 State government

- S. F. 43 Ways and means
- S. F. 44 Law enforcement
- S. F. 45 Law enforcement
- S. F. 46 Law enforcement
- S. F. 47 Conservation and recreation
- S. F. 48 State government
- S. F. 49 Conservation and recreation
- S. F. 50 Ways and means
- S. F. 51 Judiciary
- S. F. 52 Commerce
- S. F. 53 Agriculture

REPORTS OF COMMITTEE

Senator Lange submitted the following reports:

MR. PRESIDENT: Your committee on constitutional amendments and re-apportionment, to which was referred **Senate Joint Resolution 2**, 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, begs leave to report it has had the same under consideration and recommends the same **do pass**.

ELMER F. LANGE, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on constitutional amendments and re-apportionment, to which was referred **Senate Joint Resolution 3**, 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**.

ELMER F. LANGE, Chairman

Ordered passed on file.

AMENDMENTS FILED

- 1 Amend Senate File 10 as follows:
- 2 1. Amend page 6, line 15, by inserting after the word
- 3 "the" the words "first session of the".
- 4 2. Amend page 12, line 4, by striking the words
- 5 "subsection ten (10)" and inserting in lieu thereof the
- 6 words "subsection three (3)".

ANDREW G. FROMMELT

- 1 Amend Senate File 30 as follows:
- 2 1. Amend page 1, line 4, by striking the words
- 3 "three hundred four point five (304.5)" and inserting in

4 lieu thereof the words "three hundred five point four
5 (305.4)".

HUGH H. CLARKE

On motion of Senator Stanley, the Senate adjourned until 9:00
a.m., Wednesday, January 22, 1969.

JOURNAL OF THE SENATE

SENATE CHAMBER,
DES MOINES, IOWA, WEDNESDAY, JANUARY 22, 1969.

The Senate met in regular session, President Jepsen presiding.

Prayer was offered by Senator J. Leslie Leonard, pastor of the United Presbyterian Church, Linn Grove, Iowa.

The Senate pledged allegiance to the flag.

The Journal of January 21, 1969, was approved.

PETITION

The following petition was presented and placed on file:

By Senator Reichardt, from three thousand fifty-eight residents of Polk County appealing to the General Assembly to adjust the existing laws on any sexual offense to such an extent that any sexual violation will be so severely punished that this crime may be reduced—hopefully, completely.

PRESENTATION OF VISITORS

Senator Lavery rose on a point of personal privilege and presented to the Senate Dr. D. A. Koch and six students from Simpson College, Indianola, who were present in the balcony.

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

REPORTS OF COMMITTEE

Senator Lange submitted the following report:

MR. PRESIDENT: Your committee on constitutional amendments and reapportionment, to which was referred *Senate Joint Resolution 5*, a joint resolution to establish a commission to conduct a study of the apportionment of the General Assembly 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:

1. Amend page 1, line 3, by adding after the word "assembly" the words "and stating principles for the study and providing for legislative action".
2. Amend page 3, lines 12 and 13, by striking the word "where-ever" and inserting in lieu thereof the word "wherever".

ELMER F. LANGE, Chairman

Ordered passed on file.

Also :

MR. PRESIDENT: Your committee on constitutional amendments and re-apportionment, to which was referred **Senate Joint Resolution 1**, a joint resolution proposing a constitutional amendment relating to qualifications of electors, begs leave to report it has had the same under consideration and recommends the same **do pass**.

ELMER F. LANGE, Chairman

Ordered passed on file.

The Senate reconvened, President Jepsen presiding.

Senator Stanley asked unanimous consent to suspend the rules and call up **Senate Joint Resolution 5** for immediate consideration.

Objection was raised.

Senator Stanley moved that the rules be suspended and that **Senate Joint Resolution 5** be taken up for immediate consideration.

Roll call was requested.

On the question "Shall the rules be suspended and **Senate Joint Resolution 5** be taken up for immediate consideration?" the vote was :

Ayes, 59:

Anderson	Flatt	Lavery	Potter
Arbuckle	Frey	Leonard	Reichardt
Balloun	Frommelt	Lisle	Rigler
Benda	Gaudineer	Lodwick	Schaben
Briles	Gilley	Lucken	Shaff
Clarke	Glenn	Messerly	Shirley
Coleman	Griffin	Mogged	Smith
Conklin	Hammer	Mowry	Stanley
Curran	Hougen	Neu	Stephens
DeHart	Keith	Nicholson	Sullivan
DeKoster	Klink	Ollenburg	Thordson
Denman	Kosek	O'Malley	Van Gilst
Dodds	Kyhl	Palmer	Walsh
Doderer	Lamborn	Parker	Weimer
Erskine	Lange	Potgeter	

Nays, 1:

Hill

Absent or not voting, 1:

McGill

The motion prevailed.

CONSIDERATION OF JOINT RESOLUTION

Senate Joint Resolution 5

On motion of Senator Stanley, **Senate Joint Resolution 5**, a joint resolution to establish a commission to conduct a study of the apportionment of the General Assembly 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 considered:

Amend Senate Joint Resolution 5 as follows:

1. Amend page 1, line 3, by adding after the word "assembly" the words "and stating principles for the study and providing for legislative action".
2. Amend page 3, lines 12 and 13, by striking the word "where-ever" and inserting in lieu thereof the word "wherever".

On motion of Senator Lange, the amendment was adopted.

On motion of Senator Stanley, the Senate recessed until 11:30 a.m.

The Senate reconvened, President Jepsen presiding.

The Senate resumed consideration of Senate Joint Resolution 5.

Senator Gaudineer offered the following amendment and moved its adoption:

Amend Senate Joint Resolution 5 by inserting in line thirty (30) of section four (4) by striking the period (.) and by inserting in lieu thereof the following:

"until March 31, 1972."

The amendment was lost.

Senator Gaudineer offered the following amendment:

Amend Senate Joint Resolution 5 by striking in section three (3) all of subsection "d" and by inserting in lieu thereof the following: "d. If a voting precinct must be divided, the commission shall include in its report a list of all such precincts."

Consideration of Senator Gaudineer's amendment was deferred temporarily.

Senator Rigler offered the following amendment and moved its adoption:

Amend Senate Joint Resolution 5 as follows:

1. Amend page 3 by striking lines 10 and 11.
2. Amend page 3, line 12, by adding after the word "county" the words "and precinct".
3. Further amend page 3 by reidentifying the subsections in section 3.

Roll call was requested.

On the question "Shall the amendment offered by Senator Rigler be adopted?" (S.J.R. 5) the vote was:

Ayes, 21:

Coleman	Gaudineer	McGill	Schaben
DeHart	Glenn	O'Malley	Shirley
Denman	Hill	Palmer	Van Gilst
Dodds	Hougen	Reichardt	Walsh
Doderer	Kyhl	Rigler	Weimer
Frommelt			

Nays, 39:

Anderson	Frey	Leonard	Parker
Balloun	Gilley	Lisle	Potgeter
Benda	Griffin	Lodwick	Potter
Briles	Hammer	Lucken	Shaff
Clarke	Keith	Messerly	Smith
Conklin	Klink	Mogged	Stanley
Curran	Kosek	Mowry	Stephens
DeKoster	Lamborn	Neu	Sullivan
Erskine	Lange	Nicholson	Thordsen
Flatt	Laverty	Ollenburg	

Voting present, 1:

Arbuckle

Absent or not voting, none.

The amendment was lost.

Senator Gaudineer offered his amendment which was previously deferred.

The Chair ruled the amendment out of order on the grounds it contained the same subject matter as the Rigler amendment.

Senator Denman offered the following amendment and moved its adoption:

1. Amend Senate Joint Resolution 5, page 3, line 3, by putting a period (.) after the word "basis".
2. Further amend Senate Joint Resolution 5, page 3, line 4, by striking "as shown by the 1960 United States decennial census."

The amendment was lost.

Senator Weimer asked and received unanimous consent to withdraw the following amendment filed by him:

Amend Senate Joint Resolution 5 as follows:

Amend Senate Joint Resolution 5, page 1, line 23, by adding after the word "members" the following: "no member of which shall also be a present member of the General Assembly."

Senator Weimer offered the following amendment and moved its adoption:

Amend Senate Joint Resolution 5 as follows: On page 1, insert the following after the period in line 24: "No member of the commission shall also be a present member of the general assembly."

Division was called for.

The amendment was adopted.

Senator Gaudineer offered the following amendment and moved its adoption:

Amend Senate Joint Resolution 5 by adding after the word "expenses" in line twenty-seven (27) on page two (2) the following: "and all other expenses incurred by the commission in the performance of its duties."

The amendment was lost.

Senator Gaudineer asked and received unanimous consent to withdraw the following amendment:

Amend Senate Joint Resolution 5 by striking all after the word "be" in line thirty-five (35) of page two (2) and inserting in lieu thereof the following:

"no more than one hundred (100) representative districts and no more than".

Senator Shirley offered the following amendment and moved its adoption:

Amend Senate Joint Resolution 5 as follows:

Amend Senate Joint Resolution 5 by adding after the word "be" in line 35 on page 2 thereof the following:

"no more than".

And inserting before the word "fifty" in line 1 on page 3 thereof the following:

"no more than".

Roll call was requested.

On the question "Shall the amendment be adopted?" (S.J.R. 5) the vote was:

Ayes, 20:

Arbuckle	Dodds	Lucken	Reichardt
Benda	Doderer	McGill	Schaben
Coleman	Frommelt	Neu	Shaff
Curran	Gaudineer	O'Malley	Shirley
Denman	Glenn	Palmer	Weimer

Nays, 41:

Anderson	Griffin	Laverty	Potgeter
Balloun	Hammer	Leonard	Potter
Briles	Hill	Lisle	Rigler
Clarke	Hougen	Lodwick	Smith
Conklin	Keith	Messerly	Stanley
DeHart	Klink	Mogged	Stephens
DeKoster	Kosek	Mowry	Sullivan
Erskine	Kyhl	Nicholson	Thordsen
Flatt	Lamborn	Ollenburg	Van Gilst
Frey	Lange	Parker	Walsh
Gilley			

Absent or not voting, none.

The amendment was lost.

Senator Gaudineer offered the following amendment and moved its adoption:

Amend Senate Joint Resolution 5 by adding the following new section after section four (4):

"If the General Assembly shall fail to adopt an apportionment plan by May 1, 1969, 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, 1969, and report such apportionment

plan to the General Assembly for its action prior to January 10, 1970. The court shall shorten the term of any senator prior to completion, where necessary. Any senator whose term is so terminated shall not be compensated for the uncompleted part of the term."

The amendment was lost.

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 be adopted?" (S.J.R. 5) the vote was:

Ayes, 61:

Anderson	Frey	Laverty	Potgeter
Arbuckle	Frommelt	Leonard	Potter
Balloun	Gaudineer	Lisle	Reichardt
Benda	Gilley	Lodwick	Rigler
Briles	Glenn	Lucken	Schaben
Clarke	Griffin	McGill	Shaff
Coleman	Hammer	Messerly	Shirley
Conklin	Hill	Mogged	Smith
Curran	Hougen	Mowry	Stanley
DeHart	Keith	Neu	Stephens
DeKoster	Klink	Nicholson	Sullivan
Denman	Kosek	Ollenburg	Thordsen
Dodds	Kyhl	O'Malley	Van Gilst
Doderer	Lamborn	Palmer	Walsh
Erskine	Lange	Parker	Weimer
Flatt			

Nays, none.

Absent or not voting, none.

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

Senator Lange 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.

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

AFTERNOON SESSION

The Senate reconvened, President Jepsen presiding.

INTRODUCTION OF BILLS

Senate File 58, by Senator Frey, a bill for an act relating to the compensation for members of examining boards.

Read first and second times and passed on file.

Senate File 59, by Senator Arbuckle, a bill for an act to legalize

and validate the special election of the Madrid Community School District, in the Counties of Boone, Polk and Dallas, State of Iowa, held on September 30, 1968, on the proposition of issuing school bonds in the sum of not to exceed \$755,000 for the purpose of building and furnishing a senior high school building and gymnasium and acquiring land therefor and for future school buildings.

Read first and second times and passed on file.

Senate File 60, by Senator Potgeter, a bill for an act to permit municipalities to make a charge for ambulance service.

Read first and second times and passed on file.

APPOINTMENT BY LIEUTENANT GOVERNOR

Lieutenant Governor Jepsen announced the appointment of Senator J. Henry Lucken of Plymouth County to complete the unexpired term of Senator Adolph W. Elvers of Clayton County as a member of the Departmental Rules Committee in accordance with chapter 17A of the Code of Iowa. The term will run from today through April 30, 1971.

BILLS ASSIGNED TO COMMITTEE

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

- S. F. 2 Transportation
- S. F. 16 Agriculture
- S. F. 36 Rules
- S. F. 54 County government
- S. F. 55 Higher education
- S. F. 56 State government
- S. F. 57 Human and industrial relations
- S. F. 58 State government
- S. F. 59 Judiciary
- S. F. 60 Cities and towns

AMENDMENTS FILED

- 1 Amend Senate Joint Resolution 5 by adding after the word
- 2 "expenses" in line twenty-seven (27) on page two (2) the follow-
- 3 ing: "and all other expenses incurred by the commission in the
- 4 performance of its duties."

LEE H. GAUDINEER, JR.

- 1 Amend Senate Joint Resolution 5 by striking all after the
- 2 word "be" in line thirty-five (35) of page two (2) and insert-
- 3 ing in lieu thereof the following:

- 4 "no more than one hundred (100) representative districts
5 and no more than".

LEE H. GAUDINEER, JR.

- 1 Amend Senate Joint Resolution 5 as follows:
2 Amend S.J.R. 5 by adding after the word "be" in line 35
3 on page 2 thereof the following:
4 "no more than".
5 And inserting before the word "fifty" in line 1 on page 3
6 thereof the following:
7 "no more than".

ALAN SHIRLEY

- 1 Amend Senate Joint Resolution 5 as follows:
2 1. Amend page 3 by striking lines 10 and 11.
3 2. Amend page 3, line 12, by adding after the word
4 "county" the words "and precinct".
5 3. Further amend page 3 by reidentifying the subsections
6 in section 3.

ROBERT R. RIGLER

- 1 Amend Senate Joint Resolution 5 by striking in Section
2 three (3) all of subsection "d" and by inserting in lieu thereof
3 the following: "d. If a voting precinct must be divided, the
4 commission shall include in its report a list of all such
5 precincts."

LEE H. GAUDINEER, JR.

- 1 Amend Senate Joint Resolution 5 by inserting in line thirty
2 (30) of section four (4) by striking the period (.) and by in-
3 serting in lieu thereof the following:
4 "until March 31, 1972."

LEE H. GAUDINEER, JR.

- 1 1. Amend Senate Joint Resolution 5, page 3, line 3, by putting a period
2 (.) after the
3 word "basis".
4 2. Further amend Senate Joint Resolution 5, page 3, line 4, by striking
5 "as shown by the 1960
6 United States decennial census."

WILLIAM F. DENMAN

- 1 Amend Senate Joint Resolution 5 as follows:
2 Amend Senate Joint Resolution 5, page 1, line 23,
3 by adding after the word "members" the following: "no member
4 of which shall also be a present member of the general assembly".
J. DONALD WEIMER

- 1 Amend Senate Joint Resolution 5
2 Amend Senate Joint Resolution 5 as follows: On
3 page 1, insert the following after the period in line 24:
4 "No member of the commission shall also be a present member
5 of the General Assembly."

J. DONALD WEIMER

- 1 Amend Senate Joint Resolution 5 by adding the following new section
2 section four (4):

3 "If the General Assembly shall fail to adopt an apportionment
4 plan by May 1, 1969, the supreme court shall cause the state to be
5 apportioned into senatorial and representative districts to comply
6 with the requirements of the Constitution prior to December 31, 1969,
7 and report such apportionment plan to the General Assembly for its
8 action prior to January 10, 1970. The court shall shorten the term
9 of any senator prior to completion, where necessary. Any senator
10 whose term is so terminated shall not be compensated for the un-
11 completed part of the term."

LEE H. GAUDINEER, JR.

1 Amend Senate File 40 as follows:

2 Amend page 2, line 15, by striking the words "commission
3 or" and inserting in lieu thereof the word "commissioner".

KENNETH BENDA

1 Amend Senate File 28 as follows:

2 1. By striking from line five the word and figures
3 "five (368.5)" and inserting in lieu thereof the word and
4 figures "six (386.6)".

5 2. Further amend Senate File 28, line 11, by adding
6 after the word "election" the words "without license or
7 fees".

CHESTER O. HOUGEN

On motion of Senator Lange, the Senate adjourned until 9:00
a.m., Thursday, January 23, 1969.

JOURNAL OF THE SENATE

SENATE CHAMBER,
DES MOINES, IOWA, THURSDAY, JANUARY 23, 1969.

The Senate met in regular session, President Jepsen presiding.

Prayer was offered by Reverend Glen Lamb, pastor of the United Methodist Church, Indianola, Iowa.

The Senate pledged allegiance to the flag.

The Journal of January 22, 1969, was approved.

INTRODUCTION OF BILLS

Senate File 61, by Senators Walsh, Thordsen, Gaudineer, Frommelt, Benda, Messerly, O'Malley and DeHart, 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 62, by Senator Erskine (Waugh), a bill for an act relating to garnishment of employees of municipal and political corporations.

Read first and second times and passed on file.

CONSIDERATION OF JOINT RESOLUTIONS

Senate Joint Resolution 2

On motion of Senator Lange, Senate Joint Resolution 2, 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 Lange 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 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, having been adopted and agreed to by the Sixty-second General Assembly, thereafter duly published, and now adopted and agreed to by the Sixty-third General Assembly in this Joint Resolution, shall be submitted to the people of the State of Iowa at the general election in November of the year nineteen hundred seventy 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?" (S.J.R. 2) the vote was:

Yeas, 54:

Anderson	Frommelt	Leonard	Potter
Arbuckle	Gaudineer	Lisle	Reichardt
Balloun	Gilley	Lodwick	Rigler
Benda	Griffin	Lucken	Shaff
Briles	Hammer	McGill	Shirley
Clarke	Hill	Messerly	Smith
Coleman	Hougen	Mogged	Stanley
Conklin	Keith	Mowry	Stephens
Curran	Klink	Neu	Sullivan
DeKoster	Kosek	Nicholson	Thordsen
Dodds	Kyhl	Ollenburg	Van Gilst
Erskine	Lamborn	Parker	Walsh
Flatt	Lange	Potgeter	Weimer
Frey	Laverty		

Nays, 2:

Doderer Glenn

Voting present, 1:

O'Malley

Absent or not voting, 4:

DeHart	Denman	Palmer	Schaben
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The resolution having received a constitutional majority was declared to have been adopted by the Senate and the title was agreed to.

Senate Joint Resolution 3

On motion of Senator Sullivan, Senate Joint Resolution 3, a joint resolution proposing an amendment to the Constitution of the State of Iowa repealing the section of the Constitution which provides for the office and election of the county attorney, with report of com-

mittee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Sullivan 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 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, having been adopted and agreed to by the Sixty-second General Assembly, thereafter duly published, and now adopted and agreed to by the Sixty-third General Assembly, in this Joint Resolution, shall be submitted to the people of the State of Iowa at the general election in November of the year nineteen hundred seventy 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?" (S.J.R. 3) the vote was:

Yeas, 58:

Anderson	Frommelt	Leonard	Potter
Arbuckle	Gaudineer	Lisle	Reichardt
Balloun	Gilley	Lodwick	Rigler
Benda	Glenn	Lucken	Schaben
Briles	Griffin	McGill	Shaff
Clarke	Hammer	Messeryly	Shirley
Coleman	Hill	Mogged	Smith
Conklin	Hougen	Mowry	Stanley
Curran	Keith	Neu	Stephens
DeKoster	Klink	Nicholson	Sullivan
Dodds	Kosek	Ollenburg	Thordsen
Doderer	Kyhl	O'Malley	Van Gilst
Erskine	Lamborn	Parker	Walsh
Flatt	Lange	Potgeter	Weimer
Frey	Laverty		

Nays, none.

Absent or not voting, 3:

DeHart	Denman	Palmer
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The resolution having received a constitutional majority was declared to have been adopted by the Senate and the title was agreed to.

PROOF OF PUBLICATION

Published copy of Senate File 59 and verified proof of publication of said bill in *The Madrid Register-News* for one week, commencing January 2, 1969, was filed with the Secretary of the Senate prior to the time said bill was placed on passage in the Senate.

CARROLL A. LANE, Secretary of the Senate

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

AFTERNOON SESSION

The Senate reconvened, President pro tempore Lodwick presiding.

INTRODUCTION OF BILLS

Senate File 63, by Senator Sullivan (Doyle), a bill for an act relating to the number of judgeships for the fourth judicial district.

Read first and second times and passed on file.

Senate File 64, by law enforcement committee, a bill for an act to extend the time for reversion to the general fund of the unencumbered balance of the capital appropriation made by section fourteen (14) of chapter one hundred twelve (112), Acts of the Sixty-second General Assembly.

Read first and second times and placed on calendar.

Senate File 65, by Senator Lamborn, a bill for an act relating to the method of selection of the members of the state board of public instruction and the term of office of the state superintendent of public instruction.

Read first and second times and passed on file.

RESIGNATION OF EMPLOYEE

Senator Hammer announced the resignation of his committee clerk, Ferne M. Johnson of Polk County, effective January 21, 1969.

APPOINTMENT OF EMPLOYEE

Senator Hammer announced the appointment of Cecilia McGrevey of Polk County as his committee clerk, effective January 23, 1969.

BILLS ASSIGNED TO COMMITTEE

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

S. F. 28 Cities and towns

S. F. 29 State government

AMENDMENTS FILED

1 Amend Senate File 26 as follows:

- 2 1. Amend line 6 by striking the word "stock" and
3 substituting the word "shares".
4 2. Amend line 13 by striking the word "stock" and
5 substituting the word "shares".
6 3. Amend line 15 by striking the word "stock" and
7 substituting the word "shares".
8 4. Amend line 20 by striking the word "stock" and
9 substituting the word "shares".

CHARLES F. BALLOUN

1 Amend Senate File 41 as follows:

- 2 1. Strike all after the enacting clause and
3 substituting in lieu thereof the following:
4 Section 1. Section four hundred twenty-two point
5 five (422.5), Code 1966, subsection six (6), is hereby amended
6 by inserting in line twenty-three (23) after the figures
7 "1939" the following: "but shall not apply to the first
8 twenty-four hundred (\$2,400) dollars received as annuities
9 each year after January 1, 1969 from the United States Civil
10 Service Retirement and Disability Fund after the amount of
11 annuities received from such fund equals the amount deducted
12 from the annuitant's salary or wages during employment".

CHARLES F. BALLOUN

- 1 Amend Senate File 49 by adding the following new
2 section: Sec. 4. Section three hundred twelve point
3 one (312.1), Code 1966, is hereby amended by striking
4 from lines three (3) and four (4) of subsection two (2)
5 the words "to the primary road fund".

KENNETH BENDA

- 1 Amend Senate File 59, page 2, by striking all of lines 25 through
2 29 and inserting in lieu thereof the following:
3 "and publication in The Boone News-Republican, a newspaper published
4 in Boone, Iowa, and in The Madrid Register-News, a newspaper
5 published in Madrid, Iowa, all without expense to the state of Iowa."

R. DEAN ARBUCKLE

On motion of Senator Lange, the Senate adjourned until 9:00 a.m.,
Friday, January 24, 1969.

JOURNAL OF THE SENATE

SENATE CHAMBER,
DES MOINES, IOWA, FRIDAY, JANUARY 24, 1969.

The Senate met in regular session, President Jepsen presiding.

Prayer was offered by Reverend David I. Abram, pastor of the St. John's Lutheran Church, Des Moines, Iowa, who was welcomed back to the Senate by President Jepsen. Reverend Abram served as page to the Lieutenant Governor during the Fifty-fourth and Fifty-fifth General Assemblies.

The Senate pledged allegiance to the flag.

The Journal of January 23, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Senator Potgeter for the day on account of hospitalization on request of Senator Stanley.

INTRODUCTION OF BILLS

Senate File 66, by Senator Conklin, a bill for an act relating to tax exemptions allowed veterans and their relatives.

Read first and second times and passed on file.

Senate File 67, by Senator Lamborn, 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 68, by Senator Lamborn, a bill for an act relating to the payment of attorneys' fee to court appointed attorneys.

Read first and second times and passed on file.

Senate File 69, by Senator Kosek, a bill for an act relating to registration plates for motor trucks or combination of vehicles.

Read first and second times and passed on file.

Senate File 70, by Senator Kosek, a bill for an act relating to the passing of motor vehicles on the interstate system.

Read first and second times and passed on file.

Senate File 71, by Senator Kosek, a bill for an act relating to fines for violation of weight statutes.

Read first and second times and passed on file.

Senate File 72, by Senator Kosek, a bill for an act relating to rules and regulations of the Iowa state highway commission concerning movement of vehicles of excess size and weight.

Read first and second times and passed on file.

Senate File 73, by Senators Lodwick, Walsh, Dodds, Stanley, Klink, Frommelt, Lamborn, Shaff, Thordsen and Nicholson, a bill for an act adding a member of the Iowa development commission to the Mississippi Parkway Planning Commission.

Read first and second times and passed on file.

Senate File 74, by Senator Conklin, a bill for an act relating to unsolicited goods, wares and merchandise.

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 57, a bill for an act relating to the appropriation made by the Sixty-second General Assembly for the law enforcement officers' training academy.

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

Senate Joint Resolution 5, to establish a commission to conduct a study of the apportionment of the General Assembly.

WILLIAM R. KENDRICK, Chief Clerk

HOUSE MESSAGE CONSIDERED

House File 57, a bill for an act relating to the appropriation made by the Sixty-second General Assembly for the law enforcement officers' training academy.

Read first and second times and passed on file.

CONSIDERATION OF JOINT RESOLUTION

Senate Joint Resolution 1

On motion of Senator Stanley, Senate Joint Resolution 1, 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 1, 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, having been adopted and agreed to by the Sixty-second General Assembly, thereafter duly published, and now adopted and agreed to by the Sixty-third General Assembly in this Joint Resolution, shall be submitted to the people of the State of Iowa at the general election in November of the year nineteen hundred seventy 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?" (S.J.R. 1) the vote was:

Yeas, 51:

Anderson	Frey	Laverty	Potter
Arbuckle	Frommelt	Leonard	Rigler
Balloun	Gilley	Lodwick	Schaben
Benda	Glenn	Lucken	Shaff
Briles	Griffin	McGill	Smith
Clarke	Hammer	Messerly	Stanley
Coleman	Hill	Mogged	Stephens
Conklin	Hougen	Mowry	Sullivan
Curran	Keith	Neu	Thordsen
DeKoster	Klink	Nicholson	Van Gilst
Dodds	Kyhl	Ollenburg	Walsh
Doderer	Lamborn	O'Malley	Weimer
Erakine	Lange	Parker	

Nays, none.

Absent or not voting, 10:

DeHart
Denman
Flatt

Gaudineer
Kosek
Lisle

Palmer
Potgeter

Reichardt
Shirley

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

ANNOUNCEMENT BY THE PRESIDENT OF THE SENATE

Lieutenant Governor Jepsen appointed the following members of the Senate as the official delegates to attend the funeral of Ralph C. McCartney, father of Representative Ralph F. McCartney, Majority Floor Leader of the House of Representatives:

Senator Kyhl of Butler, Senator Curran of Cerro Gordo and Senator Rigler of Chickasaw.

RULES COMMITTEE

Senator Neu announced the following subcommittee of the rules committee of the Senate:

ENROLLED BILLS

Mogged,
Chairman

Hill

On motion of Senator Stanley, the Senate adjourned until 10:00 a.m., Monday, January 27, 1969.

JOURNAL OF THE SENATE

SENATE CHAMBER,
DES MOINES, IOWA, MONDAY, JANUARY 27, 1969.

The Senate met in regular session, President Jepsen presiding.

Prayer was offered by Reverend C. William McConnelee, pastor of the Argo United Presbyterian Church, LeClaire, Iowa.

The Senate pledged allegiance to the flag.

The Journal of January 24, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted, as follows:

Senators Kyhl and Rigler for the day to attend the funeral of Ralph C. McCartney on request of Senator Stanley.

PRESENTATION OF VISITORS

Senator Thordsen asked and received unanimous consent to present to the Senate thirty Junior Girl Scouts and Cadets from Scott County who were present in the balcony accompanied by their leaders, Mrs. Sue Garcia and Mrs. Larry Jordan.

POINT OF PERSONAL PRIVILEGE

Senator Gilley rose on a point of personal privilege to announce that the Luther College Nordic Cathedral Choir, under the direction of Weston Noble and organized in 1947, has toured the country from Coast to Coast and traveled in Europe during 1967. The size of this Choir is from sixty to seventy young men and women from Luther College, Decorah, Iowa, and they will sing several numbers in the Rotunda at 11:30 A.M., January 27, 1969, before leaving on a Midwest Tour.

INTRODUCTION OF BILLS

Senate File 75, by Senators Schaben, Shirley, Frommelt, Denman, Gaudineer, Glenn, Briles, Dodds, O'Malley and McGill, a bill for an act prohibiting certain corporations from engaging in farming and ranching operations, providing a method whereby such corporation

shall dispose of agricultural or ranch lands, and providing that small family-type corporations may engage in farming and ranching operations within limitations.

Read first and second times and passed on file.

Senate File 76, by Senator Schaben, (Waugh, Darrington, Peterson and Doyle), a bill for an act to exempt employees of drainage districts from coverage under the Iowa public employees' retirement system, except those employees already vested.

Read first and second times and passed on file.

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

Read first and second times and passed on file.

Senate File 78, by Senators Potgeter, Balloun, Walsh and Lamborn, a bill for an act relating to child labor.

Read first and second times and passed on file.

SENATE FILE 67 WITHDRAWN

Senator Lamborn asked and received unanimous consent that Senate File 67 be withdrawn from further consideration of 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 adopted the following concurrent resolution in which the concurrence of the Senate is asked:

House Concurrent Resolution 8, providing for a joint convention on Wednesday, January 29, 1969, for the purpose of receiving the Governor's budget message.

WILLIAM R. KENDRICK, Chief Clerk

HOUSE CONCURRENT RESOLUTION 8

By Millen and McCartney

Be It Resolved by the House, the Senate Concurring: That a joint convention of the two houses of the Sixty-third General Assembly be held on Wednesday, January 29, 1969, at 11:00 a.m.

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

HOUSE CONCURRENT RESOLUTION ADOPTED

Senator Stanley asked and received unanimous consent to take up House Concurrent Resolution 8 and moved its adoption.

The motion prevailed and the resolution was adopted.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

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

MR. PRESIDENT: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Joint Resolution 5.

CHARLES G. MOGGED,
Chairman Senate Committee
ELIZABETH O. SHAW,
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 the following bill: Senate Joint Resolution 5.

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

AFTERNOON SESSION

The Senate reconvened, President pro tempore Lodwick presiding.

INTRODUCTION OF BILLS

Senate File 79, by Senators Potgeter and Benda, a bill for an act relating to the extension of tax benefits to members of the armed forces on active military duty.

Read first and second times and passed on file.

Senate File 80, by Senators Shaff, Briles and Lamborn, a bill for an act relating to the time of holding the primary election.

Read first and second times and passed on file.

Senate File 81, by Senators O'Malley, Arbuckle and Reichardt, a bill for an act to provide for uniform annual observances of certain legal public holidays on Mondays, and for other purposes.

Read first and second times and passed on file.

Senate File 82, by Senator O'Malley, 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 83, by Senator O'Malley, a bill for an act relating to the duties of the industrial commissioner.

Read first and second times and passed on file.

Senate File 84, by Senator O'Malley, a bill for an act to redefine certain criminal offenses, to change the punishments therefor, and to amend the habitual criminal statutes.

Read first and second times and passed on file.

Senate File 85, by Senator O'Malley, a bill for an act relating to the separation of jurors before final submission of criminal cases.

Read first and second times and passed on file.

Senate File 86, by Senators Shaff, Lisle and Lamborn, a bill for an act empowering county boards of supervisors to act in lieu of township trustees in cases where all trustee offices in a township are vacant.

Read first and second times and passed on file.

Senate File 87, by Senators Frey, Schaben and DeHart, a bill for an act to repeal the county option provisions of chapter one hundred twenty-three (123), Code 1966.

Read first and second times and passed on file.

Senate File 88, by Senator Gilley (Langland, Tieden; Winkelman and Mendenhall), a bill for an act to amend section three hundred forty-seven A point two (347A.2), Code 1966, to increase the maximum interest rate for revenue bonds issued by certain counties for hospital purposes.

Read first and second times and passed on file.

APPOINTMENT OF EMPLOYEE

Senator Benda, chairman of the Senate personnel committee, announced the appointment of Gail E. Longanecker of Scott County as special clerk, effective January 27, 1969.

RESOLUTION SENT TO THE SECRETARY OF STATE

Senator Mogged, 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 January, 1969, sent to the Secretary of State for deposit: Senate Joint Resolution 5.

CHARLES G. MOGGED, Chairman

Passed on file.

SENATE CONCURRENT RESOLUTION 6

By Personnel Committee

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

Now, Therefore, Be It Resolved by the Senate, the House Concurring: That the daily compensation of all chaplains, and officers and employees of the Sixty-third 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	\$40.00
Assistant Secretary of the Senate	30.00
Legislative Counsel	30.00
Assistant Law and Reading Clerk	21.00
Journal Clerk	20.00
Assistant Journal Clerk	18.00
Engrossing Clerk	18.00
Secretary to the Secretary	20.00
Secretary to Legislative Counsel	18.00
Special Clerk	18.00
Assistant Clerk	15.00
Secretary to Lieutenant Governor	21.00
Payroll Clerk	15.00
Supply and Secretary's Clerk	18.00
Secretaries to Senate Standing Committee Chairman	15.00
Secretaries to Senate Appropriations Subcommittee	
Chairmen	15.00
Secretary to President Pro Tempore	15.00
Senate Floor Leaders' Secretaries (2)	15.00
Senate Ranking Member Committee Secretaries	14.00
Senate Secretaries	18.00
Control Board Operator	12.00
Bill Clerk	12.00
Assistant Bill Clerk	11.00
File Clerk	10.00
Sergeant-at-Arms	15.00
Assistant Sergeant-at-Arms	12.00
Chief Doorkeeper	12.00
Assistant Doorkeepers	11.00
Telephone Pages	9.00
Cloakroom Attendant	10.00

Porter	10.00
Postmistress	11.00
Pages	9.00

OFFICERS AND EMPLOYEES OF THE HOUSE

Chief Clerk	40.00
Assistant Chief Clerk	26.00
Legislative Counsel	30.00
Engrossing Clerk	19.00
Chief Journal Clerk	23.00
Journal Clerk	18.00
Secretary to Chief Clerk	21.00
Secretary to Chief Clerk	18.00
Clerk to Chief Clerk and Payroll Clerk	19.00
Supervisor of Clerks	19.00
Secretary to Speaker	21.00
Assistant to Legislative Counsel	19.00
Secretaries to House Committee Chairmen	15.00
Secretaries to House Appropriations Subcommittee Chairmen	15.00
House Floor Leaders' Secretaries (2)	15.00
House Ranking Member Committee Secretaries	14.00
House Secretaries	13.00
Sergeant-at-Arms	15.00
Assistant Sergeant-at-Arms	12.00
Bill Clerk	13.00
Assistant Bill Clerk	12.00
File Clerk	11.00
Supply Clerk	15.00
Chief Electrician	17.00
Assistant Electrician	16.00
Control Board Operator	15.00
Assistant Voting Machine Operator	15.00
Postmaster	11.00
Doorkeepers	11.00
Cloakroom Attendants	10.00
Pages	9.00
Porters	10.00
Mail Carriers	11.00

Be It Further Resolved: That the compensation of chaplains officiating at the opening of the sessions of the Senate and House of the Sixty-third General Assembly shall be fixed at ten dollars (\$10.00) 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.

BILLS ASSIGNED TO COMMITTEE

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

- S. F. 61 Human and industrial relations
- S. F. 62 Judiciary
- S. F. 63 Judiciary
- S. F. 65 Schools

- S. F. 66 Ways and means
- S. F. 68 Judiciary
- S. F. 69 Transportation
- S. F. 70 Law enforcement
- S. F. 71 Transportation
- S. F. 72 Transportation
- S. F. 73 Iowa development
- S. F. 74 Commerce
- S. F. 76 State government
- S. F. 77 State government
- S. F. 78 Human and industrial relations

AMENDMENTS FILED

1 Amend Senate File 17 as follows:

- 2 1. By striking the comma from the end of line 34,
- 3 page 17.
- 4 2. By striking line 35, page 17, and inserting in
- 5 lieu thereof the words "through section four hundred
- 6 fifty-five A point thirty (455A.30), of the Code."

JAMES SCHABEN

1 Amend Senate File 36 as follows:

- 2 1. Amend page 13, line 3, by adding after the word
- 3 "Act" the words "as before the district court,".
- 4 2. Amend page 16 by striking all of line 10 and
- 5 inserting in lieu thereof the words "thirty-eight (2.38) to
- 6 two point forty (2.40), of the".
- 7 3. Amend page 23, line 15, by striking the word "in"
- 8 and inserting in lieu thereof the word "of".
- 9 4. Amend page 24 by striking lines 23 through 27,
- 10 inclusive.
- 11 5. Amend page 25, line 18, by adding after the quotation
- 12 marks the words "session laws".
- 13 6. Amend page 25, line 28, by striking the number
- 14 "one (1)" and inserting in lieu thereof the number "two (2)".
- 15 7. Amend page 25, line 29, by striking the word
- 16 "clerks" and inserting in lieu thereof the word "ate".
- 17 8. Amend page 28, line 3, by adding after the quotation
- 18 marks the word "The".
- 19 9. Amend page 29, line 27, by striking the number "one
- 20 (1)" and inserting in lieu thereof the number "two (2)".
- 21 10. Amend page 29, line 33, by striking the number
- 22 "four (4)" and inserting in lieu thereof the number "five (5)".
- 23 11. Amend page 31, lines 23 and 24, by striking the words
- 24 and figures "seventeen (17) and eighteen (18)" and inserting
- 25 in lieu thereof the words and figures "sixteen (16) and
- 26 seventeen (17)".

EUGENE HILL

On motion of Senator Lange, the Senate adjourned until 9:00 a.m.,
Tuesday, January 28, 1969.

JOURNAL OF THE SENATE

SENATE CHAMBER,
DES MOINES, IOWA, TUESDAY, JANUARY 28, 1969.

The Senate met in regular session, President Jepsen presiding.

Prayer was offered by Father Franklin Klohn, pastor of the St. John's Episcopal Church, Mason City, Iowa.

The Senate pledged allegiance to the flag.

The Journal of January 27, 1969, was approved.

PETITIONS

The following petitions were presented and placed on file:

By Senator DeHart, from ninety-nine residents of Story County in opposition to county licenses for dogs in a municipality which has a licensing and animal control program.

By Senator Coleman, from sixty residents of Webster County in support of stronger legislation and effective enforcement of laws concerning child molestation.

By Senator Mogged, from fifteen residents of Jefferson County supporting more stringent liquor laws in an effort to reduce the number of traffic deaths in Iowa.

PRESENTATION OF VISITORS

Senator Nicholson asked and received unanimous consent to present to the Senate McKinley Explorer Post No. 4 from Davenport with their post advisor, Marvin Deede.

INTRODUCTION OF BILLS

Senate File 89, by Senators Doderer, Palmer, Gaudineer, Weimer and Frommelt, a bill for an act relating to the bond provision in the fair housing law.

Read first and second times and passed on file.

Senate File 90, by Senator Kosek, a bill for an act relating to the form, contents and processing of licenses and permits for the operation of motor vehicles, and to provide an appropriation.

Read first and second times and passed on file.

Senate File 91, by Senators Lamborn, Frommelt, Sullivan and Walsh, a bill for an act to define the practice of chiropractic.

Read first and second times and passed on file.

Senate File 92, by Senators Frommelt, Palmer, Gaudineer, Denman and O'Malley, 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 93, by Senator Conklin, a bill for an act relating to voter registration.

Read first and second times and passed on file.

Senate File 94, by Senator Hougen, a bill for an act relating to annual registration of commercial and noncommercial vehicles.

Read first and second times and passed on file.

POINT OF PERSONAL PRIVILEGE

Senator Nicholson rose on a point of personal privilege to make the following announcement:

I would like to clarify a point or two this morning regarding the Senate section of the Iowa Official Register.

It may be that some of you did not receive the letter requesting the biographical sketch for the Iowa Official Register. If not, you will be interested in knowing Mr. Dale Ahern, editor of the Official Register, is here this morning and will be here throughout the day to assist you in any way he can. He will see that you get the necessary forms and will help you if you so desire. He will be in Senate committee room 322 until 4 p.m. today.

Mr. Ahern reports that some confusion has resulted in connection with photographic appointments. Very shortly after he mailed his letter to you, the official photographer's telephone number was changed. If you would care to make a note of it, the new telephone number of Geppert Studios is 244-3056.

You do not have to have a new picture if you have a good glossy black-and-white bust view you like.

We would like to have pictures and biographical sketches by the end of next week, February 7.

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

AFTERNOON SESSION

The Senate reconvened, President pro tempore Lodwick presiding.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

MR. PRESIDENT: I am directed to inform your honorable body that the

House has adopted the following joint resolution in which the concurrence of the House was asked:

Senate Joint Resolution 3, proposing a constitutional amendment concerning office and election of county attorney.

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

Senate Joint Resolution 1, proposing a constitutional amendment relating to qualifications of electors.

WILLIAM R. KENDRICK, Chief Clerk

INTRODUCTION OF BILLS

Senate File 95, by Senators Kyhl and Keith (Grassley and Knight), a bill for an act relating to studded tires on school buses.

Read first and second times and passed on file.

Senate File 96, by Senators Frommelt and Walsh (Perkins, Brinck and Ellsworth), a bill for an act relating to the sale of beer.

Read first and second times and passed on file.

Senate File 97, by Senator Frommelt, a bill for an act relating to the filing of retail licensee prices.

Read first and second times and passed on file.

Senate File 98, by Senator Frommelt, a bill for an act relating to the affixing of state liquor seals.

Read first and second times and passed on file.

Senate File 99, by Senators Frommelt and Walsh (Perkins and Ellsworth), 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 100, by Senators Shaff, Lamborn and Messerly, a bill for an act relating to voter registration.

Read first and second times and passed on file.

Senate File 101, by Senators Shaff, Van Gilst, McGill, Lodwick, Neu, Erskine, Sullivan, Balloun and Reichardt (Edgington, Tieden, Winkelman, Langland, Schroeder, Cochran, Miller of Jones, Miller of Des Moines, Nielsen, Johnson of Audubon-Guthrie, Andersen and Dooley), a bill for an act relating to parental responsibility for tortious acts of children.

Read first and second times and passed on file.

Senate File 102, by Senators Erskine and Sullivan (Andersen,

Peterson, Dooley, Koch and Doyle), a bill for an act relating to compensation of members of election boards.

Read first and second times and passed on file.

Senate File 103, by Senator Erskine, a bill for an act relating to construction and repair of county buildings.

Read first and second times and passed on file.

Senate File 104, by Senator Dodds, a bill for an act relating to motor vehicle speed laws.

Read first and second times and passed on file.

Senate File 105, by committee on higher education, a bill for an act authorizing installment purchases of real estate by the state board of regents.

Read first and second times and placed on calendar.

Senate File 106, by committee on higher education, a bill for an act authorizing the state board of regents to authorize institutions under its control to commission special security officers with peace officer authority.

Read first and second times and placed on calendar.

Senate File 107, by Senator O'Malley, 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.

Read first and second times and passed on file.

Senate File 108, by Senator Stephens, a bill for an act relating to school librarians and guidance counselors.

Read first and second times and passed on file.

Senate Joint Resolution 6, by Senators Shirley, Denman, Glenn, Dodds, Weimer, Frommelt, Schaben and Gaudineer, a joint resolution proposing an amendment to the Constitution of the State of Iowa to lower the voting age.

Read first and second times and passed on file.

REPORT OF JOINT PERSONNEL COMMITTEE ON JOINT LEGISLATIVE EMPLOYEES

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

LEGISLATIVE RESEARCH BUREAU

Bill Drafter I:
Barry Minear, Polk County
Bill Drafter II:
Thurman P. Bachman, Polk County
Research Assistant:
Paul A. Romans, Polk County
Typists:
Connie Kay Coughennower, Polk County
Maxine R. Ellis, Polk County
Dorothy V. Samuelson, Polk County
Proofreaders:
Maxine E. Balducki, Polk County
Edith H. Billings, Polk County
Grace A. Broderick, Polk County
Bill Clerks:
Mary M. Parker, Polk County
Betty Anne Randol, Polk County
Clerk:
Patrice Kay Beam, Warren County

JOINT HELP

Supervisor of Legislative Index Clerks:
Maxine Gunton, Polk County
Assistant Supervisor of Legislative Index Clerks:
Juanita Swackhammer, Polk County
Index Clerks:
David J. Eaton, O'Brien County
John F. Stewart, Wapello County
Law Library Clerk:
Martha B. Hicklin, Louisa County
Postmistress:
Lela J. Nelson, Cherokee County
Mail Carrier:
Earl E. Walter, Polk County

CUSTODIAN

Janitors:
William L. Oldaker, Polk County
James M. Sullivan, Polk County
Maurice McMurray, Polk County
George M. Major, Polk County
Paul E. Major, Polk County
Calvin G. Pruitt, Polk County
Raymond Gordon, Polk County
Pirl Bryan Stuart, Polk County
Dale A. Green, Polk County
Mellgren Schroeder, Polk County
Parking Attendants:
Frank W. Miller, Polk County
George W. Day, Polk County
Edward H. Nixon, Polk County

Russell Brafford, Polk County

John P. Blue, Polk County

Raymond V. Keeney, Jr., Warren County

Elevator Operators:

Agnes Bertogli, Polk County

Mary L. Carter, Polk County

Matron:

Mary F. Parker, Polk County

Watchmen:

Claude Higen, Warren County

John W. Wilfon, Polk County

Cloakroom Attendants:

Lulu M. Harris, Polk County

Henrietta L. Van Rees, Polk County

KENNETH BENDA

On the Part of the Senate

HAROLD O. FISCHER

On the Part of the House

SENATE CONCURRENT RESOLUTION 7

By Personnel Committee

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

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

LEGISLATIVE RESEARCH BUREAU

Bill Drafter I	\$35.00
Bill Drafter II	25.00
Research Assistant	17.00
Typists	15.00
Proofreaders	15.00
Bill Clerks	11.50
Clerk	11.00

JOINT HELP

Supervisor of Legislative Index Clerks	18.00
Assistant Supervisor of Legislative Index Clerks	15.00
Index Clerks	13.00
Law Library Clerk	11.00
Postmistress	11.00
Mail Carrier	11.00

CUSTODIAN

Janitors	11.00
Parking Attendants	12.00
Elevator Operators	11.00

Matron	10.00
Watchmen	11.00
Cloakroom Attendants	10.00

ANNOUNCEMENT BY SECRETARY OF THE SENATE

In accordance with section 4, chapter 6, Laws of the Sixty-second General Assembly, the Board of Regents has filed a report on "Proposed Characteristics and Location of a New State Institution of Higher Education in Western Iowa" in the Secretary's office.

APPOINTMENT OF MEMBERS OF THE ETHICS COMMITTEE IN THE SENATE OF THE IOWA GENERAL ASSEMBLY BY THE CHIEF JUSTICE OF THE IOWA SUPREME COURT

To the Senate of the Iowa General Assembly:

The undersigned, Chief Justice of the Iowa Supreme Court, hereby appoints John H. Neiman of Des Moines and Francis L. Cudahy of Jefferson, neither of whom is an employee of the General Assembly, as members of the Ethics Committee in the Senate.

You are further advised that both John H. Neiman and Francis L. Cudahy have consented to serve on the Ethics Committee in the Senate.

This appointment has been made pursuant to section 12, chapter 107, Laws of the Sixty-second General Assembly of Iowa.

DONE this 16th day of December, 1968.

THEODORE J. GARFIELD

Chief Justice, Supreme Court of Iowa

The original and a true copy of this order have been filed with the Secretary of the Senate of the Iowa General Assembly on this 17th day of December, 1968.

CARROLL A. LANE

Secretary of the Senate

BILLS ASSIGNED TO COMMITTEE

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

- S. F. 75 Commerce
- S. F. 79 Ways and means
- S. F. 80 State government
- S. F. 81 Conservation and recreation
- S. F. 82 Human and industrial relations
- S. F. 83 Human and industrial relations
- S. F. 84 Judiciary
- S. F. 85 Judiciary
- S. F. 86 County government
- S. F. 87 Law enforcement
- S. F. 88 Commerce
- S. F. 89 Human and industrial relations
- S. F. 90 Transportation
- S. F. 91 State government

- S. F. 92 Human and industrial relations
- S. F. 93 County government
- S. F. 94 Law enforcement

REPORT OF CONTEST COMMITTEE

Mr. President and Members of the Senate:

We the undersigned, members of the committee to whom was referred the matter of the election contest between Joseph Cassidy, contestant, and Harold A. Thordsen, incumbent, for the position of Senator from the First Subdistrict of the 15th Senatorial District of Iowa, submit the following report:

This committee has met on three separate occasions. All members have had the opportunity to examine the notice of contest and deposition submitted by the contestant and the motion to dismiss the contest, including affidavits and exhibits attached, filed by the incumbent. At one meeting at which all members were present, the parties were given an opportunity to be heard either in person or to be represented by counsel. The contestant and his attorney, Miss Margaret Stevenson, were heard on behalf of the contestant; and Mr. Durwood Dircks, attorney for the incumbent, was heard on behalf of the incumbent.

After consideration of the matter, the committee finds:

1. There is some question as to the jurisdiction of the committee in view of the failure by contestant to file a list of illegal votes counted or legal votes not counted. A 1963 Attorney General's opinion suggests that such list should have been filed with the notice of appeal in the Office of the Secretary of State. However, the committee chose not to avoid its responsibility on that basis.

2. There is a total lack of any factual basis for the allegation of error. The votes were tallied by precinct workers and tallied by the Board of Supervisors acting as a local canvassing board in the presence of many witnesses, including interested members of both parties, the press and the board. It is noted that the party of the contestant held a majority of seats on the board and that the County Auditor who conducted the election was also of the Democratic party. There is some suggestion that the vote totals from those precincts having more than one voting machine were not checked. Yet Mr. Dircks' statement that they were is corroborated by a newspaper article published immediately following the canvass in which it is reported that, "Several changes in individual precinct totals showed up in the official canvass".

3. The election and later counting was all conducted under a heavy bias in favor of the contestant's party.

Examples were cited in sworn statements by a precinct worker of the extreme bias of the Auditor throughout the procedure. In spite of the bias thus indicated, it is noted that all parties, including the Auditor, the press and representatives of both the contestant and incumbent agreed on the night of the canvass that the incumbent had won the election.

4. That the recounting of all ballots would be a time consuming exercise, expensive in both the time of the Senate and in the money invested in that time by the taxpayers of the state.

5. That, at best, there would still be doubts as to accuracy, because of the irregularities and bias shown and that no good purpose would be served by such a recount. That the Senate is the judge as to the seating of its members and has the authority to honor or dismiss such a request and that

such requests should be sparingly granted and then only when good cause can be factually shown. Otherwise, such requests will much more often consume the time and energy of the Senate and the funds of Iowa's taxpayers.

Therefore, in view of the lack of any facts indicating actual errors which would change the result and in view of facts indicating that any bias toward error would be in favor of the contestant, and in view of the continuing doubts as to accuracy because of the heavy bias on the part of the Auditor then in office, the majority of your committee finds that no useful purpose can be served by further proceedings in the matter and recommends that the contest be dismissed and that Harold A. Thordsen be declared to be the duly elected Senator from the First Subdistrict of the 15th Senatorial District of Iowa and that his seating in the Senate be confirmed.

Respectfully submitted,
LUCAS J. DeKOSTER
DEAN ARBUCKLE
JAMES A. POTGETER

REPORTS OF COMMITTEES

Senator Kyhl submitted the following reports:

MR. PRESIDENT: Your committee on law enforcement, to which was referred **Senate File 44**, a bill for an act relating to beer warehouses, 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 44 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section one hundred seventy point one (170.1), subsection six (6), Code 1966, is hereby amended by inserting in line eight (8) after the word "consumption" the words ", except those premises holding a current class 'A' license issued pursuant to chapter one hundred twenty-four (124) of the Code".

VERNON H. KYHL, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on law enforcement, to which was referred **Senate File 45**, a bill for an act relating to information required on beer tax reports, 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 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section one hundred twenty-four point twenty-six (124.26), Code 1966, is hereby amended by striking from lines eleven (11), twelve (12), and thirteen (13) the words "the name and address of the several purchasers of such beer and such other" and by inserting in lieu thereof the word "such".

VERNON H. KYHL, Chairman

Ordered passed on file.

Senator Rigler submitted the following report:

MR. PRESIDENT: Your committee on commerce, to which was referred

Senate File 88, a bill for an act to amend section three hundred forty-seven A point two (347A.2), Code 1966, to increase the maximum interest rate for revenue bonds issued by certain counties for hospital purposes, begs leave to report it has had the same under consideration and recommends the same do pass.

ROBERT R. RIGLER, Chairman

Ordered passed on file.

On motion of Senator Lange, the Senate adjourned until 9:00 a.m., Wednesday, January 29, 1969.

JOURNAL OF THE SENATE

SENATE CHAMBER,
DES MOINES, IOWA, WEDNESDAY, JANUARY 29, 1969.

The Senate met in regular session, President Jepsen presiding.

Prayer was offered by Father Don Bruck, pastor of the Christ the King Church, Des Moines, Iowa.

The Senate pledged allegiance to the flag.

The Journal of January 28, 1969, was approved.

PRESENTATION OF VISITORS

Senator Conklin asked and received unanimous consent to present to the Senate one hundred twenty-six Cadet Girl Scouts from La-Porte City, Washburn and Waterloo who were present in the balcony with their leader, Mrs. Don Lippold.

INTRODUCTION OF BILL

Senate File 109, by Senators Frommelt and Walsh (Ellsworth, Perkins and Brinck), a bill for an act relating to the time during which liquor may be delivered, sold and consumed.

Read first and second times and passed on file.

SENATE CONCURRENT RESOLUTION 6 ADOPTED

Senator Benda called up Senate Concurrent Resolution 6, found on pages 117 and 118 of the Senate Journal, and moved its adoption.

Roll call was requested.

On the question "Shall the resolution be adopted?" (S.C.R. 6) the vote was:

Ayes, 52:

Arbuckle	DeKoster	Keith	Lodwick
Balloun	Dodds	Klink	Lucken
Benda	Doderer	Kosek	McGill
Briles	Erskine	Kyhl	Messerly
Clarke	Flatt	Lamborn	Mogged
Coleman	Gilley	Lange	Mowry
Conklin	Glenn	Laverty	Neu
Curran	Griffin	Leonard	Nicholson
DeHart	Hammer	Lisle	Ollenburg

O'Malley	Potter	Smith	Thordsen
Palmer	Reichardt	Stanley	Van Gilst
Parker	Rigler	Stephens	Walsh
Potgeter	Shaff	Sullivan	Weimer

Nays, 3:

Frommelt	Hill	Shirley
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Voting present, 1:

Schaben

Absent or not voting, 5

Anderson	Frey	Gaudineer	Hougen
Denman			

The resolution was adopted.

COMMITTEE ON MEMORIAL RESOLUTIONS

Senator Potter 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 Conklin, Curran and Coleman.

REPORT OF JOINT PERSONNEL COMMITTEE

Senator Benda called up the report of the committee on joint legislative employees, found on pages 123, 124 and 125 of the Senate Journal, and moved its adoption.

Senator Frommelt moved that consideration of the committee report be temporarily deferred, which motion prevailed.

CONSIDERATION OF BILLS

Senate File 64

On motion of Senator Kyhl, Senate File 64, a bill for an act to extend the time for reversion to the general fund of the unencumbered balance of the capital appropriation made by section fourteen (14) of chapter one hundred twelve (112), Acts of the Sixty-second General Assembly, was taken up and considered.

Senator Kyhl asked and received unanimous consent that **House File 57** be substituted for **Senate File 64**.

House File 57

On motion of Senator Kyhl, House File 57, a bill for an act relating to the appropriation made by the Sixty-second General Assembly for the law enforcement officers' training academy, was taken up and considered.

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?" (H.F. 57) the vote was:

Ayes, 57:

Arbuckle	Frommelt	Leonard	Potter
Balloun	Gaudineer	Lisle	Reichardt
Benda	Gilley	Lodwick	Rigler
Briles	Glenn	Lucken	Schaben
Clarke	Griffin	McGill	Shaff
Coleman	Hammer	Messerly	Shirley
Conklin	Hill	Mogged	Smith
Curran	Keith	Mowry	Stanley
DeHart	Klink	Neu	Stephens
DeKoster	Kosek	Ollenburg	Sullivan
Denman	Kyhl	O'Malley	Thordsen
Dodds	Lamborn	Palmer	Van Gilst
Doderer	Lange	Parker	Walsh
Erskine	Laverty	Potgeter	Weimer
Flatt			

Nays, none.

Absent or not voting, 4:

Anderson	Frey	Hougen	Nicholson
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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 64** be withdrawn from further consideration of the Senate.

REPORT OF JOINT PERSONNEL COMMITTEE

The Senate resumed consideration of the committee report on joint legislative employees.

Senator Frommelt offered the following amendment and moved its adoption:

Amend the report of joint personnel committee on joint legislative employees by striking all of the section pertaining to the legislative research bureau.

The amendment was lost.

Senator Benda moved that the report of joint personnel committee on joint legislative employees be adopted.

The motion prevailed and the report was adopted.

SENATE CONCURRENT RESOLUTION 7 ADOPTED

Senator Benda asked and received unanimous consent to call up Senate Concurrent Resolution 7, found on pages 125 and 126 of the Senate Journal, and moved its adoption.

The motion prevailed and the resolution was adopted.

On motion of Senator Stanley, the Senate recessed until 10:50 a.m.

The Senate reconvened, President Jepsen 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 8 duly adopted, the Senate proceeded to the House under the direction of the Sergeant-at-Arms.

JOINT CONVENTION

In accordance with law and House Concurrent Resolution 8 duly adopted, the joint convention was called to order, President Jepsen presiding.

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

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

Motion prevailed and the President appointed as such committee Senators Stephens of Washington, Parker of Buchanan and Schaben of Harrison on the part of the Senate, and Representatives Winkelman of Calhoun, Kreamer of Polk and Dunton of Keokuk on the part of the House.

The committee waited upon Governor Ray and escorted him to the Speaker's station. President Jepsen then presented Governor Ray, who delivered the following budget address:

BUDGET MESSAGE TO THE SIXTY-THIRD GENERAL ASSEMBLY BY THE HONORABLE ROBERT D. RAY, GOVERNOR OF IOWA

Joint Session, January 29, 1969

Mr. President, Mr. Speaker, Honorable Members of the Sixty-Third General Assembly, Ladies and Gentlemen:

Chapter eight of the Code of Iowa provides that the Governor present his biennial budget to the General Assembly by February 1 of each odd-numbered year. Therefore, this is my budget presentation to you for the biennium ending June 30, 1971, along with the Budget in Brief. The detailed budget and related proposed legislation will be transmitted to you as soon as printed copies are available.

At the outset, let me say that this responsibility loomed as tall as Mount

Everest, when I tackled it after the November election. The state obviously faced a painful financial bind as a result of spending policies for the present biennium, which will leave Iowa's financial cupboard relatively bare.

Additionally, I was greeted—in the budget hearings—with departmental askings of nearly \$780 million for each year of the next biennium. Those askings were more than 50 percent greater than the average anticipated annual income from present taxes during the next two fiscal years. To bring outgo and income into balance—as I was pledged and determined to do—required paring more than a half-billion—that's right, a half-billion—dollars from departmental requests for the biennium. Moreover, that financial surgery had to be done without killing the patient or leaving him crippled.

This we have succeeded in doing. I am submitting a budget which accomplishes three purposes:

FIRST, It is a balanced budget; we shall be living within our means.

SECOND, It calls for no tax increases and no new taxes.

THIRD, It provides for the orderly growth of state government functions which contribute to building a greater Iowa.

All of this would have been impossible without modern executive budget-making and financial control, which is a comparatively recent development in Iowa state government. It dates back to 1933, when the office of State Comptroller was established, in response to a broad survey of public administration in Iowa, conducted by the Brookings Institution of Washington, D. C., under authority of the Forty-fifth General Assembly. That survey remains perhaps the most detailed study of Iowa government, in its entirety, which has ever been made. It is an example of the kind of trail-blazing in which each governor and each General Assembly should be continuously engaged.

BIENNIAL BUDGET

This budget covers a two-year period as required by state statute. It was prepared from information supplied by the various departments of state government in their budget requests—also required by law to be on a biennial basis. Your decision to keep this session short and business-like is commendable and I have concluded that an immediate change to annual budgeting would make achievement of this goal difficult.

Annual sessions of the General Assembly will make possible better control of the fiscal matters of the state. This first session of this two-session biennium gives us both, the Legislature and the Governor's office, an excellent opportunity to examine how we can best bring this improved budgetary control into being. We can determine whether annual budgets are the best route to take—or whether annual review would better accomplish what we mutually desire as an end result.

I know you will carefully consider the relative advantages and disadvantages of these two options—as will I. If it is decided that annual budgeting is desirable, there will be ample time during the 1970 session to make the necessary statutory changes before the budget hearings for the 1971-73 biennium.

As an interim step, to help assure tight budget control, I intend to hold informal departmental budget hearings before the General Assembly convenes in 1970. This will provide a second opportunity to evaluate needs and funding within this two-year period. Results of these hearings will be forwarded to you for consideration.

I am sure that you will want to review appropriations during the 1970

session and make any necessary changes to meet unexpected problems or to reduce expenditures where additional savings are possible. Perhaps the appropriations committees during the 1970 session could evaluate the performance of departments, thus giving additional incentive for economy. Accountability and sound management are necessary ingredients to assure that tax money is being spent wisely.

In summary, the financial affairs of our state are immense and complex but are subject to the same rules followed by any wise and successful family or business. This is common sense. Our state is nothing more than all of our families and all of our businesses—and the same prudent spending policies should apply. I share your determination that the people of Iowa shall receive full value for every dollar we spend.

GENERAL

A Governor's budget represents his governmental philosophy and program, expressed in dollar terms. Any governor—whoever he may be—has only three ways of providing leadership:

First, by the appointments he makes to key agencies.

Second, by his persuasive powers with legislators, administrators, and the public.

Third, by his recommendations for the allocation of state resources to meet state needs.

I shall be deciding on appointments and forwarding names to the Senate for confirmation. I shall be visiting with you about Iowa's problems and their solutions. It is the allocation of funds with which we are concerned in today's message and related documents.

Building the budget during the past two months was a rewarding experience, despite its great difficulty. The budget hearings offered opportunities to meet department heads and explore with them their needs and challenges. As you know, Iowa state agencies range in size from service departments with one or two employees, to three universities with some 45,000 students. Many of you—both members of the Budget and Financial Control Committee and other legislators—sat with me in the hearings, and raised searching questions which were indeed helpful.

While limited funds make it impossible to do as much as we would like to do in many areas of services and aids, I am presenting a budget which requires no increase in state taxes but provides nonetheless for the effective functioning and advancement of state government during the next two years.

Specifically, I refer to the following areas:

ADMINISTRATION AND SERVICES

The entire Administrative and Services Division of the budget represents approximately six percent of the total—slightly smaller in percentage than in the previous biennium.

This area includes all housekeeping departments, plus many of the smaller program departments. While a "hold the line" approach was taken toward all of them, provision has been made for program improvement.

For example, I recommend that the state allot funds to provide an effective attack on the problems of alcoholism, even though the federal government is pulling the string on federal funds and such funds will be exhausted by the end of the present fiscal year for the Iowa Comprehensive Alcoholism

Project, generally called ICAP. The budget recommends consolidation of this project into the Commission on Alcoholism, which will then be funded with one-half million dollars per year for allocation to worthwhile city and county programs on a state-grant basis. Thus, we can work with and evaluate the problem of alcoholism, while at the same time meeting some of the current needs of communities in this field of action.

For the Iowa Development Commission I recommend an increase of more than \$200,000 per year—in other words about one-fourth more than it is now receiving—to be used to attract new industries to Iowa—and keep present ones here. A highly competent staff is necessary to promote the state in forceful fashion. Therefore, I ask that salary levels of key personnel be substantially raised, and that consideration be given to reorganizing the Commission itself as I recommended in my Inaugural Message. Only with strong leadership, superior staff, and adequate funds can Iowa implement a vibrant program of industrial expansion—so crucial to achieving our goal of a balanced economy.

I am asking that provision be made for a central purchasing concept within the Executive Council structure, so that all departments will buy materials and supplies of highest quality, at competitive prices. This logical, business-like approach to state business will be a great improvement over the disarranged purchasing methods now in use; and it will pay a big return on the \$25,000 a year which is requested to get it started.

Funding is asked for establishment of an Urban Affairs Division to be attached to the Office for Planning and Programming. This Urban Affairs Division would coordinate and amplify the state's relationships with cities and towns. Problems at those levels of government are awesomely complex, and we must avoid entanglement in "red tape" as we search out solutions. With the funding which I request, the Urban Affairs Division will have competent personnel to get and provide the answers and not just point out the difficulties. I also propose that \$100,000 per year from the Urban Affairs allocation be used as a matching fund to stimulate youth summer employment projects, set up throughout Iowa by local groups—including many from the private sector.

Air and water pollution control, along with comprehensive health planning, is imperative within the state's total health program. Examination of those areas—including federal moneys available to support them—will have high priority in this administration.

There have been many and frequent suggestions that much could be done to improve business practices of the Liquor Control Commission. Most of those suggestions have dealt with the purchase and handling of inventories. Stocks of liquor may be too high in relation to sales as a result of commission policies concerning purchases, inventory and sales. To guarantee that Iowa shall have the best possible practices in liquor inventory and accounting, this budget provides additional funds to develop and implement such practices, including use of computers where practicable. Such a program would be carried out in part by consultants, supplementing staff from the Comptroller's and Auditor's offices and Liquor Control Commission.

Concerning the Revenue Department, the budget provides for bringing its employees under the Merit Employment System. Economies can be achieved by installing a fully mechanized system to handle the millions of documents which flow through that department each year. Reductions in the number of employees are possible in the Revenue Department—if coupled with the upgrading of several key positions and the simplification of the individual tax forms. We must keep in mind that additional responsibilities

have been placed on this agency under the School Aid-Tax Revision Program of the 1967 Legislature. Provision has been made for the establishment of an "Ombudsman" so that a person aggrieved or who feels aggrieved will have a place to go in this maze of governmental operations.

Many smaller agencies—not big in dollars, but important in their contributions to the state—have been provided for in my recommendations. These include the Commission on Aging, Arts Council, Capitol Planning, Civil Rights, cooperating with other states through the Council of State Governments, Commission on Employment of the Handicapped, Industrial Commission, Bureau of Labor, and others.

LEGISLATIVE AND JUDICIAL

Budget increases in this area are basically in an item to provide funding for an adequate Judicial Retirement System.

The present long-standing Judicial Retirement System is actuarially unsound. In their request to me, the judges recommended a meaningful retirement system and I have endorsed this proposal in lieu of salary increases. As you review the present and proposed retirement systems, bear in mind that one safeguard for the integrity of our state courts is a fair and sound retirement system.

SOCIAL SERVICES

Nowhere did the complexities of public administration and budgeting impress themselves on me more forcefully than in the field of Social Services. As you know, the previous boards of Social Welfare, Control, and Parole were merged during this biennium. The full benefits of this merger are still to be reaped, but the new structure is built and central budgeting is a reality.

To the Income Maintenance Division—representing so-called categorical aids of the former Social Welfare Department—I am applying the same philosophy which pervades this entire budget. It is the philosophy of doing a better job with what we have, by applying our creative powers to finding fresh solutions of old problems. Categorical aids include those to the Blind, Disabled, Child Welfare, Dependent Children, Indians, Old-Age and Medical Assistance.

The budget allows for some increase in benefits to children. At the same time there are now fewer Iowans on old age assistance rolls. Our "hold the line" approach in this area is complicated by a significant reduction in federal funds available to Iowa, because of an allocation formula which penalizes states like Iowa with its per capita income base. I am making some provision for a work incentive plan, whose excellent purpose is to help persons while they are learning new skills for future employment.

For the Divisions of Mental Health, Mental Retardation, Adult Corrections, and Family and Children's Services, I am asking that present levels be fully maintained or even raised. Great strides were taken in the past two biennia—particularly in mental retardation—to better serve Iowans less fortunate than ourselves. My request carries out this mandate from previous legislatures and from the people themselves. While new programs are not as plentiful as they would be if we were endowed with more money, careful selection has been made, and innovations are included in this budget request. I have proposed and now highly commend the establishment of a pilot Youth Forest Camp, which can point the way to eliminating—or greatly shrinking—our juvenile training schools.

The proposed Youth Forest Camp illustrates how far Iowa has moved toward new horizons in providing correction, help and care for those who need it most. We are working through a maze of old custodial concepts toward creative new programs which strike at the causes, rather than symptoms, of deep-seated human problems. But no one in Iowa, or anywhere else, has found a single "correct" or "perfect" formula. No one ever will. Rather, a series of programs—some old, some exploratory—will have to be developed throughout the many levels of government, and with the cooperation of all of them. No state is an island isolated from the rest of society. Iowa has led the way to some promising results—especially in its organizational structure of Social Services—but the returns are not all in. A prime objective of my administration is to improve our performance in caring for those less fortunate than ourselves, so that Iowa may come close to achieving the ultimate goals in this field.

PUBLIC SAFETY

The core agency in this area is the Department of Public Safety, which is responsible for highway safety, central crime investigation, motor vehicle registration, and central fire prevention. For budget-making purposes, Public Safety offers more options than any other department. The options which I consider most pressing are contained in this budget request.

Federal funds are available—and more will become available—through the Highway Safety Act and the Omnibus Crime Bill. We must be able to match those funds with state moneys and services. Accordingly, I have provided that \$200,000 per year be earmarked to insure the match. From those joint federal-state funds, the National Crime Information Center will become a reality by the end of this biennium, and the State Crime System will also be in operation. Those systems—fully mechanized by use of computers, teletype, and radio equipment—will greatly strengthen the law enforcement muscle of state and local police agencies. Rather than many additional men, we are committed to making the present staff more effective with the best possible equipment.

The 1967 General Assembly wisely provided funds for construction of a Law Enforcement Academy at Camp Dodge. The Academy's greatest need at this time is for adequate educational staff, which—under my request—will include nine persons. I further ask for four additional agents—including two specialists—for the Bureau of Criminal Investigation, to add to Statewide Central Services. With the same purpose of furnishing the tools which modern law enforcement must have, the budget includes funds for purchasing crime laboratory services at the University of Iowa Center. This utilizes existing facilities instead of the costly approach of establishing an independent laboratory.

The budget also has an item of \$100,000 per year for drivers' license photographs which will supply ready identification and aid in law enforcement. If this sum does not cover all costs related to such photos, the rest of the expense could be met with a very small increase—not exceeding 25 cents—in the driver's license fee.

The entire State Police Radio System, and its operation, require our attention. While the present system is moving toward obsolescence, it is operable for several more years. Therefore, I am again giving priority to personnel, by requesting funds for fifteen additional radio operators, who will insure that the radio system is "up" at all times. Again, this request ties in directly with modernization of state and national police networks, which will also

include additional equipment in the Central Data Processing Center, financed through the budget for the Comptroller's office.

My whole package of askings for law enforcement includes many direct, tangible benefits for local government in Iowa. Every local law officer will have improved tools for coping with his day-to-day problems, as a result of the expanded Police Academy, the Police Network, and a beefed-up state staff of Criminal Investigators.

EDUCATION

In no single field can we afford to short the future. Nowhere is this truer than in education, where Iowa must maintain the gains which you in the Legislature have struggled so hard to achieve. Thus, over half of this budget is allotted to the education of Iowa youth.

And yet it is in this section of the budget that I have faced my most difficult decisions. For elementary and secondary education, a school equalization aid bill was passed two years ago, and we are solemnly obligated to carry out the funding of that program. Scholarship programs have been initiated, and must not be dropped. No additional state funds are needed, however, to maintain Iowa's guaranteed Student Loan Program.

State aid to Drivers' Education and Education and Training of the Handicapped will not be slighted with any budgetary cuts.

Area Community Colleges meet a need for training young people that is not satisfied elsewhere. To provide this necessary training and to develop a skilled work force that in turn attracts more jobs, I have provided a substantial 60 percent increase.

The state shares the tremendous burden of local school costs in two basic ways—the State Equalization Aid, and the sharing of income taxes collected in each school district. I recommend that this relief to local school districts be increased by over \$24 million per year. This increase keeps faith with the intent of all of us to share costs of local schools. Taking into consideration such indirect aids as Agriculture Land Tax Credit and 60 percent Homestead and Personal Property Tax Credits, the rate of state assistance will exceed 40 percent.

The 1967 General Assembly enacted legislation for a statewide television and radio system and provided \$300,000 to finance initial phases of the program. I now request funds to operate this system's Production Center in Des Moines plus \$500,000 in capital funds to build Transmitting Facilities for Channel 12 near Iowa City. With those facilities, over half of the students in Iowa will be within range of this Central Network.

In establishing appropriation standards for the three state universities, my main concern is to insure high educational standards and adequate facilities. This budget provides for an increase of more than \$9.8 million per year—or 12 percent—over the current biennium and will bring the total Board of Regents appropriation to \$91.5 million per year.

In addition, I am recommending that long-range financing legislation be enacted so as to provide additional physical facilities as required at our universities. This legislation will insure a planned building program, financed by those who reap the benefits.

The Legislature should be the decision-making authority for the issuance of capital improvement bonds by each institution and you might want to consider the possibility of bonding for a Western Iowa College.

To maximize the use of all higher educational facilities in the state, I am recommending a program of state tuition grants to Iowa students matricu-

lating at Iowa's twenty-eight private colleges and universities which grant Baccalaureate Degrees. This program can be initiated in the coming biennium at a rate of \$3 million per year. I have provided for that sum in the budget for this important step.

CONSERVATION

The past two biennia have seen increased spending for both operations and capital purposes in the area of Conservation with the aim of improving recreational facilities available to our citizens. This budget provides adequate funds to improve our state parks and waters. Moreover, six and one-half million dollars remain unspent for recreational capital improvements. These available funds will be used to enhance our state's outdoor facilities.

For the long-range upgrading of the State Parks System, I believe that small "user fees" should be established. This method has been successful in other states and Conservation Commission personnel estimate that as much as \$1 million per year could be raised by a modest fee for use of our parks.

HIGHWAYS

Construction and maintenance of Iowa highways are not financed from the general fund of the state but are financed from user fees, principally gas taxes and auto registrations. I am requesting funds to complete the initial Interstate System and begin the Cedar Valley Freeway System which will serve the Cedar Rapids area.

For the development of our state and the safety of our citizens, it is imperative that we advance our highway construction program as rapidly as possible.

Further, I have included late in these budget deliberations an additional \$4.0 million per year to support new construction and federal funds allocated for the construction of the Interstate System.

This will be accomplished with no increased or new taxes.

At this time it is not possible to appropriate directly to the functional areas of the Commission budget but implementation of these federal funds is provided.

These total funds appropriated to the Highway Commission will support the basic five year program as established by the Commission.

CAPITAL IMPROVEMENTS

Historically, Iowa has paid for capital improvements from revenue surpluses of previous years. During the past two biennia, some \$109 million have been spent on capital improvements, principally at Board of Regents Institutions, Social Services Facilities, and Conservation Facilities. This has been referred to as "catch up" expenditures.

Based on present projected estimates, we cannot look forward to surplus funds above necessary working balances during the next biennium—either on July 1 of this year or at any time in the following two years. Accordingly, capital appropriations this time are primarily limited to implementing programs to which we are committed.

To meet the capital improvements of our Board of Regents schools I have already recommended long-range financing through bonding.

EMPLOYEE SALARIES AND BENEFITS

In nearly all of my budget askings, recommended salaries have been projected from the most current information available in this field. The most recent Iowa study has provided a uniform classification plan, with pay increments. The purpose of the study was to relate the pay of Iowa state employees to that received for comparable services in private business and other state governments.

Besides dealing with direct salaries, my recommendations include three additional fringe benefits:

First, establishment and financing of a group life insurance program, with maximum benefits of approximately \$5,000.

Second, amendments to the Iowa Public Employees Retirement System (IPERS) to increase the formula benefits upon retirement by 20 percent. If we act now, this will be effective for employees retiring after January 1, 1970. This improvement can be accomplished with no additional cost to the state. Moreover, the maximum salary contribution level should be raised to that of the Federal Social Security Act, at a cost to the state general fund of approximately \$140,000 per year.

Third, expansion of the present vacation schedule to provide three weeks of vacation after five years of employment. We must attract competent people to state government and then retain them. I believe that these three steps will strengthen the state's position in competing for able employees.

TAXATION

An unsuccessful and unsound part of the 1967 Tax Revision and School Legislation was the so-called Sales Tax Credit. It is a classic example of hell being paved with good intentions. It had the commendable purpose of relieving the load on low-income citizens but the method was illogical and self-defeating. Thousands of credits were claimed by school-age dependents of middle- and upper-income families, simply because those dependents were casual and occasional wage earners, often for only a few dollars a year. Still worse, the Sales Tax Credit was claimed by hundreds of persons with more than \$20,000 in adjusted gross income, and—incredible as it may seem—the credit was also claimed by 16 persons with income of \$150,000 or more. And it was paid.

There can be no valid defense of a tax credit which went so far afield from its intended objective of helping the poor, especially when we bear in mind that many low-income people probably had to pay nearly as much as their credit in order to have their income tax return properly prepared. The 1967 Sales Tax Credit was too often a windfall for the well-to-do and too seldom a real help to the needy.

Therefore, I recommend that this unfair credit be repealed for all years, including 1968. In order to establish an equitable state system of personal income taxation, I ask this Legislature to adopt an income tax schedule which will be a percentage of the taxpayer's federal income tax payment, making use of a simplified, so-called "postcard" return. As part of that procedure, no state income tax at all should be levied against persons whose federal income tax is \$100 or less. This exemption will achieve in practical fashion the purpose for which the Sales Tax Credit was designed but dismally failed to achieve. The loss of state income caused by exempting federal income taxpayers of \$100 or less from all Iowa income tax will be offset by fixing the percentage of federal income tax payable as Iowa tax at a level which will approximately equal total receipts from the present state Personal Income Tax Law.

REVENUE

This budget recommends that all appropriations be financed from current revenue, with no additional taxation.

Furthermore, some of the Service Taxes enacted by the last General Assembly have proven to be extremely distasteful to our people and exceedingly harmful to the economic growth of our state. These should be repealed.

The most detrimental of these is the tax on new construction. I believe the intent of most Legislators was plain; new construction was to be exempt. I agree with that intent and ask for prompt repeal of this tax.

I also urge that the tax on advertising, which has run into legal complications, the tax on farm processing, which is not being collected, and the tax on municipal services be removed from the Code.

I am sure that repeal of these taxes, coupled with the implementation of other forward-looking programs previously mentioned, will stimulate Iowa's economic growth, encourage more business and more jobs—thereby producing more tax revenues from a broader tax base.

The price of liquor in Iowa has not risen as it has in other states and should be increased approximately five percent. Not only will the cities and towns benefit by about \$250,000 a year from that price increase but the state general fund will receive about \$2.5 million per year without upsetting the competitive position of state liquor sales.

I further recommend that Drivers' Education Aid be paid from highway funds so that the costs of this program will be more closely related to road user revenues.

In determining an economic growth projection for this budget, each revenue source was analyzed in the light of historical patterns and also according to state and national potentials and expectations. The resultant estimated growth rate is nearly six percent per year.

This budget has also been developed to achieve a balanced revenue expenditure position in the next biennium, without placing additional and increased burdens on Iowa taxpayers.

CONCLUSION

The austere condition of the Iowa State Treasury at the beginning of this administration denies me the pleasurable experience of past Governors, who could present budget documents which included visions of beautiful buildings and broad new programs at substantial cost.

This budget has had to be constructed in the realization that taxpayers are increasingly restive about the loads they are required to carry at all levels of government. I hope that this budget will be a guideline by which every governmental body in Iowa can appraise its costs in relation to the services which it is providing. Certainly, all governmental bodies are taxing the same people.

Concluding, let me explain that this message has not been a catalog of every single item in the budget. Any attempt to overwhelm you with such a message would have had one of two results: either I would have found myself talking to an empty room, or you would invoke Article III, Sections 19 and 20, of the Constitution of Iowa against me. Either fate would be justified.

To avoid it, I have discussed only selectively those portions of the budget which seemed to call for explanation or amplification. For the total picture, I present the entire budget document to the detailed study which I know you will give it.

To me, and—I'm sure—to you, this budget presents a challenge; to sort out our goals in the order of their importance; to allocate funds truly on the basis of need; to get the most service from the fewest dollars. Undertaken in that spirit, this can be a rewarding experience for you as Legislators, for me as Governor, and for all Iowans as Citizens, while we join together in moving Iowa ahead on the path to greatness.

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

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

The motion prevailed.

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

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

AFTERNOON SESSION

The Senate reconvened, President Jepsen presiding.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Mogged, 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 1 and 3.

CHARLES G. MOGGED
Chairman Senate Committee
ELIZABETH O. SHAW
Chairman House Committee

Report adopted.

JOINT RESOLUTIONS 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 the following joint resolutions: Senate Joint Resolutions 1 and 3.

President pro tempore Lodwick took the chair at 3:10 p.m.

INTRODUCTION OF BILLS

Senate File 110, by Senators Gaudineer, Frommelt, Doderer, Palmer and Weimer, a bill for an act to require employers of migratory child laborers to be responsible for determining a child's age.

Read first and second times and passed on file.

Senate File 111, by Senator Reichardt, a bill for an act permitting cities, towns, and counties, within their limits, by petition and vote of the electorate, to permit persons eighteen years of age and older to obtain beer containing not more than three point two percent alcohol by weight.

Read first and second times and passed on file.

Senate File 112, by Senators Schaben, Coleman, Shirley, Glenn, Dodds, Doderer, McGill, Weimer, Denman and Gaudineer, a bill for an act relating to inclusion of students in attendance at area vocational schools and area community colleges within the state scholarship and loan program.

Read first and second times and passed on file.

Senate File 113, by Senator Shirley (Radl), a bill for an act relating to false drawing or uttering of checks.

Read first and second times and passed on file.

Senate File 114, by Senator Shirley, a bill for an act relating to disposal of dead animals.

Read first and second times and passed on file.

Senate File 115, by Senator Lucken (Nelson), a bill for an act relating to a uniform opening date for public schools and limiting extracurricular activities during semester examinations.

Read first and second times and passed on file.

Senate File 116, by Senator O'Malley, a bill for an act to provide for the settlement of cases of disputed liability under the workmen's compensation act.

Read first and second times and passed on file.

Senate File 117, by Senator Frommelt, a bill for an act relating to records of liquor licensees.

Read first and second times and passed on file.

Senate File 118, by Senator Frommelt (Brinck, Perkins and Grassley), a bill for an act relating to the prevention of beer sales for off-premise consumption as a "loss leader".

Read first and second times and passed on file.

Senate File 119, by Senators Lucken and Hougren, a bill for an act relating to the expense for care, examination or treatment of minors placed by the court with someone other than the parents.

Read first and second times and passed on file.

Senate File 120, by Senators DeHart, Frey and Coleman, a bill for an act relating to the surrender of beer permits.

Read first and second times and passed on file.

Senate File 121, by Senators Lange, Thordsen, Parker, Frey, Gilley and Coleman (Dietz, Bergman, Tieden, Winkelman, Strothman, Camp, Hanson of Howard-Mitchell, Stokes, Den Herder, Sorg, Dooley, Johnson of Audubon-Guthrie, Christensen and Battles), a bill for an act relating to the practice of accountancy by licensed accountants, establishing a board of licensed accountants and collection of fees for support thereof.

Read first and second times and passed on file.

Senate File 122, by Senators Doderer, Shirley, Denman, O'Malley and Gaudineer, 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.

MINORITY REPORT OF CONTEST COMMITTEE

(Harold Thordsen—Joseph Cassidy)

The undersigned members of committee having duly considered the election contest in the First Subdistrict of the 15th Senatorial District of Iowa hereby respectfully and in good conscience dissent from the majority report in this contest.

We believe the interests of justice require the counting of all the ballots in order that the intent and final verdict of the voters of the precinct be properly determined. At one time or other each candidate was reported as the winner. Counsel for both parties asserted there were widespread errors and irregularities in the election procedure. The majority report admits irregularities in its paragraph 5.

When an effort was made to re-tally the returns before certification was made by the canvassing board an injunction was secured halting any further attempt at a recount to arrive at the will of the voters.

In this day when democracy is on trial throughout the world we believe that only a recount will reveal the true intent of the above voters.

It has been traditional in the Iowa Senate that the party receiving the most votes be seated.

We hereby quote with approval the unanimous statement of the Contest Committee of April 2, 1959, page 802 of 1959 Senate Journal, of Senators D. C. Nolan, W. C. Stuart, John J. O'Connor, Gene L. Hoffman and John D. Shoeman in which all the vote was recounted:

"It is the opinion of your committee, however, that under the powers vested in the Iowa Senate under the provision of Article 3, section 7, of the Constitution of Iowa, that it is the duty of the Senate in an election contest case, for a seat therein, that the Senate should determine, so far as humanly possible, which candidate received the greater number of votes so that the choice of the electors of the Senatorial District involved shall represent them in this body. As pointed out in the forepart of this report the incumbent received the greater number of votes for the office of State

Senator from the Ninth Senatorial District, both upon the official canvas and as a result of the recount by this committee."

Respectfully submitted,
DONALD S. MCGILL
GEORGE E. O'MALLEY

REASSIGNMENT OF SENATE FILE 91

President Jepsen announced the reassignment of Senate File 91 from the committee on state government to the committee on social services.

EXPLANATION OF VOTE

I protest the action of the Senate in adopting the report of the joint personnel committee on joint legislative employees (known as the joint patronage committee) by including temporary employees of the legislative research bureau in said report.

The non-partisan research bureau is not and should not be staffed on a patronage basis and therefore should not be included in the report.

I take this means of registering my protest as provided in the Iowa Constitution.

ANDREW G. FROMMELT

AMENDMENTS FILED

- 1 Amend Senate File 50 as follows:
- 2 Amend page 1, lines 14 and 15, by striking the words
- 3 "ounce bottle" and inserting in lieu thereof the words
- 4 "fluid ounces".

KENNETH BENDA

- 1 Amend Senate File 101 as follows:
- 2 1. By striking all of Section one (1) and substituting
- 3 in lieu thereof the following:
- 4 "Section 1. The parents of an unemancipated minor child
- 5 under the age of eighteen years shall be liable for actual dam-
- 6 ages caused by negligent or wrongful acts of such child to per-
- 7 sons or property. A guardian of the minor child shall be deemed
- 8 its parent for the purpose of this Act.
- 9 "Sec. 2. The legal obligation to pay damages by the
- 10 parents or guardian shall be limited in a sum not to exceed one
- 11 thousand dollars for each negligent or wrongful act, and the
- 12 total limit of all such damages arising out of personal injury
- 13 or property damages sustained by two or more persons as a result
- 14 of two or more acts of personal injury or property damage committed
- 15 as a joint venture in repetition shall be in a sum not to exceed
- 16 two thousand dollars. If the damages are cumulative arising out
- 17 of a joint venture, the legal obligation to pay damages by the
- 18 parents or guardian shall be cumulative as to the separate
- 19 parents or guardian not to exceed the sum of two thousand dollars.
- 20 "Sec. 3. The word 'person' for the purpose of this
- 21 act shall include firm, association, partnership or corporation."

JOHN L. MOWRY

- 1 Amend the report of joint personnel committee on
- 2 joint legislative employees by striking all of the
- 3 section pertaining to the legislative research bureau.

ANDREW FROMMELT

On motion of Senator Benda, the Senate adjourned until 9:00 a.m.,
Thursday, January 30, 1969.

JOURNAL OF THE SENATE

SENATE CHAMBER,
DES MOINES, IOWA, THURSDAY, JANUARY 30, 1969.

The Senate met in regular session, President Jepsen presiding.

Prayer was offered by Reverend William Cotton, pastor of the Asbury Methodist Church, Cedar Rapids, Iowa.

The Senate pledged allegiance to the flag.

The Journal of January 29, 1969, was approved.

PRESENTATION OF VISITORS

Senator Palmer asked and received unanimous consent to present to the Senate the clerical occupations class from the Des Moines Comprehensive Vocational Facility operated by the Des Moines Area Community College, which was present in the balcony accompanied by instructors Mary Ann Harpel, Marge Witzenburg, Delores Brewer, Paula Tish and Don Bell.

Senator Reichardt asked and received unanimous consent to present to the Senate sixty students from South Elementary School, Ankeny, who were present in the balcony accompanied by their teachers, Mrs. Jenkins and Mrs. Plantz.

PETITION

The following petition was presented and placed on file:

By Senator Thordsen, from nine residents of Scott County supporting legislation to retain and strengthen state controlled meat inspection and provide state matching funds for compliance with the Federal Wholesome Meat Act of 1967.

INTRODUCTION OF BILLS

Senate File 123, by Senators Stephens, Briles, Sullivan, Conklin, DeHart, Keith, Hougen, Gilley, Parker, Klink, Frey, Lamborn, Balloun, Smith, Lucken, Mogged, Kyhl, Hammer, Erskine, Ollenburg, Messerly, Flatt, Thordsen, Nicholson, Kosek, Lange, Arbuckle, Curran, McGill, Anderson, Lisle and Leonard, a bill for an act relating to riot activity or seizure of public property or strikes against authority by students or employees of public schools or educational institutions.

Read first and second times and passed on file.

Senate File 124, by Senator Sullivan, a bill for an act relating to attorney fees.

Read first and second times and passed on file.

Senate File 125, by Senator Shirley, a bill for an act relating to civil service.

Read first and second times and passed on file.

REPORT OF CONTEST COMMITTEE

Senator DeKoster called up the Report of Contest Committee, found on pages 127 and 128 of the Senate Journal.

Senator McGill moved to substitute the Minority Report of Contest Committee, found on pages 145 and 146 of the Senate Journal.

Roll call was requested.

On the question "Shall the Minority Report of Contest Committee be substituted for the Report of Contest Committee?" the vote was:

Ayes, 15:

Coleman	Gaudineer	O'Malley	Shirley
Dodds	Glenn	Palmer	Van Gilst
Doderer	Hill	Reichardt	Weimer
Frommelt	McGill	Schaben	

Nays, 43:

Anderson	Flatt	Lavery	Parker
Arbuckle	Gilley	Leonard	Potgeter
Balloun	Griffin	Lisle	Potter
Benda	Hammer	Lodwick	Rigler
Briles	Hougen	Lucken	Shaff
Clarke	Keith	Messerly	Smith
Conklin	Klink	Mogged	Stanley
Curran	Kosek	Mowry	Stephens
DeHart	Kyhl	Neu	Sullivan
DeKoster	Lamborn	Nicholson	Walsh
Erskine	Lange	Ollenburg	

Voting present, 1:

Thordson

Absent or not voting, 2:

Denman Frey

The motion to substitute the minority report having failed to receive a constitutional majority was declared to have failed to be adopted.

Senator DeKoster moved the Report of Contest Committee be adopted, which motion prevailed, and the report was adopted.

POINT OF PERSONAL PRIVILEGE

Senator Thordsen rose on a point of personal privilege to make the following remarks:

I am grateful for the favorable report of the committee and the confidence the Senate has placed in me. I am sure I will do the best I can to serve the people of Scott County and the State of Iowa.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Mogged, 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 57.

CHARLES G. MOGGED
Chairman Senate Committee
ELIZABETH SHAW
Chairman House Committee

Report adopted.

BILL SIGNED BY THE PRESIDENT

The President of the Senate announced that, as President of the Senate, he had signed in the presence of the Senate: House File 57.

CONSIDERATION OF BILLS

Senate File 44

On motion of Senator Lange, Senate File 44, a bill for an act relating to beer warehouses, 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 44 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section one hundred seventy point one (170.1), subsection six (6), Code 1966, is hereby amended by inserting in line eight (8) after the word "consumption" the words "except those premises holding a current class 'A' license issued pursuant to chapter one hundred twenty-four (124) of the Code".

On motion of Senator Lange, 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?" (S.F. 44) the vote was:

Ayes, 60:

Anderson
Arbuckle
Balloun

Benda
Briles
Clarke

Coleman
Conklin
Curran

DeHart
DeKoster
Denman

Dodds	Keith	Messerly	Rigler
Doderer	Klink	Mogged	Schaben
Erskine	Kosek	Mowry	Shaff
Flatt	Kyhl	Neu	Shirley
Frommelt	Lamborn	Nicholson	Smith
Gaudineer	Lange	Ollenburg	Stanley
Gilley	Laverty	O'Malley	Stephens
Glenn	Leonard	Palmer	Sullivan
Griffin	Lisle	Parker	Thordsen
Hammer	Lodwick	Potgeter	Van Gilst
Hill	Lucken	Potter	Walsh
Hougen	McGill	Reichardt	Weimer

Nays, none.

Absent or not voting, 1:

Frey

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

Senate File 45

On motion of Senator Lange, Senate File 45, a bill for an act relating to information required on beer tax reports, 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 45 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section one hundred twenty-four point twenty-six (124.26), Code 1966, is hereby amended by striking from lines eleven (11), twelve (12), and thirteen (13) the words "the name and address of the several purchasers of such beer and such other" and by inserting in lieu thereof the word "such".

On motion of Senator Lange, 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?" (S.F. 45) the vote was:

Ayes, 59:

Anderson	Flatt	Laverty	Potgeter
Arbuckle	Frommelt	Leonard	Potter
Balloun	Gaudineer	Lisle	Reichardt
Benda	Gilley	Lodwick	Rigler
Briles	Glenn	Lucken	Schaben
Clarke	Griffin	McGill	Shaff
Coleman	Hammer	Messerly	Shirley
Conklin	Hill	Mogged	Smith
Curran	Hougen	Mowry	Stanley
DeHart	Keith	Neu	Stephens
DeKoster	Klink	Nicholson	Sullivan
Denman	Kosek	Ollenburg	Thordsen
Dodds	Kyhl	O'Malley	Walsh
Doderer	Lamborn	Palmer	Weimer
Erskine	Lange	Parker	

Nays, none.

Absent or not voting, 2:

Frey Van Gilst

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

Senate File 88

On motion of Senator Gilley, Senate File 88, a bill for an act to amend section three hundred forty-seven A point two (347A.2), Code 1966, to increase the maximum interest rate for revenue bonds issued by certain counties for hospital purposes, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator DeHart moved the previous question on the bill, which motion lost.

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

On the question "Shall the bill pass?" (S.F. 88) the vote was:

Ayes, 56:

Anderson	Erskine	Leonard	Potter
Arbuckle	Frommelt	Lisle	Reichardt
Balloun	Gaudineer	Lodwick	Rigler
Benda	Gilley	Lucken	Schaben
Briles	Glenn	McGill	Shaff
Clarke	Griffin	Messerly	Shirley
Coleman	Hainmer	Mogged	Smith
Conklin	Hougen	Mowry	Stanley
Curran	Keith	Neu	Stephens
DeHart	Klink	Nicholson	Sullivan
DeKoster	Kotek	Ollenburg	Thordsen
Denman	Kyhl	Palmer	Van Gilst
Dodds	Lange	Parker	Walsh
Doderer	Laverty	Potgeter	Weimer

Nays, 1:

Hill

Voting present, 1:

O'Malley

Absent or not voting, 3:

Flatt Frey Lamborn

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

MESSAGES FROM THE HOUSE

The following messages were received from the House:

MR. PRESIDENT: I am directed to inform your honorable body that the

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

Senate Concurrent Resolution 6, concerning daily compensation of all chaplains and officers and employees of the Sixty-third General Assembly of the Senate and House of Representatives.

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

Senate Concurrent Resolution 7, concerning daily compensation of joint legislative employees of the Sixty-third General Assembly.

WILLIAM R. KENDRICK, Chief Clerk

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

AFTERNOON SESSION

The Senate reconvened, Senator Rigler presiding.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

MR. PRESIDENT: I am directed to inform your honorable body that the House has adopted the Report of Joint Personnel Committee on Joint Legislative Employees in which the concurrence of the House was asked.

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

House Concurrent Resolution 11, relating to the observance of the birthday of the Honorable Guy M. Gillette, former United States Senator.

WILLIAM R. KENDRICK, Chief Clerk

HOUSE CONCURRENT RESOLUTION 11

By Nelson of Cherokee

Whereas, the Honorable Guy M. Gillette, former United States Senator, will on Monday, February 3, 1969, celebrate his ninetieth birthday; therefore, Be It Resolved by the House of Representatives of the Sixty-third General Assembly, the Senate Concurring: That the General Assembly extend to the Honorable Guy M. Gillette its warmest wishes for a happy birthday, and express its gratitude for his untiring efforts as a statesman for the people of Iowa, and his continued active interests in the progress throughout the years of our state and nation.

INTRODUCTION OF BILLS

Senate File 126, by Senator Rigler, a bill for an act to provide for the use and regulation of snowmobiles.

Read first and second times and passed on file.

Senate File 127, by Senators Gaudineer, DeKoster, Lamborn, Erskine, Benda, Clarke, Flatt, Lange, Arbuckle, Briles, Shirley, Weimer, Frommelt, DeHart, Potgeter, Doderer, Walsh, Frey, Dodds, Van Gilst, Hill, Denman, Reichardt, Palmer, McGill, O'Malley and Kosek

(Caffrey, Cunningham, Bennett, Hill, Rodgers, Lipsky and Tapscott), a bill for an act relating to the treatment of alcoholism and addicts.

Read first and second times and passed on file.

Senate File 128, by Senator DeKoster, a bill for an act relating to the sale of property against which the state holds an old-age assistance lien.

Read first and second times and passed on file.

Senate File 129, by Senators Briles and Leonard, a bill for an act relating to the issuance of marriage licenses.

Read first and second times and passed on file.

Senate File 130, by Senators Stanley, Potgeter, Potter, Messerly and Lodwick (Hamilton, Van Drie, Dougherty, Millen, Logue, Kennedy of Dubuque, Cunningham, Strothman, Corey, Holden and Dietz), 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 131, by Senators Frommelt and Walsh (Perkins and Ellsworth), a bill for an act relating to the sale of beer.

Read first and second times and passed on file.

Senate File 132, by Senator Briles, a bill for an act relating to fishing licenses.

Read first and second times and passed on file.

Senate File 133, by Senator Erskine (Peterson), a bill for an act relating to granting to the counties the right to contract for options for the purchase of land.

Read first and second times and passed on file.

Senate File 134, by Senators Benda, Rigler and Denman (McCartney, Winkelman and Tapscott), a bill for an act relating to investment of funds of life insurance companies in urban real estate and personal property.

Read first and second times and passed on file.

Senate File 135, by Senators Potgeter, Rigler, Stanley, Curran and Walsh (McCartney), a bill for an act relating to corporations organized pursuant to the Iowa Economic Development Act.

Read first and second times and passed on file.

Senate File 136, by Senator Sullivan (Koch), a bill for an act extending the county's right of condemnation under eminent domain.

Read first and second times and passed on file.

Senate File 137, by Senator Anderson, a bill for an act relating to the valuation of real property for assessment purposes.

Read first and second times and passed on file.

Senate File 138, by Senators McGill, Briles, Shaff, Parker, Lodwick, Dodds and Keith, a bill for an act relating to factors to be considered in determining the value of agricultural land.

Read first and second times and passed on file.

Senate File 139, by Senators Flatt, Sullivan, Lange, DeHart, Kosek, Mogged, Thordsen, Kyhl, Curran, Erskine, Potter, Lucken, Balloun, Walsh, Shaff, Nicholson, Briles, Van Gilst, McGill, Coleman and Klink (Van Drie, Tieden, Winkelman, Miller of Des Moines, Sorg, Radl, Mohrfeld, Cunningham, Voorhees, Van Roekel, Benda, Stromer, Shepherd, Pierson, Mayberry, Millen and Wolfe), a bill for an act relating to false drawing or uttering of checks.

Read first and second times and passed on file.

Senate File 140, by Senators Benda, Frommelt, Walsh, Neu, Briles and Stanley (Kluever, Andersen, Strand, Miller of Des Moines, Cafrey, Koch and Lipsky), a bill for an act relating to savings and loan associations.

Read first and second times and passed on file.

REPORT OF CONTEST COMMITTEE

Mr. President and Members of the Senate of the Sixty-third General Assembly:

Your committee to whom was referred the matter of the election contest of the office of State Senator from the Thirty-seventh Senatorial District, sub-district one (1), from Woodbury County, in the general election of November 5, 1968, between Charles K. Sullivan, incumbent, and Vincent S. Burke, contestant, submits herewith its report:

The committee was duly organized, adopted rules of procedure, accepted written pleadings of contestant and incumbent, and received, reviewed and considered the transcript of the case taken by oral depositions of witnesses of contestant before Richard F. Tedrow, certified shorthand reporter, said witnesses being Donald E. Linduski, Earl A. Martin, Maurice Flanagan, Rita Kennedy, Angeline Terrey, Ethel O'Connor, Florence Murray, Bonnie Osburn, Rosella Sylvester, Neil McCluhan, Bette Hinda, Shirley Dishlip and Gladys Chesher, and heard oral statements from counsel of the contestant and incumbent. On January 30, 1969, on proceedings herein, your committee made its findings and ruling:

1. In said findings and ruling the committee determined that the contes-

tant failed, as provided by sections 59.1 and 62.8, Code of Iowa, 1966, to serve on incumbent, Charles K. Sullivan, a list showing the reception of illegal votes or the rejection of legal votes with the notice of taking depositions relative to them such as to confer jurisdiction on the committee. (Attorney General's opinion, February 5, 1963.)

2. The committee did, however, for the purpose of this report consider the allegations of the contestant and the whole record, and finds and rules that same does not accord a basis for relief as a matter of law:

(a) There was no evidence and the transcript did not show any misconduct, fraud or corruption on the part of the judges of the election or of the board of canvassers as required in subsection 1 of section 57.1, 1966 Code of Iowa.

(b) As to subsections 2, 3 and 4 of section 57.1 of the 1966 Code of Iowa, same were eliminated as none of said subsections were alleged, nor were they in any way pertinent to this contest.

(c) That the evidence and the transcript did not show illegal votes received or legal votes rejected at the polls sufficient to change the result and subsection 5 of section 57.1, 1966 Code of Iowa, is not applicable. No eligible voter was deprived of his right to cast a vote, and no person was deprived of his constitutional rights. A person undertaking to cast his or her vote in an improper manner, in mistake, error or negligence, that it cannot be counted, is not apropos to the contest.

(d) There was no evidence, and the transcript did not show any error in the board of canvassers in counting the votes cast or declaring the result of the election under subsection 6 of section 57.1, 1966 Code of Iowa.

(e) There was no evidence, and the transcript did not show, any other cause showing another person was the person duly elected other than the incumbent, to wit: Charles K. Sullivan, under subsection 7 of section 57.1, 1966 Code of Iowa.

The contestant places great emphasis on section 53.24 of the 1966 Code which section is not one of the stated grounds for contest, as set forth in the Code:

"53.24 Precincts using voting machines. In precincts using voting machines, none of said ballot envelopes shall be opened until immediately after the closing of the polls to voters who vote in person. If there be more than one absent voter's ballot entitled to be cast, they shall, without being unfolded, be thoroughly intermingled in some proper manner, after which they shall be unfolded and, under the personal supervision of all the judges, be registered on the voting machine the same as if the absent voter had been present and voted in person."

Your committee found and reports that this provision as to duties is directory and is not mandatory. No voter was disenfranchised.

The contestant places great emphasis on a list of seven in number of military absentee ballots, as more particularly set forth in Exhibit 1 of the transcript. The postmark date of each of said ballots in said Exhibit 1, indicate the improbability of said ballots having been mailed in time to have been voted in the Senatorial District at any of the several precincts in the Senatorial District before the hour of closing of the poll on election date. Further, the county auditor's testimony is that said ballots, in fact, did arrive after the date of election. (Page 28, transcript.)

There being no showing of grounds for contest, your committee sustains a motion that the contest be dismissed. The committee recommends that Charles K. Sullivan, incumbent, be declared to be the duly elected Senator from the Thirty-seventh Senatorial District, subdistrict one (1), Woodbury

County, Iowa, in the Sixty-third General Assembly of the State of Iowa, and that his seating in the Senate be confirmed.

Respectfully submitted,
JOHN L. MOWRY, Chairman
ELMER F. LANGE
JAMES W. GRIFFIN, SR.

.....
.....

RESIGNATION OF EMPLOYEES

Senator Benda announced the resignation of George M. Major, janitor, Polk County, effective January 8, 1969, and Paul E. Major, janitor, Polk County, effective January 20, 1969.

SENATE JOINT RESOLUTIONS SENT TO THE SECRETARY OF STATE

Senator Mogged, from the committee on enrolled bills, submitted the following report:

MR. PRESIDENT: Your committee on enrolled bills respectfully reports that it has on the 30th day of January, 1969, sent to the Secretary of State for deposit: Senate Joint Resolutions 1 and 3.

CHARLES G. MOGGED, Chairman

Passed on file.

BILLS ASSIGNED TO COMMITTEE

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

S.J.R.	6	Constitutional amendments and reapportionment
S. F.	95	Law enforcement
S. F.	96	Law enforcement
S. F.	97	Commerce
S. F.	98	Law enforcement
S. F.	99	Law enforcement
S. F.	100	State government
S. F.	101	Judiciary
S. F.	102	County government
S. F.	103	County government
S. F.	104	Law enforcement
S. F.	107	Human and industrial relations
S. F.	108	Schools
S. F.	121	Commerce

AMENDMENTS FILED

- 1 Amend Senate File 35, section six (6), by inserting after
- 2 subsection five (5) the following new subsection:
- 3 "6. Acting as purchasing agent for the county."

CLIFTON C. LAMBORN

1 Amend Senate File 40 as follows:

- 2 1. Amend page 2, lines 12 and 13, by striking the
3 words and figures "five hundred seven A (507A), Code 1966,"
4 and inserting in lieu thereof the words and figures "three
5 hundred sixty-five (365), Acts of the Sixty-second General
6 Assembly".
7 2. Amend page 2, line 14, by inserting before the
8 word "and" the words "as amended by chapter three hundred
9 fifty-three (353), section two (2), Acts of the Sixty-
10 second General Assembly,".

KENNETH BENDA

1 Amend Senate File 75 by adding the following section:

- 2 "Sec. 7. Nothing in this Act shall apply to a corporation
3 having the attributes and powers enumerated in section four
4 hundred ninety-one point one hundred fourteen (491.114), Code
5 1966."

KENNETH BENDA

On motion of Senator Mogged, the Senate adjourned until 9:00 a.m.,
Friday, January 31, 1969.

JOURNAL OF THE SENATE

SENATE CHAMBER,
DES MOINES, IOWA, FRIDAY, JANUARY 31, 1969.

The Senate met in regular session, President Jepsen presiding.

Prayer was offered by Reverend R. Thomas Stewart, pastor of the Morgan United Methodist Church, Dows, Iowa.

The Senate pledged allegiance to the flag.

The Journal of January 30, 1969, was approved.

INTRODUCTION OF BILLS

Senate File 141, by Senators Erskine and Sullivan (Andersen, Peterson, Dooley, Koch and Doyle), a bill for an act relating to written statements of election.

Read first and second times and passed on file.

Senate File 142, by Senators DeKoster, Lucken and Shirley (Grassley, Bailey, Shaw and Welden), a bill for an act relating to administrative rules of departments of the state.

Read first and second times and passed on file.

HOUSE CONCURRENT RESOLUTION 11 ADOPTED

Senator Lucken asked and received unanimous consent to take up House Concurrent Resolution 11, found on page 153 of the Senate Journal, and moved its adoption.

The motion prevailed and the resolution was adopted.

ANNOUNCEMENT BY PRESIDENT OF THE SENATE

President Jepsen announced the appointment of Senator Charles F. Balloun of Toledo to the Budget and Financial Control Committee to fill the unexpired term of Joseph W. Cassidy, Walcott, effective January 30, 1969.

ANNOUNCEMENT BY SECRETARY OF THE SENATE

At the suggestion of President pro tempore Lodwick and Senator Rigler, the office of the Secretary is setting up a small library in Room 23 for the purpose of being a repository for state depart-

mental reports and such other reports received at various times by the members of the Senate.

A few samples of each such report will be kept on file there so that the individual Senators will not have to keep copies at their desks. When you receive such a report, please file it with the Secretary of the Senate's office to establish this library.

AFTERNOON SESSION

The Senate reconvened, Senator Stanley presiding.

INTRODUCTION OF BILLS

Senate File 143 by Senator Conklin, a bill for an act relating to mobile deputy registrars.

Read first and second times and passed on file.

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

Senate File 144, by Senator Conklin, a bill for an act relating to the taxation of real estate transfer.

Read first and second times and passed on file.

Senate File 145, by committee on appropriations, a bill for an act relating to the printing board appropriation.

Read first and second times and placed on calendar.

Senate File 146, by Senator Glenn, a bill for an act relating to veterans' preference.

Read first and second times and passed on file.

Senate File 147, by Senators Erskine and Sullivan (Andersen, Peterson, Dooley, Koch and Doyle), a bill for an act relating to canvass in case of contest.

Read first and second times and passed on file.

Senate Joint Resolution 7, by Senators Walsh, Doderer, Lamborn, Arbuckle, Benda, Potgeter, Thordsen, Schaben, Gaudineer, Glenn, Dodds, Griffin and McGill, a joint resolution relating to the voting age of electors.

Read first and second times and passed on file.

Senate Joint Resolution 8, by Senators Denman, Shirley, Dodds, O'Malley, Weimer, Frommelt, Schaben, Palmer and Gaudineer, 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 CONCURRENT RESOLUTION 8

By Lucken, O'Malley and Lisle

Whereas, the Sixty-third General Assembly is advised of a meeting of the Pioneer Lawmakers Association to be held in the Historical Building on Thursday, April 3, 1969, and of their consent to formally meet with the General Assembly.

Now, Therefore, Be It Resolved by the Senate, the House Concurring: That the General Assembly meet in joint session in the House chamber on Thursday, April 3, 1969, at 2:00 p.m. and that the Pioneer Lawmakers be invited to attend and present a program on that occasion.

RULES OF CIVIL PROCEDURE

IN THE MATTER OF
THE
RULES OF CIVIL PROCEDURE AND
RULES FOR COURT ADMINISTRATION

REPORT OF
SUPREME COURT

To the Sixty-third General Assembly of the State of Iowa:

I.

Pursuant to Sections 684.18 and 684.19 Code 1966, the Supreme Court of Iowa has prescribed and hereby reports to the General Assembly the following amendments to existing rules of civil procedure:

Rule 333 is amended to read:

333. Amount in controversy. Except where the action involves an interest in real estate, no appeal shall be taken in any case where the amount in controversy, as shown by the pleadings, is less than one thousand dollars, unless the trial judge, within thirty days after the judgment or order is entered, certifies that the cause is one in which appeal should be allowed. The right of appeal is not affected by any remission of any part of the verdict or judgment.

COMMENT: This increases the minimum amount in controversy from three hundred to one thousand dollars in an action from which appeal will lie where an interest in real estate is not involved and the trial judge does not certify the cause is one in which an appeal should be allowed.

Rule 335 is amended to read:

335. Time for Appeal.

(a) Appeals to the supreme court must be taken within, and not after, thirty days from the entry of the order, judgment or decree, unless a motion for new trial or judgment notwithstanding the verdict is filed as provided in rule 247, and then within thirty days after the entry of the ruling on such motion; provided however that where an application to the supreme court or any justice thereof to grant an appeal under rule 332 is made within thirty days from the date of such ruling or decision any appeal allowed upon such application shall be deemed timely taken.

Provided further that if the supreme court or any justice determines that the order or decision from which application to appeal under rule 332 is timely made is a final judgment or decision from which appeal would lie under rule 331 an appeal therefrom shall also be deemed timely taken and perfected when the order making such determination is filed with the clerk

of the supreme court and the provisions of rule 336(b) and (c) shall apply. Provided however a cross-appeal may be taken within said thirty-day period, or in any event within five days after the appeal is taken.

(b) No appeal from a judgment, ruling or order taken after it has actually been made by the trial court shall be held insufficient because the clerk of the trial court has not recorded such judgment, ruling or order upon the court records at the time the appeal is taken, if it shall appear that such record has been made before appellant's proposed abstract on such appeal is filed with said clerk.

COMMENT: Rule 336 abolishes notices of appeal which have been allowed by the supreme court or taken from what is determined to be a final judgment under rule 335(a), so the clause in former rule 335 as to such notices is here eliminated.

New clause (b) reinstates the substance of Section 12839 of the 1939 Code which was inadvertently repealed in the Appendix to the Rules.

Rule 336 is amended to read:

336. How taken.

(a) Appeal other than those allowed by order under rule 332 or rule 335 is taken and perfected by filing a notice with the clerk of the court where the order, judgment or decree was entered, signed by the appellant or his attorney. It shall specify the parties taking the appeal, and the decree, judgment, order or part thereof appealed from. The clerk shall forthwith mail or deliver a copy of such notice to the attorneys for all parties of record other than appellant, or to any such party who has no attorney of record, at his last known address. No failure of the clerk to mail or deliver any notice shall affect the validity of the appeal.

(b) Interlocutory appeal under rule 332 shall be deemed taken and perfected when the order allowing it is filed with the clerk of the supreme court. No notice of such appeal is necessary. The time for any further proceeding on such appeal which would run from the notice of appeal shall run from the date such order is so filed.

(c) The clerk of the supreme court shall promptly transmit a copy of such order to the attorneys of record and the clerk of the trial court; but no delay in so doing shall affect the validity of the appeal if the copy is filed before the abstract on such appeal is filed under rule 340(a).

COMMENT: Notice of appeal for an interlocutory appeal or one determined to be from a final judgment or decision as provided in rule 335(a) is abolished because the order allowing it gives ample notice to all interested parties. Filing the order with the trial court will sufficiently apprise that court of the appeal.

Time for some further proceedings which now runs from the notice of appeal will run from the supreme court order.

II.

The rules of court administration and amendments to certain rules of civil procedure to conform therewith, adopted by the supreme court under the provisions of Chapter 401, Laws of the Sixty-second General Assembly, made effective January 1, 1968, are being reported pursuant to Section 684.19 Code 1966, as required by said Chapter 401, in order to make them effective after July 1, 1969. They are as follows:

Rule 373. Purpose of Administrative Rules. The purpose of all rules for court administration shall be to provide for the administration of justice in an orderly, efficient and effective manner, in accordance with the highest standards of justice and judicial service.

Rule 374. Supervision of Courts. The supreme court, by and through the chief justice, shall exercise supervisory and administrative control over all trial courts in the state, and over the judges and other personnel there-

of, including but not limited to authority to make and issue any order a chief judge may make under Rule 377, or to modify, amend or revoke any such order or court schedule.

Rule 375. Recall and Transfer of Judges. The supreme court by and through the chief justice may at any time order the recall of eligible retired judges for active service, and the transfer of active judges and other court personnel from one judicial district to another to provide a sufficient number of judges to handle the judicial business in all districts promptly and efficiently.

Rule 376. Selection of Chief Judges. Not later than December 15 in each odd numbered year the chief justice, with the approval of the supreme court, shall appoint from the district judges of each district one of their number to serve as chief judge. The judge so appointed shall serve for a two-year term and shall be eligible for reappointment. Vacancies in the office of chief judge shall be filled in the same manner within 30 days after the vacancy occurs. Provided if there is a vacant judgeship in a district, the chief judge therein shall be appointed within 30 days after such vacancy is filled by qualification of the appointee. During any period of vacancy the judge of longest service in the district shall be the acting chief judge.

Rule 377. Duties and Powers of Chief Judges. In addition to their ordinary judicial duties, chief judges shall exercise continuing administrative supervision within their respective districts over all district courts, judges, officials and employees thereof for the purposes stated in Rule 373. They shall by order fix times and places of holding court and designate the respective presiding judges; they shall supervise and direct the performance of all administrative business of their district courts; they may conduct judicial conferences of their district judges to consider, study and plan for improvement of the administration of justice; and may make such administrative orders as necessary. No chief judge shall at any time direct or influence any judge in any ruling or decision in any proceeding or matter whatsoever.

Rule 378. Court and Trial Sessions. Chief judges shall by order provide for:

(a) A court session by a district judge at least once each week in each county of the district, announced in advance in the form of a written or printed schedule, 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.

(b) Additional sessions in each county for the trial of cases, and other judicial matters, of such duration and frequency as will best serve to expeditiously dispose of pending cases ready for trial, and other pending judicial matters.

Rule 379. Order appointing Chief Judges. The order appointing chief judges shall be filed with the clerk of the supreme court who shall mail certified copies to the clerk of each district court.

Rule 380. Judicial Council. There is hereby created a judicial council composed of all chief judges and the chief justice, or his designee, who shall be the chairman. The council shall convene not less than twice each year at such times and places as the chairman shall order. The council shall consider all court administrative rules, directives and regulations for the achievement of the purposes stated in Rule 378 and may propose to the supreme court such rules as deemed appropriate.

Rule 117. Motion days—disposition of motions.

Amend paragraph (a) of Rule 117 by:

1. Striking the word "judges" from line one (1) and inserting in lieu thereof the words "chief judges".

2. Striking the word "rule" from line two (2) and inserting in lieu thereof the word "order".

3. Striking the word "ten" from line five (5) and inserting in lieu thereof the word "five".

Rule 181.2. Trial assignments.

Amend paragraph (a) of Rule 181.2 by:

1. Striking the first sentence and substituting the following in lieu thereof:

"On each court day in each county or at such other times as the chief judge shall order the judges shall examine the pending criminal cases and those civil cases on the ready calendar list which have been certified by one of the parties for a period of twenty days and rule on all objections permitted under Rule 181. In the event an examination of the papers in the case discloses that a case is ready for trial and the matters certified in the ready certificates have been completed, he shall place the case on a trial list for disposition at the next trial session to be held in that county and direct that notice be given the attorneys of record that said case is subject to trial at any time thereafter. By oral or written agreement of the parties the chief judge may specially assign a case for trial on a day certain. Any judge presiding at a trial session may make such assignment for a day certain during the session."

2. Striking from the last sentence of said paragraph (a) the words "in like manner".

Further amend Rule 181.2 by striking all of paragraphs (b) and (c) and substituting the following:

"(b) The chief judge shall designate trial sessions in the various counties in the district at such times as the business in each county shall require and shall assign a judge to try such cases as are placed on the trial list or assigned for trial under the provisions of this rule. The designation of trial sessions shall be as long in advance as is compatible with a speedy and efficient administration of justice and a minimum of conflict with previous commitments of time of parties, witnesses and attorneys. The chief judge shall direct that notice of the trial session so designated shall be given to attorneys of record in cases on the trial list."

Rule 215.1. Uniform rule for dismissal for want of prosecution.

Amend the second paragraph of Rule 215.1 by striking the first two (2) sentences and substituting the following in lieu thereof:

"All cases at law or in equity where the petition has been filed more than one year prior to July 15 of any year shall be for trial at any time prior to January 1 of the next succeeding year. The clerk shall prior to August 15 of each year give notice to counsel of record as provided in Rule 82 of:

- (a) the docket number,
- (b) the names of parties,
- (c) counsel appearing,
- (d) date of filing petition,

and the notice shall state that such case will be for trial and subject to dismissal if not tried prior to January 1 of the next succeeding year pursuant to this rule."

Further amend Rule 215.1 by striking the words "or term" from line four (4) of the next to the last paragraph thereof.

Rule 372. Rules by trial courts.

Amend Rule 372 by inserting after the word "practice" in line four (4) thereof the words "and administration".

III.

Consideration of the unified court bill is of course a matter for determination of the General Assembly, not for this court. Without expressing approval or disapproval of any provision of the bill, the supreme court has

prescribed and reports to the General Assembly rules of civil procedure to be effective in the event the Sixty-third General Assembly adopts the unified court bill. These rules prescribing procedure for the handling of small claims and amendments to certain existing rules to conform therewith, are as follows:

DIVISION XX SMALL CLAIMS

Rule 381. 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 382. 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

vs.

.....
Defendant(s)

.....
Address of each defendant

} Small Claim No.

ORIGINAL NOTICE

To the above named defendant(s):

YOU ARE HEREBY NOTIFIED that the above named plaintiff(s) demands of you

(1. If demand is for money, state amount; 2. If demand

is for something else, state briefly what is demanded and its value in money;

3. If both money and something else are demanded, state both 1. and 2) based on

(State briefly the basis for the demand, such as "rent")

and that unless you appear and defend before the above named court at

* in*, Iowa at* o'clock

(Place)

(City or Town)

.....* M. on*, 19.....*, judgment will be rendered

(Date)

against you for the relief demanded, together with interest and court costs.
*(To be completed by clerk)

Plaintiff(s)

Rule 383. Function of Clerk. The clerk shall furnish forms for 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 inform plaintiff of the time and place fixed for the hearing.

Rule 384. Fees, Costs. Fees and costs shall be one-half of fees and costs in regular civil actions in district court.

Rule 385. Pleadings. Except as provided in rules 382 and 386, 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 386. Joinder, Counterclaim, Cross Claim, Intervention.

(a) 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.

(b) In small claims actions, if a party joins a small claim with one which is not a small claim, the court shall (1) order the small claim to be heard under this division and dismiss the other claim without prejudice, or (2) as to parties who have appeared or are existing parties, either (a) order the small claim to be heard under this division and the other claim to be tried by regular procedure or (b) order both claims to be tried by regular procedure.

(c) In small claims actions, a counterclaim, cross claim, or intervention in the amount of a small claim shall be in writing and similar in form to the original notice, and shall be entitled Original Notice of Counterclaim, of Cross Claim, or of Intervention, as the case may be. A copy shall be filed for each existing party. New parties may be brought in without order and shall be served with notice as provided in rules 381 and 382; 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 arising out of the subject of the plaintiff's claim.

(d) In small claims actions, a counterclaim, cross claim, or intervention in a greater amount than 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.

(f) In regular actions, a counterclaim, cross claim, or intervention in the amount of a small claim shall be pleaded, tried, and determined by regular

procedure, unless the court transfers such small claim to the small claims docket for hearing under this division.

(g) Pleadings which are not in correct form under this rule shall be ordered amended so as to be in correct form; but a small claim which is proceeding under this division need not be amended although in the form of a regular pleading.

(h) Copies of any papers filed by the parties which are not required to be served shall be mailed or delivered by the clerk as provided in rule 82.

Rule 387. 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 388. 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 389. Hearing. The time for appearance shall be the time for hearing, unless a continuance has been granted under rule 388. 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 390. 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 or a lien until an affidavit of default is filed, whereupon it shall be enforceable and 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 391. Other Statutes and Rules. Small claims shall be commenced, heard, and determined in accordance with this division. Other statutes and

rules relating to civil proceedings shall apply, but only insofar as not inconsistent with this division. Small claims on file for 90 days and not determined shall be dismissed without prejudice at plaintiff's costs 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. All claims in probate in the amount of small claims shall be filed in the probate proceedings as provided by the Iowa Probate Code. If a request for hearing is filed by the claimant as provided by the Iowa Probate Code, the court may transfer the contested claim to the small claims docket and the hearing thereon shall proceed as provided in this division. Any judgment entered in favor of the claimant shall have the effect of allowing the claim against the estate, but no execution shall issue on such judgment. 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.

Rule 121. Interrogatories—time—nature.

Amend Rule 121 by striking from lines one (1) and two (2), Chapter 475, Laws of the Sixty-second General Assembly the words "actions in Justice Court or Class B actions in Municipal Court" and substituting the words, "small claims" in lieu thereof.

Rule 181.2. Trial assignments.

Amend Rule 181.2(a) by striking from line two (2) the words "and superior"; and by striking the last sentence of said paragraph (a).

Rule 309. The writ.

Amend Rule 309 by striking from line three (3) the words "or municipal or superior court".

Rules 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, and 365 are annulled.

Rule 372. Rules by trial courts.

Amend Rule 372 by striking from lines one (1) and two (2) the words "superior and municipal".

The rules for small claims procedure and amendments to existing rules appearing in this part III of the report shall become effective on January 1, 1971, if the bill for a unified trial court is enacted by the Sixty-third General Assembly, otherwise they shall be void and of no effect.

Respectfully submitted,
SUPREME COURT OF IOWA,
T. G. GARFIELD, Chief Justice

Des Moines, Iowa
January 31, 1969

ACKNOWLEDGMENT

I, Carroll A. Lane, Secretary of the Senate of the State of Iowa, hereby acknowledge delivery to me on the 31st day of January, 1969, of the foregoing report of the Supreme Court of Iowa pertaining to Rules of Civil Procedure and Rules for Court Administration.

CARROLL A. LANE
Secretary of the Senate
Sixty-third General Assembly
of the State of Iowa

BILLS ASSIGNED TO COMMITTEE

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

- S. F. 109 Law enforcement
- S. F. 111 Law enforcement
- S. F. 112 Higher education
- S. F. 113 Commerce
- S. F. 114 Agriculture
- S. F. 116 Human and industrial relations
- S. F. 117 Law enforcement
- S. F. 118 Commerce
- S. F. 119 Judiciary
- S. F. 120 Law enforcement
- S. F. 122 State government
- S. F. 123 Law enforcement
- S. F. 124 Judiciary
- S. F. 125 Cities and towns
- S. F. 126 Law enforcement
- S. F. 127 Social services

On motion of Senator Arbuckle, the Senate adjourned until 10:00 a.m., Monday, February 3, 1969.

JOURNAL OF THE SENATE

SENATE CHAMBER,
DES MOINES, IOWA, MONDAY, FEBRUARY 8, 1969.

The Senate met in regular session, President Jepsen presiding.

Prayer was offered by Reverend Frank Smith, pastor of the Church of the Open Bible, Des Moines, Iowa.

The Senate pledged allegiance to the flag.

The Journal of January 31, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Senator Anderson for the day and until he has recovered from surgery on request of Senator Stanley.

PETITIONS

The following petitions were presented and placed on file:

By Senator Hammer, from one hundred four residents of Pocahontas County requesting opposition to the final report of the Great Plains School District Organization Project entitled "A Design for Educational Organization in Iowa" and teacher's negotiation legislation.

By Senator Conklin, from one hundred thirty-three residents of Black Hawk County favoring legislation to increase penalty for child stealing and strengthen the penalty and confinement of known sex deviates and child molesters.

REPORT OF CONTEST COMMITTEE

Senator Mowry called up the Report of Contest Committee (Burke vs. Sullivan), filed and found on pages 155 and 156 of the Senate Journal, and moved its acceptance.

The motion prevailed and the Report of Contest Committee was accepted.

Senator Mowry moved that the Report of Contest Committee be adopted.

Senator Frommelt moved as a substitute motion that the report be re-referred to the contest committee for further study.

Roll call was requested.

On the question "Shall the report be re-referred to the contest committee for further study?" the vote was:

Ayes, 16:

Coleman	Frommelt	McGill	Schaben
Denman	Gaudineer	O'Malley	Shrley
Dodds	Glenn	Palmer	Van Gilst
Doderer	Hill	Reichardt	Weimer

Nays, 48:

Arbuckle	Frey	Lavery	Parker
Balloun	Gilley	Leonard	Potgeter
Benda	Griffin	Lisle	Potter
Briles	Hammer	Lodwick	Rigler
Clarke	Hougen	Lucken	Shaff
Conklin	Keith	Messerly	Smith
Curran	Klink	Mogged	Stanley
DeHart	Kosek	Mowry	Stephens
DeKoster	Kyhl	Neu	Thordsen
Erskine	Lamborn	Nicholson	Walsh
Flatt	Lange	Ollenburg	

Voting present, 1:

Sullivan

Absent or not voting, 1:

Anderson

The motion was lost.

On motion of Senator Mowry, the Report of Contest Committee was adopted.

CONSIDERATION OF BILLS

Senate File 145

On motion of Senator Stephens, Senate File 145, a bill for an act relating to the printing board appropriation, was taken up and considered.

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?" (S.F. 145) the vote was:

Ayes, 60:

Arbuckle	DeHart	Frommelt	Keith
Balloun	DeKoster	Gaudineer	Klink
Benda	Denman	Gilley	Kosek
Briles	Dodds	Glenn	Kyhl
Clarke	Doderer	Griffin	Lamborn
Coleman	Erskine	Hammer	Lange
Conklin	Flatt	Hill	Lavery
Curran	Frey	Hougen	Leonard

Lisle	Neu	Potter	Stanley
Lodwick	Nicholson	Reichardt	Stephens
Lucken	Ollenburg	Rigler	Sullivan
McGill	O'Malley	Schaben	Thordsen
Messerly	Palmer	Shaff	Van Gilst
Mogged	Parker	Shirley	Walsh
Mowry	Potgeter	Smith	Weimer

Nays, none.

Absent or not voting, 1:

Anderson

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

Senator Stephens asked and received unanimous consent that **Senate File 145** be immediately messaged to the House, which request was complied with.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

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

Senate Joint Resolution 2, proposing an amendment to the Constitution requiring that members of the General Assembly be elected from single member districts.

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

House File 40, a bill for an act providing authority to the executive council to sell real estate and demolish state buildings.

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

House File 49, a bill for an act relating to the Iowa development commission membership.

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

House File 108, a bill for an act relating to the Iowa Employment Security Commission.

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

House File 113, a bill for an act relating to dogs in food establishments.

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

House File 125, a bill for an act relating to judicial nominating commissions.

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

House File 127, a bill for an act relating to publication of the Code of Iowa.

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

House File 128, a bill for an act relating to mandatory revocation of beer permits.

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

House File 130, a bill for an act relating to aid to laboratory schools.

WILLIAM R. KENDRICK, Chief Clerk

REMARKS BY SENATOR SULLIVAN

Senator Erskine asked and received unanimous consent that the following remarks by Senator Sullivan be printed in the Senate Journal:

I wish to give my sincere thanks to the committee for their favorable report and for the many hours they have spent on this recount, particularly knowing the heavy workload they are carrying on their other committees.

I sincerely appreciate your vote of confidence and will endeavor to give of my best to serve the Iowa Senate, Sioux City, Woodbury County, the Thirty-seventh Senatorial District, Subdistrict No. 1, and the State of Iowa.

SENATE FILE 105 DEFERRED

Senator Flatt asked and received unanimous consent that action on **Senate File 105** be deferred and that the bill retain its place on the calendar.

INTRODUCTION OF BILLS

Senate Joint Resolution 9, by Senators Coleman, Doderer and Gaudineer, a joint resolution to create a constitutional revision commission to study the need for a constitutional convention, and to make an appropriation therefor.

Read first and second times and passed on file.

Senate File 148, by Senators Gaudineer, Denman, Glenn, Dodds and Weimer, 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 149, by Senators McGill, Van Gilst, Weimer, Doderer and Gaudineer, a bill for an act limiting the populations of election precincts.

Read first and second times and passed on file.

Senate File 150, by Senators Glenn, Shirley, Denman, O'Malley, Weimer and Gaudineer, a bill for an act providing for the creation of a small claims court.

Read first and second times and passed on file.

HOUSE MESSAGES CONSIDERED

House File 40, a bill for an act relating to providing authority to the executive council to sell real estate and demolish state buildings.

Read first and second times and passed on file.

House File 49, a bill for an act relating to the Iowa development commission membership.

Read first and second times and passed on file.

House File 108, a bill for an act relating to the Iowa Employment Security Commission.

Read first and second times and passed on file.

House File 113, a bill for an act relating to dogs in food establishments.

Read first and second times and passed on file.

House File 125, a bill for an act relating to judicial nominating commissions.

Read first and second times and passed on file.

House File 127, a bill for an act relating to publication of the Code of Iowa.

Read first and second times and passed on file.

House File 128, a bill for an act relating to mandatory revocation of beer permits.

Read first and second times and passed on file.

House File 130, a bill for an act relating to aid to laboratory schools.

Read first and second times and passed on file.

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

AFTERNOON SESSION

The Senate reconvened, President Jepsen presiding.

INTRODUCTION OF BILLS

Senate File 151, by Senator Lamborn, a bill for an act to repeal the service tax on advertising.

Read first and second times and passed on file.

Senate File 152, by Senator Potter, a bill for an act relating to the issuance of bonds by cities and towns.

Read first and second times and passed on file.

Senate File 153, by Senator Sullivan, a bill for an act relating to violations of the beer and liquor laws by minors.

Read first and second times and passed on file.

Senate File 154, by Senator Doderer, a bill for an act relating to wages subject to the Iowa public employees' retirement system.

Read first and second times and passed on file.

Senate Joint Resolution 10, by Senators DeKoster, Shaff, Lucken, Denman, Stanley, Walsh, Gaudineer and Neu, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the terms of office of Senators, the composition of the General Assembly, and the basis of representation of the members thereof.

Read first and second times and passed on file.

BILLS ASSIGNED TO COMMITTEE

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

S.C.R. 5	Appropriations
S.J.R. 7	Constitutional amendments and reapportionment
S.J.R. 8	Constitutional amendments and reapportionment
S. F. 110	Human and industrial relations
S. F. 128	Judiciary
S. F. 129	Judiciary
S. F. 130	Conservation and recreation
S. F. 131	Law enforcement
S. F. 132	Conservation and recreation
S. F. 133	County government
S. F. 134	Commerce
S. F. 135	Iowa development
S. F. 136	County government
S. F. 137	Ways and means
S. F. 138	Ways and means
S. F. 139	Commerce
S. F. 140	Commerce
S. F. 141	State government
S. F. 142	State government
S. F. 143	County government

- S. F. 144 Ways and means
- S. F. 146 Cities and towns
- S. F. 147 State government

AMENDMENTS FILED

1 Amend Senate File 106

2 Amend Senate File 106, line 9, by inserting after the
3 period the following: "Such officers so commissioned shall
4 number no more than 20 at any one institution at any time".

J. DONALD WEIMER

1 Amend Senate File 106 by inserting in line eight (8) after
2 the word, "employees" the words, ", if such employees are first
3 approved by the commissioner of public safety,".

LEE H. GAUDINEER, JR.

1 Amend Senate File 106 by inserting in line eleven (11)
2 after the word, "institution" the words, "and upon the premises
3 of such institution".

LEE H. GAUDINEER, JR.

1 Amend Senate File 135 as follows:

2 1. Amend page 2 by striking all of lines 20 through 25 and
3 inserting in lieu thereof the following: "This act being deemed of
4 immediate importance shall be in full force and effect from and after
5 its passage and publication in the Hardin County Index, a newspaper
6 published at Eldora, Iowa, and in the Charles City Press, a newspaper
7 published at Charles City, Iowa."

JAMES A. POTGETER

On motion of Senator Lange, the Senate adjourned until 9:00 a.m.,
Tuesday, February 4, 1969.

JOURNAL OF THE SENATE

SENATE CHAMBER,
DES MOINES, IOWA, TUESDAY, FEBRUARY 4, 1969.

The Senate met in regular session, President Jepsen presiding.

Prayer was offered by Reverend John Bebout, pastor of the Methodist Church, Clarinda, Iowa.

The Senate pledged allegiance to the flag.

The Journal of February 3, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Senator Lamborn for part of the day on request of Senator Stanley.

PETITIONS

The following petitions were presented and placed on file:

By Senator Stephens, from twelve residents of Henry, Louisa and Washington Counties favoring recommended legislation concerning the definition of chiropractic.

By Senator Sullivan, from eight residents of Woodbury County expressing opposition and disapproval of the Iowa Licensed Beverage Association's proposal to eliminate local option elections on the sale of liquor by the drink and to authorize such sales on Sunday.

INTRODUCTION OF BILLS

Senate File 155, by Senator DeHart (Van Drie), a bill for an act relating to the registration of landscape architects.

Read first and second times and passed on file.

Senate File 156, by Senator Nicholson (Holden), a bill for an act relating to permanent registration of voters for elections held in certain community school districts.

Read first and second times and passed on file.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

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

MR. PRESIDENT: Your committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Joint Resolution 2.

CHARLES G. MOGGED
Chairman, Senate Committee
ELIZABETH SHAW
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 the following bill: Senate Joint Resolution 2.

CONSIDERATION OF BILLS

Senate File 106

On motion of Senator Shaff, Senate File 106, a bill for an act authorizing the state board of regents to authorize institutions under its control to commission special security officers with peace officer authority, was taken up and considered.

Senator Gaudineer offered the following amendment and moved its adoption:

Amend Senate File 106 by inserting in line eight (8) after the word, "employees" the words, "if such employees are first approved by the commissioner of public safety,".

Roll call was requested.

On the question "Shall the Gaudineer amendment to line 8 be adopted?" (S.F. 106) the vote was:

Ayes, 21:

Balloun	Gaudineer	McGill	Potter
Coleman	Glenn	Messerly	Reichardt
Denman	Hill	O'Malley	Schaben
Dodds	Hougen	Palmer	Shirley
Frey	Lucken	Potgeter	Weimer
Frommelt			

Nays, 37:

Arbuckle	Griffin	Leonard	Rigler
Briles	Hammer	Lisle	Shaff
Clarke	Keith	Lodwick	Smith
Conklin	Klink	Mogged	Stanley
Curran	Kosek	Mowry	Stephens
DeHart	Kyhl	Neu	Sullivan
DeKoster	Lamborn	Nicholson	Thordsen
Doderer	Lange	Ollenburg	Van Gilst
Flatt	Laverty	Parker	Walsh
Gilley			

Absent or not voting, 3:

Anderson

Benda

Erskine

The amendment was lost.

Senator Weimer offered the following amendment and moved its adoption:

Amend Senate File 106, line 9, by inserting after the period the following: "Such officers so commissioned shall number no more than 20 at any one institution at any time".

Division was called for.

The amendment was lost.

Senator Gaudineer offered the following amendment to line 11 and moved its adoption:

Amend Senate File 106 by inserting in line eleven (11) after the word, "institution" the words, "and upon the premises of such institution".

Senator Thordsen offered the following amendment to the amendment and moved its adoption:

Amend the Gaudineer amendment filed February 3 to line 11 of Senate File 106 by inserting in line 3 after the word "institution" the following: "or while engaged in fresh pursuit of a person suspected of committing an offense on the premises".

President pro tempore Lodwick took the chair at 11:00 a.m.

Division was called for.

The amendment to the amendment was lost.

Senator Hougen moved that the following amendment filed by him be substituted for the Gaudineer amendment:

Amend Senate File 106 by striking from lines 10, 11 and 12 the words "when acting in the interests of the institution by which they are employed."

Division was called for.

The motion prevailed and the Hougen amendment was substituted for the Gaudineer amendment.

President Jepsen took the chair at 11:10 a.m.

Senator Glenn moved that Senate File 106 be referred to the judiciary committee for further study.

Senator Schaben moved as a substitute motion that Senate File 106 be referred to the committee on law enforcement.

Division was called for.

The motion was lost.

Senator Glenn renewed his motion to refer Senate File 106 to the judiciary committee.

Division was called for.

The motion was lost.

Senator Gaudineer moved the adoption of his amendment as amended.

Division was called for.

The amendment as amended was lost.

Senator Denman offered the following amendment and moved its adoption:

Amend Senate File 106 as follows:

Amend line 12 by inserting following the period the following: "Prior to employment".

Further amend line 12 by striking "as rapidly as practicable".

Senator DeKoster offered the following amendment to the Denman amendment and moved its adoption:

Amend the second line of the Denman amendment dated February 4, 1969, by striking the word "employment" and substituting the word "commissioning".

The amendment to the amendment was adopted.

Senator Denman moved the adoption of his amendment, as amended.

Roll call was requested.

On the question "Shall the Denman amendment as amended be adopted?" (S.F. 106) the vote was:

Ayes, 26:

Balloun	Frey	Keith	Potgeter
Benda	Frommelt	Lodwick	Potter
Coleman	Gaudineer	Lucken	Reichardt
Conklin	Glenn	McGill	Schaben
DeKoster	Griffin	Messerly	Shirley
Denman	Hammer	Palmer	Weimer
Dodds	Hill		

Nays, 31:

Arbuckle	Hougen	Mogged	Smith
Briles	Klink	Mowry	Stanley
Clarke	Kosek	Neu	Stephens
Curran	Kyhl	Nicholson	Sullivan
DeHart	Lange	Ollenburg	Thordsen
Doderer	Laverty	Parker	Van Gilst
Flatt	Leonard	Rigler	Walsh
Gilley	Lisle	Shaff	

Absent or not voting, 4:

Anderson	Erskine	Lamborn	O'Malley
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The amendment was lost.

Senator Reichardt offered the following amendment and moved its adoption:

Amend Senate File 106 by inserting in line sixteen (16) after the word, "training," the following:

"All such employees so designated shall be under the control of the chief of police of the city wherein such institution is located."

Roll call was requested.

On the question "Shall the Reichardt amendment be adopted?" (S.F. 106) the vote was:

Ayes, 5:

Balloun	Frommelt	Palmer	Reichardt
Denman			

Nays, 52:

Arbuckle	Gaudineer	Leonard	Potter
Benda	Gilley	Lisle	Rigler
Briles	Glenn	Lodwick	Schaben
Clarke	Griffin	Lucken	Shaff
Coleman	Hammer	McGill	Shirley
Conklin	Hill	Messerly	Smith
Curran	Hougen	Mogged	Stanley
DeHart	Keith	Mowry	Stephens
DeKoster	Klink	Neu	Sullivan
Dodds	Kosek	Nicholson	Thordsen
Doderer	Kyhl	Ollenburg	Van Gilst
Flatt	Lange	Parker	Walsh
Frey	Laverty	Potgeter	Weimer

Absent or not voting, 4:

Anderson	Erskine	Lamborn	O'Malley
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The amendment was lost.

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?" (S.F. 106) the vote was:

Rule 8 was invoked.

Ayes, 48:

Arbuckle	Dodds	Kosek	Messerly
Balloun	Doderer	Kyhl	Mogged
Benda	Flatt	Lange	Mowry
Briles	Frey	Laverty	Neu
Clarke	Gilley	Leonard	Nicholson
Coleman	Griffin	Lisle	Ollenburg
Curran	Hammer	Lodwick	Palmer
DeHart	Keith	Lucken	Parker
DeKoster	Klink	McGill	Potgeter

Potter	Schaben	Stanley	Thordson
Reichardt	Shaff	Stephens	Van Gilst
Rigler	Smith	Sullivan	Walsh

Nays, 9:

Conklin	Gaudineer	Hill	Shirley
Denman	Glenn	Hougen	Weimer
Frommelt			

Absent or not voting, 4:

Anderson	Erskine	Lamborn	O'Malley
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The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

ADDITIONAL PRINTING AUTHORIZED

Senator Stanley moved that the Secretary of the Senate be authorized, during the years 1969 and 1970, to order the printing of a reasonable number of additional copies of any bill, resolution, amendment or journal; and to order the reprinting of any bill or resolution which has been substantially amended, when in his judgment reprinting will aid the work of the General Assembly.

The motion was adopted.

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

AFTERNOON SESSION

The Senate reconvened, Senator Kyhl presiding.

INTRODUCTION OF BILLS

Senate File 157, by Senators Neu and Lange, a bill for an act relating to the office of a supreme court judge.

Read first and second times and passed on file.

Senate File 158, by Senators O'Malley, Reichardt, Denman, Gaudineer and Palmer, a bill for an act establishing the position of director of court services in the juvenile court in counties with a population of more than 250,000.

Read first and second times and passed on file.

Senate File 159, by Senators Stanley and Gaudineer, a bill for an act relating to civil service employees.

Read first and second times and passed on file.

Senate File 160, by Senator Benda, a bill for an act restricting prize contests.

Read first and second times and passed on file.

Senate File 161, by Senator Stephens, a bill for an act relating to merger of county school systems by action of county boards of education.

Read first and second times and passed on file.

REASSIGNMENT OF SENATE FILE 100

President Jepsen announced the reassignment of Senate File 100 from the committee on state government to the committee on county government.

SENATE JOINT RESOLUTION SENT TO THE SECRETARY OF STATE

Senator Mogged, from the committee on enrolled bills, submitted the following report:

MR. PRESIDENT: Your committee on enrolled bills respectfully reports that it has on this 4th day of February, 1969, sent to the Secretary of State for deposit: Senate Joint Resolution 2.

CHARLES G. MOGGED, Chairman

Passed on file.

BILLS ASSIGNED TO COMMITTEE

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

S.J.R. 9	Constitutional amendments and reapportionment
S.J.R. 10	Constitutional amendments and reapportionment
S. F. 148	Commerce
S. F. 149	Constitutional amendments and reapportionment
S. F. 150	Judiciary
S. F. 151	Ways and means
S. F. 152	Cities and towns
S. F. 153	Judiciary
S. F. 154	State government
S. F. 155	Judiciary
S. F. 156	Schools
H. F. 40	State government
H. F. 49	Iowa development
H. F. 108	Judiciary
H. F. 113	Judiciary
H. F. 125	Judiciary
H. F. 127	Judiciary
H. F. 128	Judiciary
H. F. 130	Judiciary

REPORTS OF COMMITTEES

Senator DeKoster submitted the following report:

MR. PRESIDENT: Your committee on judiciary, to which was referred **Senate File 59**, a bill for an act to legalize and validate the special election of the Madrid Community School District, in the Counties of Boone, Polk and Dallas, State of Iowa, held on September 30, 1968, on the proposition of issuing school bonds in the, etc., begs leave to report it has had the same under consideration and recommends the same **be amended in accordance with the Arbuckle amendment filed January 23, 1969, and found on page 108 of the Senate Journal, and when so amended the bill do pass.**

LUCAS J. DeKOSTER, Chairman

Ordered passed on file.

Senator Kyhl submitted the following report:

MR. PRESIDENT: Your committee on law enforcement, to which was referred **Senate File 95**, a bill for an act relating to studded tires on school buses, begs leave to report it has had the same under consideration and recommends the same **do pass.**

VERNON H. KYHL, Chairman

Ordered passed on file.

AMENDMENTS FILED

1 Amend Senate File 16 as follows:

- 2 1. Amend page 3, line 9, by striking the words "of
- 3 lands" and inserting in lieu thereof the words "to lands".
- 4 2. Amend page 6, line 27, by striking the word "seven
- 5 (7)" and inserting in lieu thereof the word "eight (8)".

ARTHUR A. NEU

- 1 Amend Senate File 55 by striking the word "School" in line 7
- 2 thereof and by striking the words "District in Guthrie county"
- 3 in line 8 thereof, and insert in lieu thereof the following:
- 4 "Community School District".

ALAN SHIRLEY

ARTHUR A. NEU

- 1 Amend Senate File 55 by striking the period (.) after the
- 2 word "school" in line 11 and inserting in lieu thereof the
- 3 following: "and shall direct the county superintendent of the
- 4 county in which such attendance center is to be located to divide
- 5 said merged area into not less than five nor more than nine director
- 6 districts of approximately equal population and to call and conduct
- 7 a special election to choose the members of the initial governing
- 8 board of the merged area. Said county superintendent shall assist
- 9 said board in organizing and in the preparation of its initial
- 10 budget. The meeting place of the county board of education of
- 11 said county and the facilities and co-operation of its office shall
- 12 be made available to said merged area governing board for its
- 13 meetings until merged area funds and facilities become available."

ALAN SHIRLEY

ARTHUR A. NEU

- 1 Amend Senate File 106 by striking from lines 10,
- 2 11 and 12 the words "when acting in the interests of
- 3 the institution by which they are employed."

CHESTER O. HOUGEN

- 1 Amend the Gaudineer amendment filed February 3 to
- 2 line 11 of Senate File 106 by inserting in line 3 after
- 3 the word "institution" the following: "or while engaged
- 4 in fresh pursuit of a person suspected of committing an
- 5 offense on the premises".

HAROLD A. THORDSEN

- 1 Amend Senate File 106 as follows:
- 2 Amend line 12 by inserting following the period the
- 3 following "Prior to employment".
- 4 Further amend line 12 by striking "as rapidly as
- 5 practicable".

WILLIAM F. DENMAN

- 1 Amend the second line of the Denman amendment,
- 2 dated February 4, 1969, by striking the word "employment"
- 3 and substituting the word "commissioning".

LUCAS J. DeKOSTER

- 1 Amend Senate File 106 by inserting in line sixteen
- 2 (16) after the word, "training." the following:
- 3 "All such employees so designated shall be under
- 4 the control of the chief of police of the city wherein
- 5 such institution is located."

WILLIAM J. REICHARDT

- 1 Amend Senate File 149 as follows:
- 2 1. By inserting in page 1, line 7 after the word
- 3 "recent" the words "United States decennial".

ELMER F. LANGE

On motion of Senator Smith, the Senate adjourned until 9:00 a.m.,
Wednesday, February 5, 1969.

JOURNAL OF THE SENATE

SENATE CHAMBER,
DES MOINES, IOWA, WEDNESDAY, FEBRUARY 5, 1969.

The Senate met in regular session, President Jepsen presiding.

Prayer was offered by Reverend Deane Chapman, pastor of the Grandview United Methodist Church, Dubuque, Iowa.

The Senate pledged allegiance to the flag.

The Journal of February 4, 1969, was approved.

PETITION

The following petition was presented and placed on file:

By Senator Thordsen, from eighty property owners in the city of Davenport, Scott County, protesting the fifteen percent increase in valuation of city residential properties.

PRESENTATION OF VISITORS

Senator Lisle asked and received unanimous consent to present to the Senate forty students, members of the junior and senior classes of Clarinda High School, who were present in the balcony accompanied by their advisor and teacher, Mrs. Youngman.

CONSIDERATION OF BILLS.

Senate File 59

Senator Arbuckle asked and received unanimous consent to take up Senate File 59.

On motion of Senator Arbuckle, Senate File 59, a bill for an act to legalize and validate the special election of the Madrid Community School District, in the Counties of Boone, Polk and Dallas, State of Iowa, held on September 30, 1968, on the proposition of issuing school bonds in the sum of not to exceed \$755,000 for the purpose of building and furnishing a senior high school building and gymnasium and acquiring land therefor and for future school buildings, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

Senator Arbuckle offered the following amendment as recommended by the committee and moved its adoption:

Amend Senate File 59, page 2, by striking all of lines 25 through 29 and inserting in lieu thereof the following: "and publication in The Boone News-Republican, a newspaper published in Boone, Iowa, and in The Madrid Register-News, a newspaper published in Madrid, Iowa, all without expense to the state of Iowa."

The amendment was adopted.

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

On the question "Shall the bill pass?" (S.F. 59) the vote was:

Ayes, 57:

Arbuckle	Frommelt	Laverty	Potgeter
Balloun	Gaudineer	Leonard	Potter
Benda	Gilley	Lodwick	Reichardt
Briles	Glenn	Lucken	Rigler
Clarke	Griffin	McGill	Schaben
Coleman	Hammer	Messerly	Shaff
Conklin	Hill	Mogged	Shirley
Curran	Hougen	Mowry	Smith
DeHart	Keith	Neu	Stanley
DeKoster	Klink	Nicholson	Stephens
Dodds	Kosek	Ollenburg	Sullivan
Doderer	Kyhl	O'Malley	Thordsen
Erskine	Lamborn	Palmer	Van Gilst
Flatt	Lange	Parker	Weimer
Frey			

Nays, none.

Absent or not voting, 4:

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

Senator Arbuckle asked and received unanimous consent that Senate File 59 be immediately messaged to the House, which request was complied with.

Senate File 105

On motion of Senator Nicholson, Senate File 105, a bill for an act authorizing installment purchases of real estate by the state board of regents, was taken up and considered.

Senator Lodwick offered the following amendment filed by Senators Lodwick and Stanley and moved its adoption:

Amend Senate File 105 by striking all of lines eleven (11) and twelve (12) and all of line thirteen (13) to and including the period and inserting in lieu thereof the following:

"Purchase payments may be made from appropriated capital funds or from other funds lawfully available for that purpose and allocated therefor by the board, or from any combination of the foregoing, but not from appropriated operating funds. All state appropriated capital funds used for any

one purchase contract shall be taken entirely from a single capital appropriation and shall be set aside for that purpose."

The amendment was adopted.

Senator Stephens offered the following amendment:

Amend Senate File 105 by adding the following new paragraph at the end of section 1.

"Such property purchased under this Act shall continue to be assessed and taxed for property tax purposes until such time as it is used by the board of regents for educational purposes."

Senator Walsh raised a point of order on the amendment for the reason that it was not germane to the bill.

The Chair ruled the point not well taken and the amendment in order.

Senator Stephens moved the adoption of his amendment, which motion failed and the amendment was lost.

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

On the question "Shall the bill pass?" (S.F. 105) the vote was:

Ayes, 55:

Arbuckle	Frommelt	Lisle	Potter
Balloun	Gaudineer	Lodwick	Reichardt
Benda	Gilley	Lucken	Rigler
Clarke	Glenn	McGill	Schaben
Coleman	Griffin	Messerly	Shaff
Conklin	Hammer	Mogged	Shirley
Curran	Hougen	Mowry	Smith
DeHart	Keith	Neu	Stanley
DeKoster	Klink	Nicholson	Sullivan
Denman	Kosek	Ollenburg	Thordsen
Dodds	Kyhl	O'Malley	Van Gilst
Doderer	Lange	Palmer	Walsh
Flatt	Laverty	Parker	Weimer
Frey	Leonard	Potgeter	

Nays, 3:

Hill	Lamborn	Stephens
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Absent or not voting, 3:

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

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

AFTERNOON SESSION

The Senate reconvened, President Jepsen presiding.

INTRODUCTION OF BILLS

Senate File 162, by Senator Dodds, a bill for an act relating to the overtaking and passing of vehicles by other vehicles.

Read first and second times and passed on file.

Senate File 163, by Senator Gaudineer, a bill for an act relating to replevin bonds.

Read first and second times and passed on file.

Senate File 164, by Senators Frommelt, Rigler, Nicholson, Coleman, Walsh, Klink, O'Malley, Neu and Griffin, a bill for an act relating to the transportation of school children.

Read first and second times and passed on file.

Senate File 165, by Senator Coleman (Winkelman, Schroeder, Stromer, Cochran, Tieden and Bailey), a bill for an act relating to the list of secondary noxious weeds.

Read first and second times and passed on file.

Senate File 166, by Senator Coleman, a bill for an act relating to interest rates.

Read first and second times and passed on file.

Senate File 167, by Senators Lodwick, Van Gilst, Hill, Clarke and McGill, a bill for an act relating to the agricultural land tax credit.

Read first and second times and passed on file.

Senate File 168, by Senator Schaben, a bill for an act relating to safety at railroad crossings.

Read first and second times and passed on file.

Senate File 169, by Senators Hougen, Walsh and Coleman, a bill for an act relating to the serving and clearing of alcoholic beverages or containers by minors.

Read first and second times and passed on file.

Senate File 170, by Senators Hougen, Messerly, Balloun, Reichardt and Clarke, a bill for an act relating to the use of safety emblems on slow-moving vehicles.

Read first and second times and passed on file.

Senate File 171, by Senator Van Gilst, a bill for an act relating to the state mine inspector and the state mining board.

Read first and second times and passed on file.

Senate File 172, by Senators Thordsen, Rigler, Mowry, Kyhl, Stanley, Shaff, Weimer, and Schaben, a bill for an act extending the powers of notaries public beyond the boundaries of their county of residency to the entire state.

Read first and second times and passed on file.

Senate File 173, by Senators Thordsen, Sullivan and Denman (Shaw, Kluever, Dunton and Holden), a bill for an act relating to employment agencies and the fees charged thereby.

Read first and second times and passed on file.

Senate File 174, by Senators O'Malley, Doderer, Gaudineer and Coleman, a bill for an act allowing the departments of revenue and social services, and the highway commission to employ legal counsel.

Read first and second times and passed on file.

Senate File 175, by Senators Conklin, Nicholson, Sullivan, Messerly, Hougen, Balloun and Stanley (Fischer of Grundy, Rex, Koch, Welden, Kitner, Bergman, Hansen of Black Hawk and Miller of Marshall), a bill for an act relating to penalties for the commission of or the attempt to commit crimes when armed with firearms.

Read first and second times and passed on file.

Senate Joint Resolution 11, by Senators Gaudineer, Shirley and Denman, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the boundary lines of counties.

Read first and second times and passed on file.

BILLS ASSIGNED TO COMMITTEE

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

- S. F. 115 Schools
- S. F. 157 Judiciary
- S. F. 158 Judiciary
- S. F. 159 State government
- S. F. 160 Commerce
- S. F. 161 Schools

EXPLANATION OF FAILURE TO VOTE ON SENATE FILE 59

I was out of the Senate chamber attending a meeting with the Superintendent of the Historical Society of Iowa when the vote was taken. If I had been present, I would have voted "Aye".

JOHN WALSH

BILL SIGNED BY THE GOVERNOR

A communication was received announcing that on January 31, 1969, the Governor had approved the following bill:

House File 57, relating to the appropriation made by the Sixty-second General Assembly for the law enforcement officers' training academy.

COMMUNICATION FROM THE SECRETARY OF THE SENATE

The Report of the Economics Research Association Study of the Iowa State Fair and World Food Exposition and the Report of the Land Rehabilitation Advisory Committee have been received and are now on file in the office of the Secretary of the Senate.

**REPORT OF COMMITTEE ON RULES
REGARDING AMENDMENTS TO TEMPORARY RULES**

MR. PRESIDENT: Your committee on rules begs leave to report that it recommends that the temporary rules of the Senate of the Sixty-third General Assembly be amended as follows:

RULE 17

The following paragraph is inserted at the end of Rule 17:

"After February 12, 1969, no bill or joint resolution except appropriations committee bills shall be introduced unless a concise and accurate explanation is attached. The chief sponsor or a committee to which the bill has been referred may add an explanation or revised explanation, at any time before the third reading, and it shall be included in the daily clip sheet."

RULE 22**Time of Introduction of Bills**

Rule 22 is repealed and the following is substituted therefor:

"No bill shall be introduced in the Senate after 4:00 p.m., the 28th day of February of each session of a general assembly. Standing committees may introduce bills after such date by a majority vote of the members of the committee."

RULE 46

Rule 46 is repealed and the following is substituted therefor:

"Only former members of the senate and former and present members of Congress shall be presented to the senate, except that the president of the senate may present a visitor whose presence is of special significance to the senate. No presentation shall be made during debate or discussion on legislation. The presence of school groups accompanied by school officials shall be recorded in the journal upon the written request of a member of the senate."

RULE 47**Fiscal Note**

The following new rule is adopted as Rule 47:

"A fiscal note shall be attached to any bill or joint resolution which would have an annual effect or a total effect within five years after enactment of fifty thousand dollars or more on the revenues, expenditures or fiscal liability of the state or its subdivisions. This rule does not apply to appropriation measures whose total effect is stated in dollar amounts."

"The fiscal note shall be attached to the bill before introduction if practicable, and in any event before the bill is reported out by a committee.

"A fiscal note may be requested by the chief sponsor of a bill or proposed bill, by a committee or the chairman of a committee to which the bill has been referred or by the senate.

"A revised fiscal note may be requested in the same manner as an original fiscal note, if the fiscal effect of the bill has been changed by adoption of an amendment or if the original fiscal note is believed to be incorrect. However, a request for a revised fiscal note shall not delay action on a bill unless otherwise ordered by the senate.

"Requests for fiscal notes shall be in writing, addressed to the legislative fiscal director, and accompanied by a copy of the bill.

"The legislative fiscal director shall prepare and return the fiscal note within five legislative days after receiving the request. He may request the cooperation of the state comptroller and any state department or agency. If a fiscal note is prepared by the comptroller at the request of the fiscal director, that fact shall be stated in the note.

"Each fiscal note shall state in dollars the estimated effect of the bill on the revenues, expenditures and fiscal liability of the state or its subdivisions, during each of the first five years after enactment. Sources of funds for expenditures under the bill shall be stated, including federal funds. If the fiscal director cannot make an accurate estimate, he shall state his best available estimate together with his qualifications, or shall state that no dollar estimate can be made and state concisely the reason.

"The fiscal note shall be attached to the bill following the explanation, and shall be printed together with the bill or in the daily clip sheet.

"Forms and procedures for fiscal notes shall be prescribed by the secretary of the senate with the consent of the legislative fiscal director as to matters affecting his office."

And when so amended the temporary rules continue to be the temporary rules of the Sixty-third General Assembly,

ARTHUR A. NEU
Chairman, Rules Committee

REPORTS OF COMMITTEES

Senator Rigler submitted the following report:

MR. PRESIDENT: Your committee on commerce, to which was referred **Senate File 18**, a bill for an act relating to establishment, management, operation, and regulation of state banks in Iowa, and to the state superintendent of banking, state banking board, and state banking department, begs leave to report it has had the same under consideration and recommends the same **do pass**.

ROBERT R. RIGLER, Chairman

Ordered passed on file.

Senator Walsh submitted the following report:

MR. PRESIDENT: Your committee on cities and towns, to which was referred **Senate File 28**, a bill for an act relating to the regulation of political billboards located on private 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 28 as follows:

1. By striking from line five the word and figures "five (368.5)" and inserting in lieu thereof the word and figures "six (368.6)".

2. Further amend Senate File 28, line 11, by adding after the word "election" the words "without license or fees".

3. And further amend Senate File 28 by striking from line nine the word "twenty" and inserting in lieu thereof the word "thirty-two".

JOHN WALSH, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on cities and towns, to which was referred ~~Senate File 40~~, a bill for an act to permit municipalities to make a charge for ambulance service, begs leave to report it has had the same under consideration and recommends the same ~~do pass~~.

JOHN WALSH, Chairman

Ordered passed on file.

Senator Balloun submitted the following report:

MR. PRESIDENT: Your committee on conservation and recreation, to which was referred ~~Senate File 47~~, a bill for an act regulating issuance of special deer hunting licenses to the spouse of landlords and tenants, begs leave to report it has had the same under consideration and recommends the same ~~do pass~~.

CHARLES F. BALLOUN, Chairman

Ordered passed on file.

Senator Lucken submitted the following report:

MR. PRESIDENT: Your committee on human and industrial relations, to which was referred ~~Senate File 89~~, a bill for an act relating to the bond provision in the fair housing law, begs leave to report it has had the same under consideration and recommends the same ~~do pass~~.

J. HENRY LUCKEN, Chairman

Ordered passed on file.

AMENDMENTS FILED

- 1 Amend Senate File 105 by striking all of lines eleven (11)
- 2 and twelve (12) and all of line thirteen (13) to and including
- 3 the period and inserting in lieu thereof the following:
- 4 "Purchase payments may be made from appropriated capital
- 5 funds or from other funds lawfully available for that purpose
- 6 and allocated therefor by the board, or from any combination
- 7 of the foregoing, but not from appropriated operating funds.
- 8 All state appropriated capital funds used for any one purchase
- 9 contract shall be taken entirely from a single capital appropri-
- 10 ation and shall be set aside for that purpose."

SEELEY G. LODWICK
DAVID STANLEY

- 1 Amend Senate File 105 by adding the following new paragraph at
- 2 the end of section 1.

- 3 "Such property purchased under this Act shall continue to be
- 4 assessed and taxed for property tax purposes until such time as it is
- 5 used by the board of regents for educational purposes."

RICHARD STEPHENS

1 Amend Senate File 115 as follows:

2 1. Amend page 1, by striking lines 8, 9 and 10
3 and by inserting in lieu thereof the following: "The board
4 of directors shall cause schools to open for the resumption
5 of regular curricular activities on the day following Labor
6 Day of every year."

7 2. By striking all of the title after the word
8 "Act" and inserting in lieu thereof the following: "relating
9 to duties of public school boards of directors."

J. HENRY LUCKEN

1 Amend Senate File 160 as follows:

2 By striking all after the enacting clause and inserting
3 the following:

4 Section 1. It is unlawful to advertise, promote, or
5 offer a contest for prizes to the general public unless:

6 1. The prizes advertised or offered are awarded when a
7 participant makes a redemption effort,

8 2. Every winner of a prize is actually notified, in
9 person or by telephone or by regular mail at his last known
10 address, that he is a winner, and of the procedure for claiming
11 his prize, and

12 3. The name of the local winners of money or other
13 property of value in excess of twenty-five dollars will be made
14 available upon request in the local area in which the contest is
15 advertised, promoted, or offered.

16 Sec. 2. Nothing in this Act shall permit a contest
17 which is otherwise unlawful. A violation of this Act is a mis-
18 demeanor punishable by a fine of not more than five hundred
19 dollars.

KENNETH BENDA

On motion of Senator Glenn, the Senate adjourned until 9:00 a.m.,
Thursday, February 6, 1969.

JOURNAL OF THE SENATE

SENATE CHAMBER,
DES MOINES, IOWA, THURSDAY, FEBRUARY 6, 1969.

The Senate met in regular session, President Jepsen presiding.

Prayer was offered by Reverend Shirley Bodwell, pastor of the Baptist Church, Knoxville, Iowa.

The Senate pledged allegiance to the flag.

The Journal of February 5, 1969, was approved.

INTRODUCTION OF BILLS

Senate File 176, by committee on judiciary, a bill for an act relating to the codification of the revenue laws.

Read first and second times and placed on calendar.

Senate File 177, by committee on judiciary, a bill for an act to co-ordinate various statutes with the act creating the department of revenue.

Read first and second times and placed on calendar.

POINT OF PERSONAL PRIVILEGE

Senator Stephens rose on a point of personal privilege to extend best wishes to Senator Lucken on his seventy-third birthday. Senator Lucken has a record of distinguished service as a legislator, having served seven terms in the House of Representatives and now serving his fifth session in the Senate.

ANNOUNCEMENT

President Jepsen announced that Senator Anderson had undergone three hours of surgery. His condition was more serious than expected, but he is on the road to recovery and able to receive visitors.

CONSIDERATION OF BILLS

Senate File 95

On motion of Senator Van Gilst, Senate File 95, a bill for an act relating to studded tires on school buses, 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?" (S.F. 95) the vote was:

Ayes, 36:

Arbuckle	Gilley	Leonard	Reichardt
Balloun	Hammer	Lisle	Shaff
Benda	Hougen	Lodwick	Smith
Briles	Keith	Messerly	Stanley
Clarke	Klink	Mogged	Stephens
Curran	Kyhl	Ollenburg	Sullivan
Denman	Lamborn	Parker	Thordsen
Dodds	Lange	Potgeter	Van Gilst
Flatt	Laverty	Potter	Walsh

Nays, 24:

Coleman	Frey	Kosek	O'Malley
Conklin	Frommelt	Lucken	Palmer
DeHart	Gaudineer	McGill	Rigler
DeKoster	Glenn	Mowry	Schaben
Doderer	Griffin	Neu	Shirley
Erskine	Hill	Nicholson	Weimer

Absent or not voting, 1:

Anderson

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, the Senate recessed until 3:00 p.m.

AFTERNOON SESSION

The Senate reconvened, President Jepsen presiding.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

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

House File 5, a bill for an act relating to establishment of a special mental retardation unit.

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

House File 6, a bill for an act relating to the definition of a mentally retarded person for purposes of chapter two hundred twenty-six (226), Code 1966.

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

House File 21, a bill for an act to authorize county conservation boards to operate or lease concessions in or upon property under its control.

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

House File 39, a bill for an act relating to emergency care or assistance.

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

House File 45, a bill for an act relating to television sets in motor vehicles.

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

House File 62, a bill for an act relating to compensation of the members of the county board of social welfare.

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

House File 67, a bill for an act relating to the bond provision in the fair housing law.

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

House File 160, a bill for an act to correct the title of chapter one hundred twelve (112), Acts of the Sixty-second General Assembly.

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

House File 162, a bill for an act relating to the Iowa soldiers home.

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

House File 164, a bill for an act relating to claims and accounting in institutions under the department of social services.

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

House File 165, a bill for an act relating to the use of pesticides in relation to public waters.

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

House File 166, a bill for an act to correct overlapping penalties in the law on real estate brokers as amended.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 88, a bill for an act to amend section three hundred forty-seven A point two (347A.2), Code 1966, to increase the maximum interest rate for revenue.

WILLIAM R. KENDRICK, Chief Clerk

HOUSE AMENDMENT TO SENATE FILE 88

Amend Senate File 88 as follows:

Amend the title by inserting in line two (2) after the figures "(347A.2)" the following: ", Code 1966,".

INTRODUCTION OF BILLS

Senate File 178, by Senators Thordsen, Briles, Frey, Walsh, Stanley, Sullivan, DeHart, Balloun, O'Malley, Gaudineer, Coleman,

Conklin, Nicholson, Curran, Arbuckle, Potter and Shaff, a bill for an act relating to annual readjustment of pensions, pension payments and pension benefits for disabled and retired firemen and policemen.

Read first and second times and passed on file.

Senate File 179, by Senator Palmer (Andersen), a bill for an act relating to the licensing of insurance agents in Iowa.

Read first and second times and passed on file.

Senate File 180, by Senators Griffin, Palmer and Benda (Hansen of Black Hawk, Koch and Kehe), a bill for an act relating to the taxation of fraternal beneficiary associations.

Read first and second times and passed on file.

Senate File 181, by Senator Schaben (Darrington and Waugh), a bill for an act relating to levee and drainage districts.

Read first and second times and passed on file.

Senate File 182, by Senator O'Malley, a bill for an act relating to commutation of workmen's compensation claims.

Read first and second times and passed on file.

Senate File 183, by committee on judiciary, a bill for an act relating to the sales of tobacco.

Read first and second times and placed on calendar.

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

Read first and second times and placed on calendar.

Senate File 185, by committee on judiciary, a bill for an act to correct a wrong reference in the school law.

Read first and second times and placed on calendar.

Senate File 186, by committee on judiciary, a bill for an act relating to motor fuel distributors' licenses.

Read first and second times and placed on calendar.

Senate File 187, by committee on judiciary, a bill for an act relating to terms of district court.

Read first and second times and placed on calendar.

Senate File 188, by committee on judiciary, a bill for an act relating to the three-point tax law.

Read first and second times and placed on calendar.

Senate File 189, by committee on judiciary, a bill for an act relating to annual sessions of the General Assembly.

Read first and second times and placed on calendar.

Senate File 190, by committee on judiciary, a bill for an act relating to removal of billboards, etc., on highways.

Read first and second times and placed on calendar.

Senate File 191, by committee on judiciary, a bill for an act relating to the board of library trustees and employees.

Read first and second times and placed on calendar.

Senate File 192, by committee on judiciary, a bill for an act relating to instruction of children in the county juvenile detention home.

Read first and second times and placed on calendar.

Senate File 193, by committee on judiciary, a bill for an act relating to regulation of jitney buses in cities and towns.

Read first and second times and placed on calendar.

Senate File 194, by committee on judiciary, a bill for an act relating to special automobile registration plates.

Read first and second times and placed on calendar.

Senate File 195, by committee on judiciary, a bill for an act relating to tax exemptions and credits.

Read first and second times and placed on calendar.

Senate File 196, by committee on judiciary, a bill for an act relating to civil liability of townships.

Read first and second times and placed on calendar.

Senate File 197, by committee on judiciary, a bill for an act relating to the property tax limitation for area vocational schools and its review by the General Assembly.

Read first and second times and placed on calendar.

Senate File 198, by committee on judiciary, a bill for an act relating to deputy city clerks.

Read first and second times and placed on calendar.

Senate File 199, by committee on judiciary, a bill for an act relating to city boards of health in certain cities.

Read first and second times and placed on calendar.

Senate Joint Resolution 12, by Senators Balloun, Mogged, Hill and Coleman, a joint resolution proposing an amendment to the Constitution of the State of Iowa repealing the section which provides for the distribution of fines to school districts.

Read first and second times and passed on file.

HOUSE MESSAGES CONSIDERED

House File 5, a bill for an act relating to establishment of a special mental retardation unit to be located at one of the state mental health institutes, prescribing the functions of the special unit, and providing for the administration and support thereof and the admission of patients.

Read first and second times and passed on file.

House File 6, a bill for an act relating to the definition of a mentally retarded person for purposes of chapter two hundred twenty-six (226) of the Code, and to the admission or transfer of such persons to the state mental health institutes.

Read first and second times and passed on file.

House File 21, a bill for an act to authorize county conservation boards to operate or lease concessions in or upon property under its control.

Read first and second times and passed on file.

House File 39, a bill for an act relating to emergency care or assistance.

Read first and second times and passed on file.

House File 45, a bill for an act relating to television sets in motor vehicles.

Read first and second times and passed on file.

House File 62, a bill for an act relating to compensation of the members of the county board of social welfare.

Read first and second times and passed on file.

House File 67, a bill for an act relating to the bond provision in the fair housing law.

Read first and second times and passed on file.

House File 160, a bill for an act to correct the title to chapter one hundred twelve (112), Acts of the Sixty-second General Assembly.

Read first and second times and passed on file.

House File 162, a bill for an act relating to the Iowa Soldiers' Home.

Read first and second times and passed on file.

House File 164, a bill for an act relating to claims and accounting in institutions under the department of social services.

Read first and second times and passed on file.

House File 165, a bill for an act relating to the use of pesticides in relation to public waters.

Read first and second times and passed on file.

House File 166, a bill for an act to correct overlapping penalties in the law on real estate brokers as amended.

Read first and second times and passed on file.

BILLS ASSIGNED TO COMMITTEE

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

S.J.R. 11	Constitutional amendments and reapportionment
S. F. 162	Law enforcement
S. F. 163	Judiciary
S. F. 164	Schools
S. F. 165	Agriculture
S. F. 166	Commerce
S. F. 167	Ways and means
S. F. 168	Law enforcement
S. F. 169	Law enforcement
S. F. 170	Law enforcement
S. F. 171	State government
S. F. 172	Judiciary
S. F. 173	Human and industrial relations
S. F. 174	State government
S. F. 175	Law enforcement

REPORTS OF COMMITTEES

Senator Clarke submitted the following reports:

MR. PRESIDENT: Your committee on state governments, to which was referred **House File 40**, a bill for an act relating to providing authority to the executive council to sell real estate and demolish state buildings, begs leave to report it has had the same under consideration and recommends the same **do pass**.

HUGH H. CLARKE, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on state government, to which was referred **Senate File 80**, a bill for an act relating to the time of holding the primary election, begs leave to report it has had the same under consideration and recommends the same **do pass**.

HUGH H. CLARKE, Chairman

Ordered passed on file.

Senator Rigler submitted the following report:

MR. PRESIDENT: Your committee on commerce, to which was referred **Senate File 74**, a bill for an act relating to unsolicited goods, wares, and merchandise, begs leave to report it has had the same under consideration and recommends the same **be amended as follows; and when so amended the bill do pass**:

1. Strike all after the enacting clause and substituting in lieu thereof the following:

Section 1. Unless otherwise agreed, where unsolicited goods are mailed to a person, he has a right to accept delivery of such goods as a gift only, and is not bound to return such goods to the sender. If such unsolicited goods are either addressed to or intended for the recipient, he may use them or dispose of them in any manner without any obligation to the sender, and in any action for goods sold and delivered, or in any action for the return of the goods, it shall be a complete defense that the goods were mailed voluntarily and that the defendant did not actually order or request such goods, either orally or in writing.

ROBERT R. RIGLER, Chairman

Ordered passed on file.

AMENDMENTS FILED

- 1 Amend Senate File 153 by striking all after the enacting
- 2 clause and inserting in lieu thereof the following:
- 3 Section one hundred twenty-five point thirty-three (125.33),
- 4 Code 1966, is hereby repealed and the following enacted in lieu
- 5 thereof:
- 6 "It is a misdemeanor for any person under the age of
- 7 twenty-one years to individually or jointly have in his
- 8 possession or control beer as defined in section one hundred
- 9 twenty-four point two (124.2) or liquor, or to do any act
- 10 forbidden or to fail to perform any act required by any of the
- 11 provisions of this chapter, unless any such violation is by
- 12 this chapter or other law of this state declared to be a
- 13 felony. Chapter two hundred thirty-two (232), Code 1966,
- 14 shall have no application in the prosecution of offenses

15 committed in violation of this chapter which are punishable
16 by a fine of not more than one hundred dollars, or by
17 imprisonment for not more than thirty days. The provisions
18 of this section shall not apply to any person under the age
19 of twenty-one years who:

20 1. Is provided liquor as permitted in section one hundred
21 twenty-three point forty-three (123.43), Code 1966.

22 2. Is a regular employee of a class 'A', 'B', or 'C'
23 permit holder as defined in chapter one hundred twenty-four
24 (124) while performing regular duties during the course of
25 employment."

CHARLES K. SULLIVAN

1 Amend Senate File 168 by striking the words "twenty-
2 four" in line 17, and inserting in lieu thereof the words
3 "forty-eight".

JAMES F. SCHABEN

On motion of Senator Lange, the Senate adjourned until 9:00 a.m.,
Friday, February 7, 1969.

JOURNAL OF THE SENATE

SENATE CHAMBER,
DES MOINES, IOWA, FRIDAY, FEBRUARY 7, 1969.

The Senate met in regular session, President Jepsen presiding.

Prayer was offered by Reverend W. Hale Collins, pastor of the Reorganized Church of Jesus Christ of Latter Day Saints, Council Bluffs, Iowa.

The Senate pledged allegiance to the flag.

The Journal of February 6, 1969, was approved.

LEAVES OF ABSENCE

Leaves of absence were granted as follows:

Senator Schaben for the day on request of Senator Frey; Senator Neu for the day on request of Senator Stanley.

PETITION

The following petition was presented and placed on file:

By Senator Curran, from sixty-three residents of Cerro Gordo County in favor of legislation appropriating funds for a separate "escape proof" institution for all sex offenders or any malicious acts with children.

INTRODUCTION OF BILLS

Senate File 200, by Senators Keith, Lodwick, Hill, Erskine, McGill, Coleman and Van Gilst (Fisher of Greene, Cochran, Miller of Des Moines, Millen, Shepherd, Middleswart, Pierson, Campbell and Edgington), a bill for an act relating to increasing the number of commissioners elected to administer each soil conservation district in this state from three to five.

Read first and second times and passed on file.

Senate File 201, by Senators Keith, Lodwick, Erskine, McGill, Coleman and Van Gilst (Fisher of Greene, Miller of Des Moines, Middleswart, Cochran, Pierson, Campbell, Millen and Edgington), a bill for an act authorizing county boards of supervisors to contribute funds to soil conservation districts, and authorizing soil conservation district commissioners to accept and use such funds.

Read first and second times and passed on file.

HOUSE AMENDMENT CONSIDERED

Senate File 88

Senator Gilley called up for consideration Senate File 88, a bill for an act to amend section three hundred forty-seven A point two (347A.2), Code 1966, to increase the maximum interest rate for revenue bonds issued by certain counties for hospital purposes, amended by the House, and moved that the Senate concur in the following amendment:

Amend Senate File 88 as follows:

Amend the title by inserting in line two (2) after the figures "(347A.2)" the following: ", Code 1966,".

The Senate concurred in the House amendment.

Senator Gilley 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?" (S.F. 88) the vote was:

Ayes, 49:

Arbuckle	Frey	Laverty	Potter
Benda	Frommelt	Lisle	Rigler
Briles	Gilley	Lodwick	Shaff
Clarke	Glenn	Lucken	Shirley
Coleman	Hammer	McGill	Smith
Conklin	Hougen	Messerly	Stanley
Curran	Keith	Mogged	Stephens
DeHart	Klink	Nicholson	Sullivan
DeKoster	Kosek	Ollenburg	Thordsen
Denman	Kyhl	O'Malley	Van Gilst
Dodds	Lamborn	Parker	Walsh
Erskine	Lange	Potgeter	Weimer
Flatt			

Nays, 1:

Hill

Absent or not voting, 11:

Anderson	Gaudineer	Mowry	Reichardt
Balloun	Griffin	Neu	Schaben
Doderer	Leonard	Palmer	

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

SENATE FILE 18 DEFERRED

Senator Benda asked and received unanimous consent that action on **Senate File 18** be deferred and that the bill retain its place on the calendar.

CONSIDERATION OF BILLS

Senate File 28

On motion of Senator Hougen, Senate File 28, a bill for an act relating to the regulation of political billboards located on private property, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

Senator Hougen asked and received unanimous consent to withdraw his amendment filed January 22, 1969.

The following committee amendment was considered:

Amend Senate File 28 as follows:

1. By striking from line five the word and figures "five (368.5)" and inserting in lieu thereof the word and figures "six (368.6)".
2. Further amend Senate File 28, line 11, by adding after the word "election" the words "without license or fees".
3. And further amend Senate File 28 by striking from line nine the word "twenty" and inserting in lieu thereof the word "thirty-two".

On motion of Senator Walsh, the amendment was 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?" (S.F. 28) the vote was:

Ayes, 45:

Arbuckle	Frey	Lisle	Rigler
Balloun	Frommelt	Lucken	Schaben
Briles	Gilley	Messerly	Shaff
Clarke	Griffin	Mogged	Shirley
Coleman	Hammer	Nicholson	Smith
Conklin	Hougen	Ollenburg	Stanley
Curran	Keith	Palmer	Sullivan
DeHart	Klink	Parker	Thordson
DeKoster	Kosek	Potgeter	Van Gilst
Dodds	Kyhl	Potter	Walsh
Erskine	Lange	Reichardt	Weimer
Flatt			

Nays, 8:

Benda	Doderer	Hill	Lodwick
Denman	Glenn	Lamborn	McGill

Voting present, 1:

O'Malley

Absent or not voting, 7:

Anderson	Laverty	Mowry	Stephens
Gaudineer	Leonard	Neu	

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

Senate File 47

On motion of Senator Potgeter, Senate File 47, a bill for an act regulating issuance of special deer hunting licenses to the spouse of landlords and tenants, 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?" (S.F. 47) the vote was:

Ayes, 57:

Arbuckle	Frey	Lange	Potgeter
Balloun	Frommelt	Leonard	Potter
Benda	Gaudineer	Lisle	Reichardt
Briles	Gilley	Lodwick	Rigler
Clarke	Glenn	Lucken	Shaff
Coleman	Griffin	McGill	Shirley
Conklin	Hammer	Messerly	Smith
Curran	Hill	Mogged	Stanley
DeHart	Hougen	Mowry	Stephens
DeKoster	Keith	Nicholson	Sullivan
Denman	Klink	Ollenburg	Thordsen
Dodds	Kosek	O'Malley	Van Gilst
Doderer	Kyhl	Palmer	Walsh
Erskine	Lamborn	Parker	Weimer
Flatt			

Nays, none.

Absent or not voting, 4:

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

Senate File 60

On motion of Senator Potgeter, Senate File 60, a bill for an act to permit municipalities to make a charge for ambulance service, 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?" (S.F. 60) the vote was:

Ayes, 56:

Arbuckle	Conklin	Doderer	Gilley
Balloun	Curran	Erskine	Glenn
Benda	DeHart	Flatt	Griffin
Briles	DeKoster	Frey	Hammer
Clarke	Denman	Frommelt	Hougen
Coleman	Dodds	Gaudineer	Keith

Klink	Lucken	Palmer	Smith
Kosek	McGill	Parker	Stanley
Kyhl	Messerly	Potgeter	Stephens
Lamborn	Mogged	Potter	Sullivan
Lavery	Mowry	Reichardt	Thordsen
Leonard	Nicholson	Rigler	Van Gilst
Lisle	Ollenburg	Shaff	Walsh
Lodwick	O'Malley	Shirley	Weimer

Nays, 2:

Hill Lange

Absent or not voting, 3:

Anderson Neu Schaben

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

Senate File 89

On motion of Senator Doderer, Senate File 89, a bill for an act relating to the bond provision in the fair housing law, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Potter asked and received unanimous consent that **House File 67** be substituted for **Senate File 89**.

House File 67

On motion of Senator Potter, House File 67, a bill for an act relating to the bond provision in the fair housing law, was taken up and considered.

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

On the question "Shall the bill pass?" (H.F. 67) the vote was:

Ayes, 58:

Arbuckle	Frey	Lavery	Potgeter
Balloun	Frommelt	Leonard	Potter
Benda	Gaudineer	Lisle	Reichardt
Briles	Gilley	Lodwick	Rigler
Clarke	Glenn	Lucken	Shaff
Coleman	Griffin	McGill	Shirley
Conklin	Hammer	Messerly	Smith
Curran	Hill	Mogged	Stanley
DeHart	Hougen	Mowry	Stephens
DeKoster	Keith	Nicholson	Sullivan
Denman	Klink	Ollenburg	Thordsen
Dodds	Kosek	O'Malley	Van Gilst
Doderer	Kyhl	Palmer	Walsh
Erskine	Lamborn	Parker	Weimer
Flatt	Lange		

Nays, none.

Absent or not voting, 3:

Anderson

Neu

Schaben

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

Senator Doderer asked and received unanimous consent that **Senate File 89** be withdrawn from further consideration of the Senate.

REASSIGNMENT OF SENATE FILE 159

President Jepsen announced the reassignment of Senate File 159 from the committee on state government to the committee on cities and towns.

On motion of Senator Stanley, the Senate recessed until 11:45 a.m.

The Senate reconvened, President Jepsen presiding.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

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

House Concurrent Resolution 13, providing for a joint convention on February 12 in observance of Lincoln's birthday.

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

Senate File 145, a bill for an act relating to the printing board appropriation.

WILLIAM R. KENDRICK, Chief Clerk

HOUSE CONCURRENT RESOLUTION 13

By McCartney of Floyd

Whereas, it has been customary in past years to hold a joint convention for the purpose of observing Abraham Lincoln's birthday, February 12; therefore,

Be It Resolved by the House of Representatives, the Senate Concurring: That the House and Senate of the Sixty-third General Assembly meet in joint convention on Wednesday, February 12, 1969, at 1:15 p.m., and give appropriate attention to this national holiday.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Mogged, 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 88.

CHARLES G. MOGGED
Chairman, Senate Committee
ELIZABETH O. SHAW
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 the following bill: Senate File 88.

BILL SENT TO THE GOVERNOR

Senator Mogged, 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, 1969, sent to the Governor for his approval: Senate File 88.

CHARLES G. MOGGED, Chairman

Passed on file.

SENATE ETHICS COMMITTEE APPOINTED

January 13, 1969

Secretary of the Senate
State Capitol Building
Des Moines, Iowa
Dear Sir:

I hereby appoint Senators Arthur A. Neu of Carroll, James A. Potgeter of Steamboat Rock and Richard L. Stephens of Crawfordsville as members of the Senate Ethics Committee.

Each of these Senators has consented to serve as a member of the Ethics Committee.

This appointment was announced last month in order to expedite the work of the Ethics Committee.

This appointment is made pursuant to section 12, chapter 107, Acts of the Sixty-second General Assembly of Iowa.

Sincerely,
DAVID M. STANLEY
Senate Majority Leader

Filed
February 3, 1969

INTRODUCTION OF BILLS

Senate File 202, by committee on social services, a bill for an act relating to abortion.

Read first and second times and placed on calendar.

Senate File 203, by Senators Briles and Thordsen (Caffrey, Fisher

of Greene, Mayberry, Tapscott and Camp), a bill for an act relating to cancellation and nonrenewal of automobile liability insurance.

Read first and second times and passed on file.

Senate File 204, by Senators Gaudineer, Weimer and Palmer (Ellsworth, Bennett, Nolting, Wells, Skinner and Dooley), a bill for an act relating to workmen's compensation.

Read first and second times and passed on file.

Senate File 205, by Senators Gaudineer, Frommelt, Palmer, Doderer and Weimer, a bill for an act relating to the membership of the employment safety commission.

Read first and second times and passed on file.

Senate File 206, by Senators Gaudineer, Denman and O'Malley, a bill for an act relating to certain ex parte injunctions.

Read first and second times and passed on file.

Senate File 207, by committee on social services, a bill for an act to clarify adoption procedure by recognizing all courts which terminate parental rights.

Read first and second times and placed on calendar.

Senate File 208, by committee on social services, a bill for an act to provide the express authority for the department of social services to purchase services for children.

Read first and second times and placed on calendar.

Senate File 209, by Senators Glenn and Leonard, a bill for an act prohibiting lobbying activities by individuals, organizations, and private interest groups directly or indirectly with a member of the General Assembly.

Read first and second times and passed on file.

Senate File 210, by committee on commerce, a bill for an act relating to the expenses incurred by the insurance commissioner while in attendance at meetings with insurance officials of other states.

Read first and second times and placed on calendar.

Senate File 211, by committee on social services, a bill for an act relating to the time of election of the officers of the air pollution control commission.

Read first and second times and placed on calendar.

Senate File 212, by Senator Walsh (Blouin), a bill for an act relating to credit rating.

Read first and second times and passed on file.

BILLS ASSIGNED TO COMMITTEE

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

S.J.R. 12	Constitutional amendments and reapportionment
S. F. 178	Cities and towns
S. F. 179	Commerce
S. F. 181	County government
S. F. 182	Human and industrial relations
S. F. 200	Agriculture
S. F. 201	Agriculture
H. F. 5	Social services
H. F. 6	Social services
H. F. 21	Conservation and recreation
H. F. 39	Human and industrial relations
H. F. 45	Law enforcement
H. F. 62	County government
H. F. 160	Law enforcement
H. F. 162	Judiciary
H. F. 164	Judiciary
H. F. 165	Judiciary
H. F. 166	Judiciary

REPORT OF COMMITTEE

Senator Kyhl submitted the following report:

MR. PRESIDENT: Your committee on law enforcement, to which was referred **Senate File 22**, a bill for an act relating to the wearing of certain safety equipment by persons operating motorcycles, begs leave to report it has had the same under consideration and recommends the same **be amended as follows; and when so amended the bill do pass:**

Amend Senate File 22 as follows:

1. By striking all after line 7, page 1, and inserting in lieu thereof the following:

"this state shall wear the following safety equipment as approved by the commission:

1. A safety helmet, and goggles, unless the vehicle is equipped with an approved device to protect the eyes.

2. Shoes or other appropriate footwear.

3. An iridescent vest, arm bands, or other iridescent markings sufficient to be reflective at a reasonable distance.

Every person riding as a passenger on a motorcycle on the public highways of this state shall wear the following safety equipment:

1. An approved safety helmet.

2. Shoes or other appropriate footwear.

2. By adding the following new section:

"Sec. ——. Section three hundred twenty-one point three hundred eighty-four (321.384), Code 1966, is hereby amended by adding thereto the following new subsection:

"Every motorcycle operated upon the highways of this state shall at all times display at least one lighted headlamp, subject to the provisions of this section so far as applicable."

3. By adding the following new section:

"Sec. ——. Law enforcement officers and members of parade groups sponsored by corporations enumerated in section five hundred four point five (504.5), Code 1966, shall be exempt from the requirements of this Act."

4. Amend the title by striking all after the word "Act" and insert in lieu thereof the following: "relating to the operation of motorcycles."

VERNON H. KYHL, Chairman

Ordered passed on file.

AMENDMENTS FILED

1 Amend the report of the committee on rules regarding amend-
2 ments to temporary rules on page 191 of the Senate
3 Journal by striking the proposed Rule 46 and substi-
4 tuting the following:

RULE 46

6 "Only former members of the senate, former and present
7 members of Congress, and school groups accompanied by school
8 officials shall be presented to the senate, except that the
9 president of the senate may present a visitor whose presence
10 is of special significance to the senate. No presentation
11 shall be made during debate or discussion on legislation."

GEORGE E. O'MALLEY

1 Amend the report of the committee on rules regarding amend-
2 ments to Temporary Rules on page 191 in the Senate Journal and
3 by adding the following new rules:

RULE 48

5 Any bill reported to the floor of the Senate by a stand-
6 ing committee, which provides for the implementation of legis-
7 lation or existing law through a new board, commission, agency,
8 or department of state government or makes separate or autonomous
9 an existing board, commission, agency, or department of state
10 or the same is provided by amendment adopted on the floor of
11 the Senate, shall be immediately referred by the Chair to the
12 standing committee on state government to be by such committee
13 considered and reported by it to the floor pursuant to the rules
14 of that committee. In the event the bill is not reported back
15 within ten calendar days of its referral, it shall automatically
16 return to the floor of the Senate and be placed on the calendar
17 by the Secretary of the Senate.

RULE 49

19 No standing committee shall consider or vote upon a bill
20 referred to a sub-committee thereof, unless the sub-committee
21 to which such bill was referred shall notify the chairman of the
22 appropriate standing committee that it shall be reported upon at
23 the next meeting, either regular or special, of the standing com-
24 mittee at least two regular legislative days and forty-eight hours

25 prior to the date and time set for such meeting. Thereafter the
26 chairman of the appropriate standing committee shall notify all
27 members thereof, in writing, of each bill that will be considered
28 and voted upon at the next meeting, either regular or special,
29 of such standing committee at least one regular legislative day
30 and twenty-four hours prior to the date and time set for such
31 meeting.

LEE H. GAUDINEER, JR.

1 Amend Senate File 164 as follows:

2 1. By striking from line 9 the word "shall" and
3 inserting in lieu thereof the word "may".

ROGER J. SHAFF

1 Amend Senate File 185 by striking from page 1, line 7,
2 the figures "(270.22)" and inserting in lieu thereof the
3 figures "(279.22)".

LUCAS J. DeKOSTER

1 Amend House File 164 as follows:

2 1. By striking from page 1, line 9, the words "directors
3 of the divisions" and inserting in lieu thereof the word
4 "commissioner".

5 2. By striking from line 12 the word "their" and
6 inserting in lieu thereof the word "his".

LUCAS J. DeKOSTER

On motion of Senator Stanley, the Senate adjourned until 10:00
a.m., Monday, February 10, 1969.

JOURNAL OF THE SENATE

**SENATE CHAMBER,
DES MOINES, IOWA, MONDAY, FEBRUARY 10, 1969.**

The Senate met in regular session, President Jepsen presiding.

Prayer was offered by Reverend Gale Hawhee, pastor of the United Methodist Church, Ocheyedan, Iowa.

The Senate pledged allegiance to the flag.

The Journal of February 7, 1969, was approved.

VISITORS

Senator Denman asked and received unanimous consent to record in the Senate Journal the presence in the balcony of twenty students from Madison Elementary School with their instructor, Mrs. Vance.

PETITIONS

The following petitions were presented and placed on file:

By Senator Erskine, from eighty-six residents of the town of Bronson, Woodbury County, favoring immediate action to protect their town from the impending flood threat caused by snow in the Elliott Creek watershed area.

By Senator Lamborn, from twenty-three residents of Jackson County opposing the Great Plains plan for school reorganization.

By Senator Lamborn, from nineteen residents of Jackson and Jones Counties favoring cooperation with federal agencies with respect to meat and poultry inspection.

By Senator Curran, from eight residents of Cerro Gordo County favoring cooperation with federal agencies with respect to meat and poultry inspection.

By Senator Curran, from fourteen residents of Cerro Gordo County opposing the liberalization of the abortion law.

INTRODUCTION OF BILL

Senate File 213, by Senators Stanley, Balloun and Thordsen (Drake, Corey, Peterson and Kruse), a bill for an act relating to

trespass upon certain posted private property and prescribing a penalty therefor.

Read first and second times and passed on file.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Mogged, 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 145.

CHARLES G. MOGGED
Chairman, Senate Committee
ELIZABETH SHAW
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 the following bill: Senate File 145.

HOUSE CONCURRENT RESOLUTION 13 ADOPTED

Senator Flatt asked and received unanimous consent to take up House Concurrent Resolution 13 and moved its adoption.

The motion prevailed and the resolution was adopted.

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

The Senate reconvened, President Jepsen presiding.

REPORT OF THE COMMITTEE ON RULES ADOPTED

Senator Neu called up the Report of the Committee on Rules filed February 5 and found on pages 191 and 192 of the Senate Journal.

Senator O'Malley asked and received unanimous consent to withdraw his amendment to Rule 46 filed February 7 and found on page 213 of the Senate Journal.

Senator Benda offered the following amendment and moved its adoption:

Amend the report of the committee on rules by striking proposed Rule 46 and substituting in lieu thereof the following:

"Only former members of the senate and former and present members of Congress shall be presented to the senate, except that the president of the senate may present a visitor whose presence is of special significance to the senate. No presentation shall be made during debate or discussion on legisla-

tion. The presence of school groups accompanied by school officials shall be announced by the president of the senate and shall be recorded in the journal upon the written request of a member of the senate."

Roll call was requested.

On the question "Shall the Benda amendment to Rule 46 of the Report of the Committee on Rules be adopted?" the vote was:

Ayes, 45:

Balloun	Frey	Laverty	Palmer
Benda	Gaudineer	Leonard	Parker
Briles	Gilley	Lisle	Potter
Coleman	Glenn	Lodwick	Reichardt
Conklin	Griffin	Lucken	Schaben
Curran	Hammer	McGill	Stephens
DeHart	Hougen	Messerly	Sullivan
DeKoster	Klink	Mowry	Thordsen
Dodds	Kyhl	Nicholson	Van Gilst
Doderer	Lamborn	Ollenburg	Walsh
Erskine	Lange	O'Malley	Weimer
Flatt			

Nays, 14:

Arbuckle	Hill	Potgeter	Shirley
Clarke	Kosek	Rigler	Smith
Denman	Mogged	Shaff	Stanley
Frommelt	Neu		

Absent or not voting, 2:

Anderson	Keith
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The amendment was adopted.

Senator Gaudineer asked and received unanimous consent to withdraw his amendment filed February 7 and found on page 213 of the Senate Journal.

Senator Neu moved the adoption of the Report of the Committee on Rules and the amendments contained therein.

The motion prevailed and the report was adopted.

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

AFTERNOON SESSION

The Senate reconvened, President Jepsen 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 123, a bill for an act relating to the time of holding the primary election.

WILLIAM R. KENDRICK, Chief Clerk

INTRODUCTION OF BILLS

Senate File 214, by Senators Palmer, Schaben and Shirley, a bill for an act relating to sales taxes imposed upon the services of barbers and beauticians.

Read first and second times and passed on file.

Senate File 215, by Senator Palmer, a bill for an act relating to the sales tax on services.

Read first and second times and passed on file.

Senate File 216, by Senator Reichardt, a bill for an act relating to the promotion of civil service employees under the civil service law.

Read first and second times and passed on file.

Senate File 217, by Senator Doderer, a bill for an act to amend the child labor act to authorize work permits for children to engage in wholesome occupations.

Read first and second times and passed on file.

Senate File 218, by Senator Van Gilst, a bill for an act relating to the basic school tax.

Read first and second times and passed on file.

Senate File 219, by Senator Benda (Logue), a bill for an act relating to grapes and other fruit used in making native wines.

Read first and second times and passed on file.

Senate File 220, by Senator Schaben, a bill for an act relating to farm wagon licensing.

Read first and second times and passed on file.

BILL SENT TO THE GOVERNOR

Senator Mogged, 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 February, 1969, sent to the Governor for his approval: Senate File 145.

CHARLES G. MOGGED, Chairman

Passed on file.

BILL SIGNED BY THE GOVERNOR

A communication was received announcing that on February 7, 1969, the Governor has approved the following bill:

Senate File 88, relating to an increase in the maximum interest rate for revenue bonds issued by certain counties for hospital purposes.

SENATE CONCURRENT RESOLUTION 9

By McGill, Erskine, Benda, Van Gilst, Shaff, Stephens,
Lucken, Denman, Dodds, O'Malley and Keith
(Dougherty, Nelson, Van Roekel, Roorda, Middleswart,
Crosier, Graham, Knight, Nielsen, Fisher of Greene,
Gannon, Mayberry, Schwartz, Hamilton, Dietz,
Mendenhall, Campbell, Warren, Bailey and Cochran)

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, it is the common practice to dispose of refuse by open burning producing a material annoyance, inconvenience, and discomfort; and

Whereas, littering is directly related to the health, safety, and general welfare of the citizens of the nation and this state; and

Whereas, the progressive use of insecticides, herbicides, chemicals, and dangerous drugs is directly related to the health, safety, and general welfare of the citizens of the nation and this state and by their nature require extensive regulation and control in the public interest; and

Whereas, government supervision is required to be close and watchful so as to allow little latitude for malfeasance or misfeasance in the control of littering, the disposal of refuse, and the use of insecticides, herbicides, chemicals, and dangerous drugs; now, therefore,

Be It Resolved by the Senate, the House Concurring: That the Iowa Legislative Research Committee, its successor agency, or an appropriate standing committee be directed to conduct, during the interim, a continued study of the littering problem of the state, disposal of refuse practices, and the use of insecticides, herbicides, chemicals, and dangerous drugs, the laws relating thereto, and the need for additional legislation to correct these problems.

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 of hazardous chemicals and drugs.

Be It Further Resolved, That a report of the study findings and recommendations, accompanied by bills incorporating such recommendations, be submitted to the 1970 session of the General Assembly.

REPORTS OF SENATE COMMITTEE ON ETHICS

MR. PRESIDENT: Your Senate Committee on Ethics begs leave to report that it recommends the following Code of Ethics and that the same be adopted.

PROPOSED CODE OF ETHICS

Recognizing that service in the Iowa General Assembly is a part-time endeavor and that members of the General Assembly are honorable individuals who are active in the affairs of their localities and elsewhere and that it is necessary that they maintain a livelihood and source of income apart from their legislative compensation, the following rules are adopted pursuant to chapter 107, Acts of the Sixty-second General Assembly, to assist the members in the conduct of their legislative affairs.

1. Taking into account that legislative service is part-time, no legislator shall accept economic or investment opportunity, under circumstances where he knows, or should know, that there is a reasonable possibility that the opportunity is being afforded him with intent to influence his conduct in the performance of his official duties.

2. No legislator may charge to or accept from a person, corporation, partnership or association known to have a legislative interest a price, fee, compensation or other consideration for the sale or lease of any property or the furnishing of services which is in excess of that which the legislator would charge another.

3. No legislator in order to further his own economic interests, or those of any other person, may disclose or use confidential information acquired in the course of his official duties.

4. A member of the General Assembly may appear before a state agency in any representation case, except that he shall not appear before a state agency if the matter is subject to legislative review. Whenever a member of the General Assembly appears before a state agency, he shall carefully avoid all conduct which might in any way lead members of the general public to conclude that he is using his official position to further his professional success or personal interest.

5. In order to permit the General Assembly to function effectively, legislators will, of necessity, be required to vote on bills and participate in committee work which will affect their employment and other areas in which they may have a monetary interest. Action on bills and committee work which specifically deal with a legislator's specific employment or specific investment, as opposed to a profession, trade, or business in general, should be avoided. In making a decision relating to his activity on given bills or committee work which are subject to this code, the following factors should be considered:

- a. Whether a substantial threat to his independence of judgment has been created by the conflict situation.
- b. The effect of his participation on public confidence in the integrity of the legislature.
- c. Whether his participation is likely to have any significant effect on the disposition of the matter.
- d. The need for his particular contribution, such as special knowledge of the subject matter, to the effective functioning of the legislature.

He need not abstain if he decides to participate in a manner contrary to the economic interest which creates the conflict situation. If he does abstain, he should disclose that fact to his respective legislative body.

6. Each legislator shall file with the Secretary of the Senate within ten days after the adoption of the Code of Ethics by the Senate, a statement on forms provided by the Secretary of the Senate setting forth the following information:

- a. The nature of each business in which he is engaged and the nature of the business of each company in which he or his spouse has a financial interest to the extent of \$5,000.00 or more in value.
- b. The name of any state or national business or professional association or organization by which he, his partner or associate is employed or retained.
- c. Every office or directorship held by the legislator in any corporation, firm, enterprise, labor union, farm organization, cooperative, church organization, or trade or professional association held during the last twelve months and every membership in such an organization which is engaged in actively supporting or opposing legislation in the General Assembly. The name of the entity shall be set out.

Disclosures required under this rule shall be as of the date filed unless provided to the contrary, and shall be amended to include interests and changes encompassed by this rule that occur while the General Assembly is in session. All filings under this rule shall be open to public inspection in the office of the Secretary of the Senate at all reasonable times.

7. Members of the General Assembly are urged to familiarize themselves with chapter 107, Acts of the Sixty-second General Assembly.

8. Legislators may not accept open-end accounts paid for by lobbyists or the employer of a lobbyist.

9. Complaints against any member of the General Assembly or any lobbyist shall be in writing, made under oath and filed with the Ethics Committee of the house in which the legislator is a member or the house in which the lobbyist operates. If the Ethics Committee determines that the complaint sets out an apparent violation of the law or code of ethics or rules regulating lobbyists, it shall set the matter for hearing, notify the accused of his right to appear in person, to be represented by counsel, to present statements and evidence and to cross-examine witnesses. The committee shall hold a hearing and consider all relevant evidence and shall make its recommendations to the appropriate house.

ARTHUR A. NEU

Chairman, Committee on Ethics

Also:

MR. PRESIDENT: Your Senate Committee on Ethics begs leave to report that it recommends the following rules to govern lobbyists and lobbying activities and that the same be adopted.

PROPOSED RULES GOVERNING LOBBYISTS

1. Each individual lobbying or attempting to influence legislation on a regular basis, shall, on or before the day his lobbying activity begins, personally register his name and address, and each company, firm, corporation, union, association or cause for which he is lobbying with the Secretary of the Senate. In addition he shall register with the Secretary of the Senate the numbers of the bills with regard to which he intends to lobby together with the name of each company, association or cause respectively involved. As such information is received, it shall, from time to time, be distributed to the individual members of the Senate whose clerks may then record it on their copies of the related bills.

2. All federal, state, and local employees or officials representing the official position of their agencies are required to present to the Secretary of the Senate a letter of authorization from their department or agency heads prior to the time that they do any lobbying. Such employees or officials who wish to lobby in opposition to the official policy may do so by registering as a lobbyist and need not submit a letter of authorization.

3. Lobbyists shall not be permitted on the floor of the Senate while in session.

4. Lobbyists are prohibited from providing legislators, and legislators may not accept, open-end accounts paid for by the lobbyist or his employer.

5. If the fee or bonus to be paid any lobbyist with reference to any legislative action is conditioned wholly or in part upon the results attained by the lobbyist, a statement disclosing that fact shall be given to the Secretary of the Senate.

6. No lobbyist, or employer of a lobbyist, shall offer economic or investment opportunity or promise of employment to any legislator with intent to influence his conduct in the performance of his official duties.

ARTHUR A. NEU
Chairman, Ethics Committee

REPORTS OF COMMITTEES

Senator Potgeter submitted the following reports:

MR. PRESIDENT: Your committee on Iowa development, to which was referred **Senate File 33**, a bill for an act relating to roadside parks, begs leave to report it has had the same under consideration and recommends the same **do pass**.

JAMES A. POTGETER, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on Iowa development, to which was referred **Senate File 73**, a bill for an act adding a member of the Iowa Development Commission to the Mississippi Parkway Planning Commission, begs leave to report it has had the same under consideration and recommends the same **do pass**.

JAMES A. POTGETER, Chairman

Ordered passed on file.

Senator Lucken submitted the following report:

MR. PRESIDENT: Your committee on human and industrial relations to which was referred **Senate File 78**, a bill for an act relating to child labor, begs leave to report it has had the same under consideration and recommends the same **do pass**.

J. HENRY LUCKEN, Chairman

Ordered passed on file.

AMENDMENTS FILED

- 1 Amend the report of the committee on rules by striking
- 2 proposed Rule 46 and substituting in lieu thereof the following:
- 3 "Only former members of the senate and former and present
- 4 members of Congress shall be presented to the senate, except that
- 5 the president of the senate may present a visitor whose presence

6 is of special significance to the senate. No presentation shall
7 be made during debate or discussion on legislation. The presence
8 of school groups accompanied by school officials shall be announced
9 by the president of the senate and shall be recorded in the
10 journal upon the written request of a member of the senate."

KENNETH BENDA

1 Amend Senate File 111 as follows:

2 1. By striking from line twenty-three (23), page one (1),
3 the word "persons" and inserting in lieu thereof the word "minors".

4 2. By striking from line fourteen (14), page two (2), the
5 word "persons" and inserting in lieu thereof the word "minors".

6 3. By striking from line eighteen (18), page two (2), the
7 word "persons" which follows the word "to" and inserting in lieu
8 thereof the word "minors".

9 4. By inserting in line nineteen (19), page two (2), after
10 the word "consumption" the word "of,".

11 5. By striking from line nineteen (19), page two (2), the
12 word "persons" and inserting in lieu thereof the word "minors".

13 6. By striking from line twenty-eight (28), page two (2),
14 the word "person" and inserting in lieu thereof the word "minor".

15 7. By striking from line three (3), page three (3), the words
16 "and is not subject to prosecution".

17 8. By striking line four (4), page three (3).

18 9. By striking from line five (5), page three (3), the words
19 and figures "twenty (124.20) of the Code,".

WILLIAM J. REICHARDT

1 Amend Senate File 202, page 2, by striking lines 9
2 through 15, inclusive, and inserting in lieu thereof
3 the following:

4 "3. He has, if the woman is unmarried and of legal
5 age, a sworn statement in writing requesting termination
6 of the pregnancy voluntarily signed by the woman; and
7 if the woman is married, a sworn statement in writing
8 requesting termination of the pregnancy voluntarily
9 signed by the woman and her husband; and if the woman is
10 a minor or has been adjudicated incompetent by any court
11 of competent jurisdiction, then only after permission
12 is given in a sworn statement in writing by her husband,
13 if she is married, or by a parent, guardian, or person
14 standing in the place of parent to said minor or incom-
15 petent, and".

EUGENE M. HILL

On motion of Senator Griffin, the Senate adjourned until 9:00 a.m.,
Tuesday, February 11, 1969.

JOURNAL OF THE SENATE

SENATE CHAMBER,
DES MOINES, IOWA, TUESDAY, FEBRUARY 11, 1969.

The Senate met in regular session, President Jepsen presiding.

Prayer was offered by Reverend Stephen E. Morse, pastor of the United Presbyterian Church, Albia, Iowa.

The Senate pledged allegiance to the flag.

The Journal of February 10, 1969, was approved.

VISITORS WELCOMED

President Jepsen welcomed twenty-three students from the seventh and eighth grades of Smouse Opportunity School, Des Moines, who were present in the Senate Chamber and the balcony, accompanied by their instructors, Miss Kay Bell, Mrs. Empey and Mr. Havighurst.

PETITION

The following petition was presented and placed on file:

By Senator Walsh, from thirty residents of Dubuque County opposing liberalization of the abortion law.

INTRODUCTION OF BILLS

Senate File 221, by Senators Neu, Walsh and Klink, a bill for an act to amend chapter two hundred fifty-seven (257) of the Code relating to the attendance of private school students residing in one school district in another school district for the purpose of taking courses not available to them in their private schools.

Read first and second times and passed on file.

Senate File 222, by Senators Stephens, Lamborn and Nicholson (Fisher of Greene, Hill, Nielsen, Sorg, Bailey, Middleswart, Newton, Johnson of Audubon-Guthrie, Cunningham, Christensen, Winkelman and Edgington), a bill for an act relating to standards for approval of junior and senior high schools by the department of public instruction.

Read first and second times and passed on file.

Senate File 223, by Senators Mogged, Curran, Frommelt, Benda, Denman and Erskine, a bill for an act relating to the practice of funeral directing and embalming.

Read first and second times and passed on file.

Senate File 224, by Senators Lamborn, Mogged, Sullivan, Curran, Erskine and Frommelt, a bill for an act relating to the profession of funeral directing and embalming.

Read first and second times and passed on file.

Senate File 225, by Senators Anderson, Ollenburg, Coleman, Glenn and Flatt, a bill for an act to prohibit the operation of mobile units by banks and other financial institutions.

Read first and second times and passed on file.

Senate File 226, by committee on social services, a bill for an act relating to the control and diagnosis of venereal disease.

Read first and second times and placed on calendar.

HOUSE MESSAGE CONSIDERED

House File 123, a bill for an act relating to the time of holding the primary election.

Read first and second times and passed on file.

CONSIDERATION OF BILLS

Senate File 18

On motion of Senator Rigler, Senate File 18, a bill for an act relating to establishment, management, operation, and regulation of state banks in Iowa, and to the state superintendent of banking, state banking board, and state banking department, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Rigler asked and received unanimous consent that action on **Senate File 18** be deferred and that the bill be placed on the calendar under unfinished business.

Senate File 74

On motion of Senator Conklin, Senate File 74, a bill for an act relating to unsolicited goods, wares and merchandise, 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:

Strike all after the enacting clause and substituting in lieu thereof the following:

Section 1. Unless otherwise agreed, where unsolicited goods are mailed to a person, he has a right to accept delivery of such goods as a gift only, and is not bound to return such goods to the sender. If such unsolicited goods are either addressed to or intended for the recipient, he may use them or dispose of them in any manner without any obligation to the sender, and in any action for goods sold and delivered, or in any action for the return of the goods, it shall be a complete defense that the goods were mailed voluntarily and that the defendant did not actually order or request such goods, either orally or in writing.

On motion of Senator Rigler, the amendment was adopted.

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

On the question "Shall the bill pass?" (S.F. 74) the vote was:

Ayes, 59:

Arbuckle	Frey	Lisle	Potter
Balloun	Frommelt	Lodwick	Reichardt
Benda	Gilley	Lucken	Rigler
Briles	Glenn	McGill	Schaben
Clarke	Griffin	Messerly	Shaff
Coleman	Hammer	Mogged	Shirley
Conklin	Hill	Mowry	Smith
Curran	Hougen	Neu	Stanley
DeHart	Keith	Nicholson	Stephens
DeKoster	Kosek	Ollenburg	Sullivan
Denman	Kyhl	O'Malley	Thorsen
Dodds	Lamborn	Palmer	Van Gilst
Doderer	Lange	Parker	Walsh
Erskine	Laverty	Potgeter	Weimer
Flatt	Leonard		

Nays, none.

Absent or not voting, 3:

Anderson Gaudineer Klink

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

Senate File 80

On motion of Senator Shaff, Senate File 80, a bill for an act relating to the time of holding the primary election, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Shaff asked and received unanimous consent that **House File 123** be substituted for **Senate File 80**.

House File 123

On motion of Senator Shaff, House File 123, a bill for an act re-

lating to the time of holding the primary election, was taken up and considered.

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

On the question "Shall the bill pass?" (H.F. 123) the vote was:

Ayes, 57:

Arbuckle	Gaudineer	Lisle	Potter
Balloun	Gilley	Lodwick	Reichardt
Benda	Glenn	Lucken	Rigler
Clarke	Griffin	McGill	Schaben
Coleman	Hammer	Messerly	Shaff
Conklin	Hill	Mogged	Shirley
Curran	Hougen	Mowry	Smith
DeHart	Keith	Neu	Stanley
DeKoster	Kosek	Nicholson	Stephens
Denman	Kyhl	Ollenburg	Sullivan
Dodds	Lamborn	O'Malley	Thordsen
Doderer	Lange	Palmer	Van Gilst
Erskine	Laverty	Parker	Walsh
Flatt	Leonard	Potgeter	Weimer
Frey			

Nays, 1:

Frommelt

Absent or not voting, 3:

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

Senator Shaff asked and received unanimous consent that **Senate File 80** be withdrawn from further consideration of the Senate.

House File 40

On motion of Senator Clarke, House File 40, a bill for an act relating to providing authority to the executive council to sell real estate and demolish state buildings, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Clarke asked and received unanimous consent that action on **House File 40** be deferred and that the bill be placed on the calendar under unfinished business.

MESSAGE FROM THE HOUSE

The following message was received from the House:

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

House Concurrent Resolution 15, directing the Iowa State University to

conduct aggressive research to determine the extent of pollution hazards in Iowa.

WILLIAM R. KENDRICK, Chief Clerk

HOUSE CONCURRENT RESOLUTION 15

By Strothman, Varley, Stokes, Fisher of Greene, Menefee, Langland, Battles, Crabb, Voorhees, Campbell, Shepherd, Kitner, Winkelman, Priebe, Mohrfeld, Lipsky and Walter

Whereas, chemical fertilizers, pesticides and other agricultural chemicals are being used increasingly by Iowa's agricultural producers to increase productivity and efficiency; and

Whereas, extensive advertising and sales promotion of these chemicals encourages their use; and

Whereas, many experts and thoughtful citizens believe and contend that widespread use of agricultural chemicals is gradually contaminating soil and water resources; and

Whereas, such contamination is inimical to the interests of conservation of natural resources and could eventually create a health hazard for our citizens; now, therefore,

Be It Resolved by the House of Representatives, the Senate Concurring: That Iowa State University of Science and Technology, through its College of Agriculture and appropriate Research Institutes, is directed to conduct aggressive research to determine whether and to what extent pollution hazards exist from the widespread use of agricultural chemicals in Iowa.

Be It Further Resolved, That the results of such research be made available to the General Assembly of the State of Iowa by January 1, 1970.

THIRD READING OF BILLS

Senate File 22

On motion of Senator Gaudineer, Senate File 22, a bill for an act relating to the wearing of certain safety equipment by persons operating motorcycles, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

The following committee amendment was considered:

Amend Senate File 22 as follows:

1. By striking all after line 7, page 1, and inserting in lieu thereof the following:

"this state shall wear the following safety equipment as approved by the commission:

1. A safety helmet, and goggles, unless the vehicle is equipped with an approved device to protect the eyes.

2. Shoes or other appropriate footwear.

3. An iridescent vest; arm bands, or other iridescent markings sufficient to be reflective at a reasonable distance.

Every person riding as a passenger on a motorcycle on the public highways of this state shall wear the following safety equipment:

1. An approved safety helmet.

2. Shoes or other appropriate footwear."

2. By adding the following new section:

"Sec. —. Section three hundred twenty-one point three hundred eighty-four (321.384), Code 1966, is hereby amended by adding thereto the following new subsection:

"Every motorcycle operated upon the highways of this state shall at all times display at least one lighted headlamp, subject to the provisions of this section so far as applicable."

3. By adding the following new section:

"Sec. —. Law enforcement officers and members of parade groups sponsored by corporations enumerated in section five hundred four point five (504.5), Code 1966, shall be exempt from the requirements of this Act."

4. Amend the title by striking all after the word "Act" and insert in lieu thereof the following: "relating to the operation of motorcycles."

Senator Rigler offered the following amendment to the committee amendment and moved its adoption:

Amend the committee amendment filed February 7, 1969, to Senate File 22, line 6, by inserting after the word "and" the following: "a visor or".

The amendment to the committee amendment was adopted.

On motion of Senator Hougren, the committee amendment as amended was adopted.

President pro tempore Lodwick took the chair at 10:27 a.m.

Senator Kosek moved that **Senate File 22** be re-referred to the committee on **law enforcement** for further study, which motion prevailed.

BILL SIGNED BY THE GOVERNOR

A communication was received announcing that on February 11, 1969, the Governor had approved the following bill:

Senate File 145, relating to the printing board appropriation.

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

AFTERNOON SESSION

The Senate reconvened, President Jepsen presiding.

INTRODUCTION OF BILLS

Senate File 227, by Senators Neu, Walsh, Rigler, Lamborn and Klink, a bill for an act to amend chapter three hundred one (301) of the Code to provide for the loan of nonreligious textbooks to nonpublic school students.

Read first and second times and passed on file.

Senate File 228, by Senators Erskine, Denman and Griffin, a bill for an act relating to urban transit systems.

Read first and second times and passed on file.

Senate File 229, by Senator Erskine (Andersen), a bill for an act relating to raising the amount of money a county may spend to repair and remodel buildings owned by the county.

Read first and second times and passed on file.

Senate File 230, by Senators Flatt, Gaudineer, Anderson, Shaff, Stephens, Van Gilst, Briles, Thordsen, Neu, Stanley and Benda (Lipsky, Shaw, McCartney, Dunton, Van Roekel, Kluever, Varley and Van Drie), a bill for an act to amend chapter seventy-four (74), Acts of the Sixty-second General Assembly.

Read first and second times and passed on file.

BILLS ASSIGNED TO COMMITTEE

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

S.C.R. 9	Conservation and recreation
S. F. 180	Commerce
S. F. 203	Commerce
S. F. 204	Human and industrial relations
S. F. 205	Human and industrial relations
S. F. 206	Judiciary
S. F. 209	Rules
S. F. 212	Commerce
S. F. 213	Judiciary
S. F. 214	Ways and means
S. F. 215	Ways and means
S. F. 216	Human and industrial relations
S. F. 217	Human and industrial relations
S. F. 218	Ways and means
S. F. 219	Law enforcement
S. F. 220	Law enforcement
S. F. 221	Schools
S. F. 222	Schools
S. F. 223	Commerce
S. F. 224	Commerce
S. F. 225	Commerce

SENATE ETHICS COMMITTEE APPOINTMENTS

February 11, 1969

Mr. Carroll Lane
Secretary of the Senate
Capitol Building
Local

Dear Mr. Lane:

As per chapter 107, section 12, Acts of the Sixty-second General Assembly,

this is to confirm the appointments of Senator Eugene Hill and Senator Bass Van Gilst to the Ethics Committee.

These appointments were made sometime back and while the above mentioned members have been serving on said committee no official letter indicating their appointment was submitted.

Sincerely

ANDREW G. FROMMELT

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 95, a bill for an act to designate Herbert Hoover Day as a recognition day.

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

House File 186, a bill for an act relating to the authority of towns with respect to public bridges, culverts, viaducts, etc., and authorizing towns to contract indebtedness and issue bonds.

WILLIAM R. KENDRICK, Chief Clerk

HOUSE MESSAGES CONSIDERED

House File 95, a bill for an act to designate Herbert Hoover Day as a recognition day.

Read first and second times and passed on file.

House File 186, a bill for an act relating to the authority of towns with respect to public bridges, culverts, viaducts, underpasses, grade crossing separations and approaches thereto and authorizing towns to contract indebtedness and issue general obligation bonds therefor.

Read first and second times and passed on file.

REPORTS OF COMMITTEES

Senator Kyhl submitted the following report:

MR. PRESIDENT: Your committee on law enforcement, to which was referred Senate File 87, a bill for an act to repeal the county option provisions of chapter one hundred twenty-three (123), Code 1966, begs leave to report it has had the same under consideration and recommends the same do pass.

VERNON H. KYHL, Chairman

Ordered passed on file.

Senator Balloun submitted the following report:

MR. PRESIDENT: Your committee on conservation and recreation, to which was referred Senate File 130, a bill for an act to designate Herbert Hoover Day as a state holiday, 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 130, line five (5), by striking the words "state holiday" and inserting in lieu thereof the words "recognition day".

CHARLES BALLOUN, Chairman

Ordered passed on file.

Senator DeKoster submitted the following reports:

MR. PRESIDENT: Your committee on judiciary, to which was referred **Senate File 157**, a bill for an act relating to the office of a supreme court judge, begs leave to report it has had the same under consideration and recommends the same **do pass**.

LUCAS J. DeKOSTER, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary, to which was referred **Senate File 163**, a bill for an act relating to replevin bonds, begs leave to report it has had the same under consideration and recommends the same **do pass**.

LUCAS J. DeKOSTER, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary, to which was referred **Senate File 172**, a bill for an act extending the powers of notaries public beyond the boundaries of their county of residency to the entire state, begs leave to report it has had the same under consideration and recommends the same **do pass**.

LUCAS J. DeKOSTER, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary, to which was referred **House File 108**, a bill for an act relating to the Iowa Employment Security Commission, begs leave to report it has had the same under consideration and recommends the same **do pass**.

LUCAS J. DeKOSTER, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary, to which was referred **House File 113**, a bill for an act relating to dogs in food establishments, begs leave to report it has had the same under consideration and recommends the same **do pass**.

LUCAS J. DeKOSTER, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary, to which was referred **House File 127**, a bill for an act relating to publication of the Code of Iowa, begs leave to report it has had the same under consideration and recommends the same **do pass**.

LUCAS J. DeKOSTER, Chairman

Ordered passed on file.

Also :

MR. PRESIDENT: Your committee on judiciary, to which was referred House File 128, a bill for an act relating to mandatory revocation of beer permits, begs leave to report it has had the same under consideration and recommends the same do pass.

LUCAS J. DeKOSTER, Chairman

Ordered passed on file.

Also :

MR. PRESIDENT: Your committee on judiciary, to which was referred House File 130, a bill for an act relating to aid to laboratory schools, begs leave to report it has had the same under consideration and recommends the same do pass.

LUCAS J. DeKOSTER, Chairman

Ordered passed on file.

AMENDMENTS FILED

1 Amend the report of the Senate Ethics Committee
2 on the Proposed Rules Governing Lobbyists by adding the
3 following new rules:
4 "7. Each registered lobbyist who receives or expects
5 to receive any compensation for his services or who is an
6 employee of the organization he represents, shall file
7 a sworn monthly report with the Secretary of the Senate
8 within ten days after the end of any month during which
9 the General Assembly was in session. The report shall
10 state the total amount spent during that month by the
11 lobbyist and the organization he represents, for or in
12 connection with any attempt to influence legislation or any
13 other activities related to the Iowa General Assembly.
14 The total shall include the lobbyist's compensation, or a
15 pro rata part of his compensation if he is an employee some
16 of whose duties are not related to legislation, but this
17 amount need not be separately stated. The portion of said
18 total amount spent for gifts, entertainment, food and
19 refreshments for legislators shall also be stated. Cumulative
20 totals for each session of the General Assembly shall also
21 be stated. The final report for each session shall also
22 include the total amount spent for the benefit of any
23 legislator (including but not limited to all gifts,
24 entertainment, food and refreshments) during the session,
25 but only if the total amount is \$50.00 or more. If the
26 total amount is \$50.00 or more, the legislator shall be
27 named and the amounts spent for his benefit shall be itemized.
28 "Spent" includes expenses incurred but not yet paid, and
29 they may be estimated until the exact amount is available.
30 "Organization" includes person, company, firm, corporation,
31 union and association. Each lobbyist is responsible for
32 obtaining from the organization he represents the true
33 amounts spent by it. If two or more lobbyists represent
34 the same organization, they shall file a combined report,
35 sworn to by each lobbyist. If one lobbyist represents two
36 or more organizations, he shall allocate all amounts spent

37 by him to the organization on whose behalf they were spent
 38 and shall file a separate report for each organization.
 39 However, if any lobbyist and the organizations he represents
 40 have spent a total of \$50.00 or more for the benefit of any
 41 one legislator during a session of the General Assembly,
 42 even though spent on behalf of two or more organizations,
 43 this fact and the other information required by this rule
 44 shall be shown in each of the final reports filed by that
 45 lobbyist. Reports for January, 1969, shall be filed on or
 46 before February 25, 1969.

47 "8. The Secretary of the Senate shall prescribe
 48 forms and procedures for compliance with these rules, and
 49 shall promptly notify the Ethics Committee of any facts
 50 which may indicate a violation.

51 "9. All statements and reports under these rules
 52 shall be public records open to public inspection at all
 53 reasonable times."

JAMES A. POTGETER
 ARTHUR A. NEU
 DAVID M. STANLEY
 RICHARD L. STEPHENS
 ELMER F. LANGE
 SEELEY G. LODWICK

1 Amend the report of the Ethics Committee and the
 2 proposed Code of Ethics as follows:

3 1. In Rule 6, insert the following after the comma
 4 in line 3: "and within ten days after the convening of
 5 each session of the General Assembly,"

6 2. Strike Rule 6b and insert in lieu thereof the
 7 following: "b. The name of any state or national business,
 8 trade, labor, farm, professional, religious, educational
 9 or charitable association or organization by which he, his
 10 partner or business associate is employed or retained or
 11 has rendered services for compensation within the last
 12 twelve months."

13 3. In Rule 6c, strike the words "church organization,"
 14 and insert in lieu thereof the following: "religious,
 15 educational or charitable association or organization,"

16 4. In Rule 7, insert the following before the
 17 period at the end of the rule: ", and chapter seven hundred
 18 thirty-nine (739) of the Code".

19 5. Strike Rule 8 and insert in lieu thereof the
 20 following: "Legislators shall not charge any amount or item
 21 to any charge account to be paid for by any lobbyist or any
 22 organization he represents."

DAVID M. STANLEY
 ARTHUR A. NEU

1 Amend the report of the Ethics Committee and the
 2 Proposed Rules Governing Lobbyists as follows:

3 1. Amend Rule 1 by inserting the following
 4 after the second sentence:

5 "Any change in or addition to the foregoing information
 6 shall be registered with the Secretary of the Senate within
 7 ten days after the change or addition is known to the

8 lobbyist."

9 2. Strike Rule 4 and insert in lieu thereof
10 the following:

11 "Lobbyists and organizations they represent shall
12 not allow any legislator to charge any amount or item to
13 any charge account to be paid for by a lobbyist or an
14 organization he represents."

DAVID M. STANLEY
ARTHUR A. NEU

1 Amend the Report of the Senate Committee on Ethics
2 on page 221 of the Senate Journal by striking lines 3 and 4 of
3 subparagraph (a) in paragraph (6) and inserting in
4 lieu thereof the following:

5 "interest, and the amount of investment therein
6 expressed either in dollar value or number of shares held
7 in said business."

GENE W. GLENN

1 Amend the Report of the Senate Committee on Ethics
2 on page 221 of the Senate Journal by adding the following
3 new subparagraph to paragraph (6):

4 "d. The gross income earned or received by each
5 legislator from all sources during the preceding year, and
6 the nature of such sources of income. It shall be adequate
7 compliance with this subparagraph to file a verified copy
8 of the legislator's Federal Income Tax Return for the pre-
9 ceding year."

GENE W. GLENN

1 Amend the Report of the Senate Committee on Ethics
2 on page 221 of the Senate Journal by striking all following
3 the word "accept" in paragraph (8) and inserting in
4 lieu thereof the following:

5 "any food, drink or other thing for pleasure or enter-
6 tainment paid for by lobbyists or the employer of a lobby-
7 ist."

GENE W. GLENN

1 Amend the Report of the Senate Committee on Ethics
2 on page 222 of the Senate Journal by striking all following
3 the word "accept," in paragraph (4) and inserting in lieu
4 thereof the following:

5 "any food, drink or other thing for pleasure or enter-
6 tainment paid for by lobbyists or the employer of a lobbyist."

GENE W. GLENN

1 Amend the Report of the Senate Committee on Ethics
2 on page 222 of the Senate Journal by adding after para-
3 graph (6) the following new paragraph:

4 "7. Every lobbyist shall file with the Secretary of
5 the Senate within ten days after the adoption of the Code
6 of Ethics by the Senate, a statement setting forth the
7 gross income earned or received by such lobbyist from all
8 sources during the preceding year, and the nature of all
9 sources of income. It shall be adequate compliance with

10 this paragraph to file a verified copy of the lobbyist's
11 Federal Income Tax Return for the preceding year."

GENE W. GLENN

1 Amend the Rules Governing Lobbyists appearing on pages 221
2 and 222 of the Senate Journal by adding the following paragraph
3 thereto:
4 7. On the fifteenth day of each calendar month, if any
5 expenses were paid or incurred and any consideration paid or
6 given during the preceding calendar month to a legislative
7 agent or lobbyist, every legislative agent, lobbyist and his
8 employer shall file with the Secretary of the Senate an item-
9 ized statement, sworn to before a proper officer, of all ex-
10 penses paid or incurred and any consideration paid or given by
11 such person in connection with promoting, opposing or amending
12 in any manner, directly or indirectly, the passage, defeat, or
13 amending of any legislation or the approval or veto of any legis-
14 lation by the governor. The report shall be made in such form
15 as may be indicated and approved by the Secretary of the Senate,
16 and shall be open to public inspection. In the event that the
17 legislative agent or lobbyist is employed for purposes other than
18 lobbying, the consideration reported shall include the total annual
19 consideration paid to the agent or lobbyist and that portion of
20 such total consideration attributable to the employment as legis-
21 lative agent or lobbyist.

LEE H. GAUDINEER, JR.

1 Amend the Report of the Senate Ethics Committee,
2 Senate Journal, February 10, 1969, page 222, by striking
3 section 5 and inserting in lieu thereof the following:
4 "5. No person shall employ another to promote or
5 oppose legislation for compensation contingent in whole
6 or in part upon the passage or defeat of any legislation
7 or the approval or veto of any legislation by the
8 governor; and no person shall accept such employment
9 or render any such service for compensation contingent
10 in whole or in part upon the passage or defeat of any
11 legislation or the approval or veto of any legislation
12 by the governor. Nor shall a bonus be offered or accepted
13 by such persons."

EUGENE M. HILL

1 Amend the committee amendment filed February 7, 1969, to Senate
2 line 6, by inserting after the word "and" the following: "a visor or".
File 22,

ROBERT RIGLER

1 Amend Senate File 109 by striking everything after the
2 enacting clause and inserting in lieu thereof the
3 following:

4 Section 1. Subsection two (2) of section one hundred
5 twenty-three point forty-six (123.46), Code 1966, is
6 hereby amended as follows:

7 1. By striking from line ten (10) the words "seven
8 a.m." and inserting in lieu thereof the words "two p.m."
9 2. By striking from lines eleven (11) and twelve (12)
10 the words "seven a.m." and inserting in lieu thereof the

11 words "two p.m."

12 Sec. 2. Section one hundred twenty-four point twenty
13 (124.20), subsection two (2), Code 1966, is hereby amended
14 by striking from lines five (5) and six (6) the words
15 "seven o'clock of the following Monday morning" and
16 inserting in lieu thereof the words "two o'clock the
17 following Monday afternoon, nor between the hours of
18 two a.m. and two p.m. on any other weekday."

19 Sec. 3. Section one hundred twenty-four point thirty-
20 one (124.31), Code 1966, is hereby amended by adding
21 thereto the following sentence: "Such grant of power
22 and authority shall be within the limitations defined in
23 section one hundred twenty-four point twenty (124.20) of
24 the Code."

25 Sec. 4. Section one hundred twenty-four point thirty-
26 four (124.34), Code 1966, is hereby amended by striking
27 from line forty-seven (47) the words "seven a.m." and
28 inserting in lieu thereof the words "two p.m."

29 Sec. 5. Section one hundred twenty-four point thirty-
30 five (124.35), Code 1966, is hereby amended by striking
31 from line six (6) the words "seven a.m." and inserting
32 in lieu thereof the words "two p.m."

EUGENE M. HILL

1 Amend Senate File 181 as follows:

2 1. By striking from page 1, lines 3 and 4, the following
3 words and figures "Section four hundred fifty-five point
4 fifty-six (455.56)" and inserting in lieu thereof the following:
5 "Chapter four hundred fifty-five (455)".

6 2. By striking from page 1, line 7, the words "referred
7 to in this section".

8 3. By inserting in page 2, line 34, after the word
9 "under" the following words and figures: "section one (1)
10 of".

11 4. By inserting in page 3, line 5, after the word "under"
12 the following words and figures: "section one (1) of".

JAMES F. SCHABEN

On motion of Senator Parker, the Senate adjourned until 9:00
a.m., Wednesday, February 12, 1969.

JOURNAL OF THE SENATE

SENATE CHAMBER,
DES MOINES, IOWA, WEDNESDAY, FEBRUARY 12, 1969.

The Senate met in regular session, President pro tempore Lodwick presiding.

Prayer was offered by Reverend Robert Karl Miller, pastor of the First Christian Church (Disciples of Christ), Estherville, Iowa.

The Senate pledged allegiance to the flag.

The Journal of February 11, 1969, was approved.

DISTINGUISHED GUESTS

Senator Doderer rose on a point of personal privilege and presented to the Senate the Honorable Robert J. Burns, former member of the Senate from Johnson County, who was present in the Senate chamber.

Senator Stanley rose on a point of personal privilege and presented to the Senate the Honorable Earl Elijah, former member of the Senate from Cedar County, who was present in the Senate chamber.

VISITORS

Senator Lodwick asked and received unanimous consent to record in the Senate Journal the presence in the balcony of four students from Bushnell Public School, Bushnell, Illinois, accompanied by their parents, Mr. and Mrs. J. C. Walton.

PETITIONS

The following petitions were presented and placed on file:

By Senator Doderer, from fifty-one residents of Johnson County favoring stricter legislation against sex offenders and child molesters.

By Senator Frommelt, from twenty-eight residents of Dubuque County opposing legislation which would permit the sale of beer on Sunday.

INTRODUCTION OF BILLS

Senate File 231, by Senator Frommelt, a bill for an act relating to the office and election of county attorney.

Read first and second times and passed on file.

Senate File 232, by Senators Lamborn, Balloun and Coleman, a bill for an act relating to the credit on personal property taxes.

Read first and second times and passed on file.

President Jepsen took the chair at 9:10 a.m.

PROPOSED CODE OF ETHICS CONSIDERED

Senator Neu called up the Report of the Senate Committee on Ethics, Proposed Code of Ethics, filed February 10 and found on pages 220 and 221 of the Senate Journal.

Senator Stanley asked and received unanimous consent to take up divisions 1, 2, 3 and 4 of the following amendment filed by Senators Stanley and Neu:

Amend the report of the Ethics Committee and the proposed Code of Ethics as follows:

1. In Rule 6, insert the following after the comma in line 3: "and within ten days after the convening of each session of the General Assembly,".

2. Strike Rule 6b and insert in lieu thereof the following: "b. The name of any state or national business, trade, labor, farm, professional, religious, educational or charitable association or organization by which he, his partner or business associate is employed or retained or has rendered services for compensation within the last twelve months."

3. In Rule 6c, strike the words "church organization," and insert in lieu thereof the following: "religious, educational or charitable association or organization,".

4. In Rule 7, insert the following before the period at the end of the rule: "and chapter seven hundred thirty-nine (739) of the Code".

5. Strike Rule 8 and insert in lieu thereof the following: "Legislators shall not charge any amount or item to any charge account to be paid for by any lobbyist or any organization he represents."

Senator Coleman offered the following amendment to division 2 and moved its adoption:

Amend division 2 of the Stanley-Neu amendment filed February 11, 1969, to the proposed Code of Ethics, line 4, by inserting after the word "association" the following: ", foundation".

The amendment to division 2 was adopted.

On motion of Senator Stanley, divisions 1, 2, 3 and 4 of the Stanley-Neu amendment were adopted as amended.

Senator Glenn offered the following amendment and moved its adoption:

Amend the Report of the Senate Committee on Ethics on page 221 of the Senate Journal by striking all following the word "accept" in paragraph (8) and inserting in lieu thereof the following:

"any food, drink or other thing for pleasure or entertainment paid for by lobbyists or the employer of a lobbyist."

Roll call was requested.

On the question "Shall the Glenn amendment to Rule 8 be adopted?" the vote was:

Ayes, 18:

Coleman	Glenn	Palmer	Sullivan
Dodds	Hill	Reichardt	Van Gilst
Doderer	Leonard	Rigler	Weimer
Frommelt	McGill	Schaben	
Gaudineer	O'Malley	Shirley	

Nays, 40:

Arbuckle	Flatt	Lange	Ollenburg
Balloun	Frey	Laverty	Parker
Benda	Gilley	Lisle	Potgeter
Briles	Griffin	Lodwick	Potter
Clarke	Hammer	Lucken	Shaff
Conklin	Keith	Messerly	Smith
Curran	Klink	Mogged	Stanley
DeHart	Kosek	Mowry	Stephens
DeKoster	Kyhl	Neu	Thordsen
Denman	Lamborn	Nicholson	Walsh

Absent or not voting, 3:

Anderson	Erskine	Hougen
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The amendment was lost.

Senator Reichardt offered the following amendment to the Stanley-Neu amendment and moved its adoption:

Amend the Stanley-Neu amendment by adding the following new division:

6. Add to Rule 7 the following paragraphs:

"A legislator who is employed or retained by or a member of any state or national business, trade, labor, farm, professional, religious, educational or charitable association or organization shall be prohibited from voting on any issue affecting the subject matter in which such organizations are interested.

A legislator shall not vote on any issue involving his own trade, business or profession."

Roll call was requested.

On the question "Shall the Reichardt amendment to the Stanley-Neu amendment be adopted?" the vote was:

Ayes, 3:

Coleman	Glenn	Reichardt
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Nays, 54:

Arbuckle	Denman	Hill	Lisle
Balloun	Dodds	Keith	Lodwick
Benda	Doderer	Klink	Lucken
Briles	Flatt	Kosek	McGill
Clarke	Frey	Kyhl	Messerly
Conklin	Frommelt	Lamborn	Mogged
Curran	Gaudineer	Lange	Mowry
DeHart	Gilley	Laverty	Neu
DeKoster	Hammer	Leonard	Nicholson

Ollenburg	Potter	Smith	Van Gilst
O'Malley	Rigler	Stanley	Walsh
Palmer	Schaben	Stephens	Weimer
Parker	Shaff	Sullivan	
Potgeter	Shirley	Thordsen	

Absent or not voting, 4:

Anderson	Erskine	Griffin	Hougen
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The amendment was lost.

On motion of Senator Stanley, division 5 of the Stanley-Neu amendment was adopted.

Senator Glenn offered the following amendment and moved its adoption:

Amend the Report of the Senate Committee on Ethics on page 221 of the Senate Journal by striking lines 3 and 4 of subparagraph (a) in paragraph (6) and inserting in lieu thereof the following:

"interest, and the amount of investment therein expressed either in dollar value or number of shares held in said business."

Roll call was requested.

On the question "Shall the Glenn amendment to Rule 6a be adopted?" the vote was:

Ayes, 16:

Coleman	Frommelt	McGill	Shirley
Denman	Gaudineer	O'Malley	Stanley
Dodds	Glenn	Palmer	Stephens
Doderer	Leonard	Reichardt	Weimer

Nays, 41:

Arbuckle	Frey	Lange	Parker
Balloun	Gilley	Lavery	Potgeter
Benda	Griffin	Lisle	Potter
Briles	Hammer	Lodwick	Rigler
Clarke	Hill	Lucken	Shaff
Conklin	Keith	Mogged	Smith
Curran	Klink	Mowry	Sullivan
DeHart	Kosek	Neu	Thordsen
DeKoster	Kyhl	Nicholson	Van Gilst
Erskine	Lamborn	Ollenburg	Walsh
Flatt			

Voting present, 1:

Schaben

Absent or not voting, 3:

Anderson	Hougen	Messerly
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The amendment was lost.

Senator Frommelt offered the following amendment and moved its adoption:

Amend Rule 6, paragraph a by putting a period after the word "interest" in line 5 and striking the words "to the extent of \$5,000.00 or more in value" in lines 5 and 6.

Roll call was requested.

On the question "Shall the Frommelt amendment to Rule 6 be adopted?" the vote was:

Ayes, 41:

Arbuckle	Flatt	Lucken	Smith
Balloun	Frey	McGill	Stanley
Benda	Frommelt	Nicholson	Stephens
Clarke	Gaudineer	O'Malley	Sullivan
Coleman	Gilley	Palmer	Thordsen
Conklin	Glenn	Potter	Van Gilst
DeHart	Hammer	Reichardt	Walsh
DeKoster	Hill	Rigler	Weimer
Denman	Keith	Schaben	
Dodds	Leonard	Shaff	
Doderer	Lisle	Shirley	

Nays, 17:

Curran	Kyhl	Lodwick	Neu
Erskine	Lamborn	Messerly	Ollenburg
Griffin	Lange	Mogged	Parker
Klink	Laverty	Mowry	Potgeter
Kosek			

Absent or not voting, 3:

Anderson	Briles	Hougen
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The amendment was adopted.

Senator O'Malley took the chair at 11:30 a.m.

Senator Glenn offered the following amendment and moved its adoption:

Amend the Report of the Senate Committee on Ethics on page 221 of the Senate Journal by adding the following new subparagraph to paragraph (6):

"d. The gross income earned or received by each legislator from all sources during the preceding year, and the nature of such sources of income. It shall be adequate compliance with this subparagraph to file a verified copy of the legislator's Federal Income Tax Return for the preceding year."

The amendment was lost.

President Jepsen took the chair at 11:45 a.m.

Senator Lisle offered the following amendment filed by Senators Lisle and Flatt:

Amend the Proposed Code of Ethics by adding to Rule 8, after paragraph c, the following:

"d. Whenever there is filed any proposed legislation, other than general revenue measures, which directly affects or is regulatory of any business, profession or organization, all members of the general assembly shall, prior to any action whatsoever on such legislation by the general assembly, or any committee thereof, report to the Clerk or Secretary of the Senate any professional employment in which he is engaged on behalf of any such business, profession or organization and any ownership of any such business, profession or organization."

Senator Stanley asked and received unanimous consent to temporarily defer action on the Lisle and Flatt amendment and all other amendments to Rule 6.

Senator Rigler asked and received unanimous consent to withdraw the following amendment filed by Senators Rigler and Sullivan:

Amend the Proposed Code of Ethics as follows:

1. Amend rule 7 by striking the period and inserting ", section seven hundred thirty-nine point one (739.1) and section seven hundred thirty-nine point two (739.2) of the Code."

Senator Nicholson offered the following amendment and moved its adoption:

Amend section 4, line 9, by inserting after the word "personal" the word "financial".

The amendment was adopted.

Senator Rigler offered the following amendment and moved its adoption:

Amend the Proposed Code of Ethics as follows:

1. Amend Rule 5 by striking all after paragraph d.

The amendment was adopted.

Senator Lisle asked and received unanimous consent to withdraw the amendment filed by Senators Lisle and Flatt and previously deferred.

Senator Schaben offered the following amendment and moved its adoption:

Amend the Report of the Senate Committee on Ethics by striking all of section 6 on page 221 of the Senate Journal.

Roll call was requested.

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

Rule 8 was invoked.

Ayes, 19:

Benda	Kyhl	Ollenburg	Sullivan
Briles	Lavery	Potter	Thordson
DeHart	Lisle	Rigler	Walsh
Flatt	Messerly	Schaben	Weimer
Frey	Mowry	Shaff	

Nays, 88:

Arbuckle	DeKoster	Gilley	Kosek
Balloun	Denman	Glenn	Lamborn
Clarke	Dodds	Hammer	Lange
Coleman	Doderer	Hill	Leonard
Conklin	Frommelt	Keith	Lodwick
Curran	Gaudineer	Klink	Lucken

McGill
Mogged
Neu
Nicholson

O'Malley
Palmer
Parker
Potgeter

Reichardt
Shirley
Smith

Stanley
Stephens
Van Gilst

Absent or not voting, 4:

Anderson

Erskine

Griffin

Hougen

The amendment was lost.

On motion of Senator Neu, the Report of the Senate Committee on Ethics, Proposed Code of Ethics as amended, was adopted.

On motion of Senator Stanley, the Senate recessed until 1:10 p.m.

AFTERNOON SESSION

The Senate reconvened, President Jepsen presiding.

COMMUNICATIONS

The following communications were presented:

OFFICE OF THE GOVERNOR

State Capitol

Des Moines, Iowa 50319

February 12, 1969

Hon. Roger W. Jepsen
Lieutenant Governor of Iowa
Local

Dear Governor Jepsen:

It is my pleasure to submit to the Senate for their consideration the name of Edwin A. Hicklin of Wapello, Louisa County, Iowa, for appointment as a member of the State Board of Tax Review, under the provisions of Section 1, Senate File 743, Acts of the Sixty-second General Assembly, balance of the initial two-year term expiring June 30, 1969.

Respectfully yours
ROBERT D. RAY
Governor

Also:

Dear Governor Jepsen:

It is my pleasure to submit to the Senate for their consideration the name of Edwin A. Hicklin of Wapello, Louisa County, Iowa, for appointment as a member of the State Board of Tax Review, under the provisions of Section 1, Senate File 743, Acts of the Sixty-second General Assembly, for the regular six-year term beginning July 1, 1969 and ending June 30, 1975.

Respectfully yours
ROBERT D. RAY
Governor

Also:

Dear Governor Jepsen:

It is my pleasure to submit to the Senate for their consideration the name of Marvin Winick of Des Moines, Polk County, Iowa, for the appointment as a member of the State Board of Tax Review, under the provisions of

Section 1, Senate File 743, Acts of the Sixty-second General Assembly, for the unexpired portion of the initial four-year term ending June 30, 1971.

Respectfully yours
ROBERT D. RAY
Governor

Also :

Dear Governor Jepsen:

It is my pleasure to submit to the Senate for their consideration the name of L. L. Peirce of Newton, Jasper County, Iowa, for appointment as a member of the State Board of Tax Review, under the provisions of Section 1, Senate File 743, Acts of the Sixty-second General Assembly, for the unexpired portion of the initial six-year term ending June 30, 1973.

Respectfully yours
ROBERT D. RAY
Governor

Also :

Dear Governor Jepsen:

It is my pleasure to submit to the Senate for their consideration the name of Mrs. Wayne Bonnell of Fort Dodge, Webster County, Iowa for appointment as a member of the Commission for the Blind under the provisions of Section 93.1 of the Code of Iowa 1966, for the regular three-year term beginning July 1, 1969, and ending June 30, 1972.

Respectfully yours
ROBERT D. RAY
Governor

Also :

Dear Governor Jepsen:

It is my pleasure to submit to the Senate for their consideration the name of Elwyn H. Hemken of Blairsburg, Hamilton County, Iowa for appointment as a member of the Commission for the Blind under the provisions of Sections 93.1 and 69.8 (2) of the Code of Iowa 1966, for the unexpired portion of the term ending June 30, 1970.

Respectfully yours
ROBERT D. RAY
Governor

Also :

Dear Governor Jepsen:

It is my pleasure to submit to the Senate for their consideration the name of Mrs. Richard Cole of Decorah, Winneshiek County, Iowa, for appointment as a member of the State Board of Public Instruction, under the provisions of Section 257.4 of the Code of Iowa 1966, as amended by Section 26 of Senate File 616 of the Acts of the Sixty-second General Assembly, for the unexpired portion of the term ending January 2, 1974.

Respectfully yours
ROBERT D. RAY
Governor

Also :

Dear Governor Jepsen:

It is my pleasure to submit to the Senate for their consideration the name of Nolden Gentry of Des Moines, Polk County, Iowa, for appointment as a member of the State Board of Public Instruction, under the provisions of Section 257.4 of the Code of Iowa, 1966, as amended by Section 26 of Senate

File 616 of the Acts of the Sixty-second General Assembly, for the unexpired portion of the term ending January 2, 1974.

Respectfully yours
ROBERT D. RAY
Governor

Also :

Dear Governor Jepsen:

It is my pleasure to submit to the Senate for their consideration the name of Richard H. Delaney of Burlington, Des Moines County, Iowa, for appointment as a member of the State Board of Public Instruction, under the provisions of Section 257.4 of the Code of Iowa 1966, as amended by Section 26 of Senate File 616 of the Acts of the Sixty-second General Assembly, for the unexpired portion of the term ending January 2, 1974.

Respectfully yours
ROBERT D. RAY
Governor

Also :

Dear Governor Jepsen:

It is my pleasure to submit to the Senate for their consideration the name of James F. Speers of Des Moines, Polk County, Iowa as Commissioner of Public Health under the provisions of Sections 135.2 and 135.4 of the Code of Iowa 1966, for the unexpired portion of the regular four-year term ending June 30, 1969.

Respectfully yours
ROBERT D. RAY
Governor

Also :

Dear Governor Jepsen:

It is my pleasure to submit to the Senate for their consideration the name of James F. Speers of Des Moines, Polk County, Iowa, as Commissioner of Public Health under the provisions of Sections 135.2 and 135.4 of the Code of Iowa 1966, for the regular four-year term beginning July 1, 1969, and ending June 30, 1973.

Respectfully yours
ROBERT D. RAY
Governor

Also :

Dear Governor Jepsen:

It is my pleasure to submit to the Senate for their consideration the name of David J. Albert of Sioux City, Woodbury County, Iowa, for appointment as a member of the Council on Social Services under the provisions of Section 2 of Senate File 739 of the Acts of the Sixty-second General Assembly for the unexpired portion of the term ending June 30, 1969.

Respectfully yours
ROBERT D. RAY
Governor

Also :

Dear Governor Jepsen:

It is my pleasure to submit to the Senate for their consideration the name of David J. Albert of Sioux City, Woodbury County, Iowa, for appointment as a member of the Council on Social Services under the provisions of Section 2 of Senate File 739 of the Acts of the Sixty-second General Assembly

for the regular six-year term beginning July 1, 1969, and ending June 30, 1975.

Respectfully yours
ROBERT D. RAY
Governor

Also :

Dear Governor Jepsen:

It is my pleasure to submit to the Senate for their consideration the name of Fernice (Fritz) W. Robbins of Waterloo, Black Hawk County, Iowa, for appointment as a member of the Council on Social Services under the provisions of Section 2 of Senate File 739 of the Acts of the Sixty-second General Assembly for the unexpired portion of the term ending June 30, 1971.

Respectfully yours
ROBERT D. RAY
Governor

Also :

Dear Governor Jepsen:

It is my pleasure to submit to the Senate for their consideration the name of David F. McCann of Council Bluffs, Pottawattamie County, Iowa, for appointment as a member of the Council on Social Services under the provisions of Section 2 of Senate File 739 of the Acts of the Sixty-second General Assembly for the unexpired portion of the term ending June 30, 1971.

Respectfully yours
ROBERT D. RAY
Governor

Also :

Dear Governor Jepsen:

It is my pleasure to submit to the Senate for their consideration the name of Lois M. Emanuel of Marion, Linn County, Iowa, for appointment as a member of the Council on Social Services under the provisions of Section 2 of Senate File 739 of the Acts of the Sixty-second General Assembly for the unexpired portion of the term ending June 30, 1973.

Respectfully yours
ROBERT D. RAY
Governor

Also :

Dear Governor Jepsen:

It is my pleasure to submit to the Senate for their consideration the name of Meredith U. Deevers of Bettendorf, Scott County, Iowa, for appointment as a member of the Council on Social Services under the provisions of Section 2 of Senate File 739 of the Acts of the Sixty-second General Assembly for the unexpired portion of the term ending June 30, 1973.

Respectfully yours
ROBERT D. RAY
Governor

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

JOINT CONVENTION

LINCOLN'S BIRTHDAY OBSERVANCE

In accordance with law and House Concurrent Resolution 13 duly adopted, the joint convention was called to order, President Jepsen presiding.

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

Senator Stanley of Muscatine moved that a committee of six, consisting of three members from the Senate and three members from the House, be appointed to notify Governor Ray and the members of the Civil War Centennial Commission that the joint convention was ready to receive them.

Motion prevailed and the President appointed as such committee Senators Flatt of Madison, Lange of Sac and Hill of Jasper on the part of the Senate, and Representatives Welden of Hardin, Roorda of Jasper and Baker of Boone on the part of the House.

The committee waited upon Governor Ray and escorted him to the Speaker's station. Members of the Civil War Centennial Commission were seated in the well of the House.

President Jepsen introduced Representative W. E. Darrington of Harrison County who addressed the joint convention as follows:

WHAT PATH AMERICA?

Governor, Lieutenant Governor, Speaker of the House, Honorable Members of the Sixty-third General Assembly, Ladies and Gentlemen:

In the words of the great biographer and historian on Lincoln, the late Carl Sandburg: "I stand before you with a feeling of Humility rather than Pride."

On this one hundred sixtieth birthday of Abraham Lincoln, I am accepting quite a challenge to do justice to a fellow woodchopper, a fellow legislator and a great President of these United States. One more challenge is to do justice to this honorable body—the Iowa legislature—and, I speak from experience, the greatest in the United States.

Lincoln and I have quite a lot in common. We are not too pleasing to the eye. He wore the same size hat as I do (7 $\frac{1}{8}$). He was born in a log cabin. My father was born in a log house in Utah and grew up in a log house in northwestern Pottawattamie County in this state, and I might add, that log house still stands. "My grandfather," William Darrington I, came to this country from England in 1860 as a young man and lived to be well over ninety. In his later years, he liked to talk about Lincoln, but it seemed that he was so old and I was so young—as the years went by, then I realized my mistake, but it was too late.

Speaking of Lincoln's hat, he had the habit of placing his tall hat upside down in a chair, and one day a lady wearing a large hoop skirt, and not being able to see the hat because of her skirt, sat down on it. When she discovered what she had done, she was terribly embarrassed.

Lincoln had a great sense of humor and remarked: "Lady, I could have told you before you tried it on that it wouldn't fit." Thank goodness, the ladies of today are not bothered with that problem.

Let us turn back the pages of history and of time and go back down the path of Lincoln one hundred sixty years to a backwoods cabin in Kentucky on a bed of corn husks and bearskins where Lincoln was born, February 12, 1809.

At the age of six, Abraham started to school to pick up some reading, writing, and ciphering from a teacher, but he seemed to learn more from his surroundings than he did in school. According to Abe, he had only one year of formal schooling. At the age of nine, his mother died and this was a terrible blow to little Abe and the family. Some time later Thomas Lincoln married Sarah Johnston. Strange as it may seem, Abe loved his new mother, and she was very fond of him. To quote her, "He was the best boy I ever saw. I never gave him a cross word in all my life." And Lincoln said of her, "All that I am or hope to be I owe to my angel mother."

In 1834 Lincoln, then twenty-five years old, was elected to the Illinois legislature, one of the youngest men of that body. He served for eight years. During that time, because of his interest and respect for the law, he wrote these words: "Let reverence for the laws be breathed by every American mother to her lisping babe, let it be taught in the schools and colleges, let it be written in primers, spelling books and in almanacs, let it be preached from every pulpit, proclaimed in legislative halls and enforced in the courts of Justice. Let it become the political religion of the nation and let old and young, rich and poor, grave and gay sacrifice unceasingly on its altars."

His respect of the law never changed, but as the years passed he advocated that too much government could be a burden and a detriment upon the American way of life. He expressed his feelings on this matter when he said:

"The legitimate object of government is to do for a community of people whatever they need to have done but cannot do at all, or cannot so well do for themselves in their separate and individual capacities. In all that the people can individually do as well for themselves, government ought not to interfere."

In bidding farewell to Springfield, Lincoln shared his innermost thoughts with old friends.

In part, he said: "I now leave, not knowing when or whether ever I may return, with a task before me greater than that which rested upon George Washington. Without the assistance of that Divine Being who ever attended him, I cannot succeed. With that assistance I cannot fail." Four years and two months later Abraham Lincoln was dead, but the Union again was united.

In his second inaugural address toward the end of the war, Lincoln made this statement: "With malice toward none, with charity for all, with firmness in the right as God gives us to see the right, let us strive on to finish the work that we are in, to bind up not only the wounds of the North and the South, but the wounds of the world. We are not enemies but friends."

In the summer of 1859 during his first campaign for President, Lincoln spoke to the people at Council Bluffs. The friendly Nonpareil praised his speech as "masterly and unanswerable".

No Lincoln Day observance would be complete without turning to November 19, 1863:

"Fourscore and seven years ago our fathers brought forth on this continent a new nation, conceived in liberty and dedicated to the proposition that all men are created equal.

"Now we are engaged in a great civil war, testing whether that nation or any nation so conceived and so dedicated can long endure. We are met on a great battlefield of that war. We have come to dedicate a portion of that field, as a final resting-place for those who here gave their lives that that nation might live. It is altogether fitting and proper that we should do this.

"But, in a larger sense, we cannot dedicate—we cannot consecrate—we cannot hallow—this ground. The brave men, living and dead, who struggled here, have consecrated it, far above our poor power to add or detract. The world will little note, nor long remember what we say here, but it can never forget what they did here. It is for us the living, rather, to be dedicated here to the unfinished work which they who fought here have thus far so nobly advanced. It is rather for us to be here dedicated to the great task remaining before us—that from these honored dead we take increased devotion to that cause for which they gave the last full measure of devotion—that we here highly resolve that these dead shall not have died in vain—that this nation, under God, shall have a new birth of freedom—and that government of the people, by the people, for the people shall not perish from the earth."

Lincoln felt badly about his address at Gettysburg. He felt it fell on the audience like a wet blanket and remarked, "I should have prepared it with more care." The first favorable comment came from the Chicago Tribune, and followed by a Massachusetts paper. The comment was, turn back and read it again, it will repay study as a model speech. Strong feelings and a large brain were its parents.

Thank Heaven, the people did heed their advice and it has been read again, and again, and again. Over one hundred six years have passed and we have just read it again.

On April 14 about a week after General Lee surrendered to General Grant, Lincoln and his wife Mary went for a little drive, in a very happy mood. He daydreamed about the future and said to Mary, "We have had a hard time since we came to Washington, but the war is over now and with God's blessing we may hope for four years of peace and happiness, then we will go back to Illinois and pass the rest of our lives in peace and quiet." It was on that fateful evening when he was shot at Ford's Theatre, one hundred four years ago.

The Great Emancipator was carried across the street where on the morning of April 15, 1865 (7:22), he died. Secretary of War Stanton, standing at the foot of the bed, made this never to be forgotten remark: "Now he belongs to the ages." The man Lincoln was dead, but the life he lived and exemplified will live throughout the ages. Between four and five thousand different books have been written about Lincoln which is definite proof that he "belongs to the ages."

In my travels in quite a number of foreign countries, I have found that Abe Lincoln is no stranger in many of those countries. About fifteen years ago, my wife, my sister and I were in Denmark returning a visit to some Danish friends living in a small country town in western Denmark. This friend was a teacher of adult education in this area. I was invited to talk at his school the next morning, and was surprised to see the large map of these United States that was hanging in the front of the room on the blackboard. My Danish friend was interpreter and I was surprised at what they knew about our agriculture, our country and about our great statesmen.

That evening I was taken by my friend to the home of the man who had preceded him as teacher in this school. This man had spent the greater part of his life teaching in this school, and if I ever found an Abraham Lincoln type of a man, he was it. This man was living alone, with the ex-

ception of a couple of nice house cats, in a small house not far from the school. This fine old gentleman spent most of his time reading and weaving baskets out of long rye straw. The room was stacked high with books and two kerosene lamps on the table furnished the light. This man's name was Andy Nielsen. He could speak enough English so that he and I could carry on a fair conversation. He apologized for his poor English and remarked that he was his own teacher. The point I wish to bring out is this. He was a self-educated, self-made man. He had a great collection of Lincoln books and literature and knew more about Lincoln than I did at that time. This is further proof that he "belongs to the ages."

Sixty years ago, former President Woodrow Wilson asked this question and then proceeded to answer it: "Can we have other Lincolns? We cannot do without them. This country is going to have crisis after crisis. God send they may not be bloody crises, but they will be intense and acute. No political body so abounding in life and so puzzled by problems as ours is can avoid moving from crisis to crisis. We must have the leadership of sane genial men of universal use like Lincoln to save us from mistakes and give us the necessary leadership in such days of struggle and difficulty."

I could go on with dozens of selected passages from the writings of eminent men about Lincoln, but I will not take the time.

About ten years ago, I was with a small group of Iowa legislators and others traveling in Europe. I want to give you my impressions of East and West Berlin.

I well remember the happenings and events leading up to World War II and, also, the war itself. An atheist disbeliever and mad man known as Hitler succeeded in getting millions of good German people to follow his atheistic madness for world conquest. He was quite a student of world history and delighted in quoting the leading statesmen of the world and then rant and rave and curse them for their good deeds. Abraham Lincoln received his share of cursing and misquotation from this mad man.

After spending a day in East and West Berlin observing the many miles of destruction and rubble, our German guide made this remark with a sigh: "They had a hell of a lesson." Yes, they know what hell is; they lived in it and a few survived. After that terrible lesson, they built a new city in West Berlin and a new Schöneberg City Hall. In this city hall there is a Freedom Bell. The inscription on it, quoting Lincoln: "That this world under God shall have a new birth of freedom."

My closing thought is this quotation by a great statesman and third President of the United States, Thomas Jefferson: "No Democracy can survive without frequent recurrence of the Fundamental Principles."

I was never more sincere or more concerned in my life about the survival of Democracy or about the survival of those great Fundamental Principles that have made America the greatest country in the world than I am today. We are reading and hearing so much about communism these days. Yes, we hear the question asked on radio and television, "What is wrong with communism?"

The Iowa group I was traveling with ten years ago this summer spent ten days behind the Iron Curtain. While we were there, we were taken by our request to a collective farm.

The buildings on this farm were old and run down. The houses were old and not modern and some had thatch or long grass on the roofs. The farm machinery was old and rather crude. They had some pigs that we Iowa farmers would be ashamed to own. The women took care of dairy cows and did the milking. They, also cleaned the barns. On the gable end of the cow barn was a large picture of Lenin. The pictures of Lenin are

along the roads and plastered all around in the cities. These farms all have a name. The name of this farm was "The Path of Lenin," and what a path to brag about. I could go on for an hour on this—but, I will say, God help the Russian peasant.

Far too many of our American people are standing at the crossroads. There is a path leading to the left which leads to atheism and socialism which means communism and a dictatorship. A large sign pointing to the left, "The Path of Lenin." There is another path leading to the right which is and has been the greatest way of life the world has ever known. A large sign pointing to the right, "The Path of Lincoln."

My question is, Which Path America?

The path of Lenin or the path of Lincoln?

Which path are we going to follow?

President Jepsen introduced Senator Joseph Flatt of Madison County who presented to the joint convention the members of the Civil War Centennial Commission. After a brief address, Senator Flatt presented the first published copy of the book "Years of Valor" to the author, Mrs. Edith McElroy, who in turn presented the book as a gift to Governor Ray.

The Governor briefly addressed the joint convention.

Senator Flatt also presented a copy of the book to President Jepsen and to Speaker Harbor.

Governor Ray and the members of the Civil War Centennial Commission were escorted from the House chamber by the committee previously appointed.

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

The motion prevailed.

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

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Mogged, 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 67.

CHARLES G. MOGGED

Chairman, Senate Committee

ELIZABETH SHAW

Chairman, House Committee

Report adopted.

BILL SIGNED BY THE PRESIDENT

The President of the Senate announced that, as President of the Senate, he had signed in the presence of the Senate: House File 67.

MOTION TO RECONSIDER LAID ON TABLE

Senator Neu moved the vote by which the Report of the Senate Committee on Ethics, Proposed Code of Ethics, was adopted by the Senate be reconsidered, and the motion to reconsider be laid on the table, which motion prevailed.

PROPOSED RULES GOVERNING LOBBYISTS CONSIDERED

Senator Neu called up the Report of the Senate Committee on Ethics. Proposed Rules Governing Lobbyists.

Senator Potgeter offered the amendment by Senators Potgeter, et al., filed February 11 and found on pages 233 and 234 of the Senate Journal. Senator Potgeter asked and received unanimous consent to take up the amendment by divisions, Rule 7 as division 1, and Rules 8 and 9 as division 2.

Senator Potgeter asked and received unanimous consent to withdraw division 1 of the amendment.

Senator Potgeter offered division 2 of the amendment.

Senator Denman offered the following amendment to the Potgeter, et al., amendment and moved its adoption:

Amend page 2, line 48, by placing a period (.) following the word "rules". Further amend by striking all of section 8 following the word "rules".

The amendment to the amendment was adopted.

On motion of Senator Potgeter, division 2 of the Potgeter, et al., amendment as amended was adopted.

Senator Stanley asked and received unanimous consent the following amendment filed by Senators Stanley and Neu be considered by divisions.

Amend the report of the Ethics Committee and the Proposed Rules Governing Lobbyists as follows:

1. Amend Rule 1 by inserting the following after the second sentence:

"Any change in or addition to the foregoing information shall be registered with the Secretary of the Senate within ten days after the change or addition is known to the lobbyist."

2. Strike Rule 4 and insert in lieu thereof the following:

"Lobbyists and organizations they represent shall not allow any legislator to charge any amount or item to any charge account to be paid for by a lobbyist or an organization he represents."

On motion of Senator Stanley, division 1 of the amendment was adopted.

Senator Stanley asked and received unanimous consent that division 2 of the amendment be temporarily deferred.

Senator Glenn offered the following amendment and moved its adoption:

Amend the Report of the Senate Committee on Ethics on page 222 of the Senate Journal by striking all following the word "accept," in paragraph (4) and inserting in lieu thereof the following:

"any food, drink or other thing for pleasure or entertainment paid for by lobbyists or the employer of a lobbyist."

Division was called for.

The amendment was lost.

Senator Stanley moved the adoption of division 2 of the Stanley-Neu amendment previously deferred.

Division was called for.

The amendment was adopted.

Senator Gaudineer offered the following amendment and moved its adoption:

Amend the Rules Governing Lobbyists appearing on pages 221 and 222 of the Senate Journal by adding the following paragraph thereto:

7. On the fifteenth day of each calendar month, if any expenses were paid or incurred and any consideration paid or given during the preceding calendar month to a legislative agent or lobbyist, every legislative agent, lobbyist and his employer shall file with the Secretary of the Senate an itemized statement, sworn to before a proper officer, of all expenses paid or incurred and any consideration paid or given by such person in connection with promoting, opposing or amending in any manner, directly or indirectly, the passage, defeat, or amending of any legislation or the approval or veto of any legislation by the governor. The report shall be made in such form as may be indicated and approved by the Secretary of the Senate, and shall be open to public inspection. In the event that the legislative agent or lobbyist is employed for purposes other than lobbying, the consideration reported shall include the total annual consideration paid to the agent or lobbyist and that portion of such total consideration attributable to the employment as legislative agent or lobbyist.

Roll call was requested.

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

Ayes, 23:

Anderson	Frommelt	McGill	Shirley
Benda	Gaudineer	Nicholson	Stanley
Conklin	Glenn	O'Malley	Stephens
Denman	Hill	Potgeter	Van Gilst
Dodds	Kosek	Reichardt	Weimer
Doderer	Leonard	Shaff	

Nays, 34:

Arbuckle	Clarke	DeHart	Flatt
Balloun	Coleman	DeKoster	Frey
Briles	Curran	Erskine	Gilley

Griffin	Laverty	Mowry	Rigler
Keith	Lisle	Neu	Schaben
Klink	Lodwick	Ollenburg	Smith
Kyhl	Lucken	Parker	Sullivan
Lamborn	Messerly	Potter	Thordsen
Lange	Mogged		

Absent or not voting, 4:

Hammer	Hougen	Palmer	Walsh
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The amendment was lost.

Senator Denman moved that further action on the Report of the Senate Committee on Ethics be deferred until Thursday, February 13, 1969.

The motion lost.

Senator Glenn offered the following amendment and moved its adoption:

Amend the Report of the Senate Committee on Ethics on page 222 of the Senate Journal by adding after paragraph (6) the following new paragraph:

"7. Every lobbyist shall file with the Secretary of the Senate within ten days after the adoption of the Code of Ethics by the Senate, a statement setting forth the gross income earned or received by such lobbyist from all sources during the preceding year, and the nature of all sources of income. It shall be adequate compliance with this paragraph to file a verified copy of the lobbyist's Federal Income Tax Return for the preceding year."

The amendment was lost.

Senator Hill offered the following amendment and moved its adoption:

Amend the Report of the Senate Ethics Committee, Senate Journal, February 10, 1969, page 222, by striking section 5 and inserting in lieu thereof the following:

"5. No person shall employ another to promote or oppose legislation for compensation contingent in whole or in part upon the passage or defeat of any legislation or the approval or veto of any legislation by the governor; and no person shall accept such employment or render any such service for compensation contingent in whole or in part upon the passage or defeat of any legislation or the approval or veto of any legislation by the governor. Nor shall a bonus be offered or accepted by such persons."

The amendment was lost.

Senator Rigler offered the following amendment and moved its adoption:

Amend section 1, by striking in lines 8, 9 and 10, "with regard to which he intends to lobby together with the name of each company, association or cause respectively involved", and inserting in lieu thereof the following "sponsored by each company, firm, corporation, union, association or cause for which he is lobbying".

Division was called for.

The amendment was lost.

Senator Reichardt offered the following amendment and moved its adoption:

Amend the report of the Senate Committee on Ethics for proposed rules governing lobbyists on page 221 of the Senate Journal by inserting after the word "legislation" in line two the words "which would include all news media".

Division was called for.

The amendment was adopted.

Senator Lodwick moved to reconsider the vote by which the Reichardt amendment was adopted.

Senator O'Malley moved as a substitute motion that further action on the Report of the Senate Committee on Ethics for proposed rules governing lobbyists be deferred until 9:00 a.m., Friday, February 14, 1969.

Division was called for.

The motion was lost.

Senator Lodwick renewed his motion to reconsider the vote by which the Reichardt amendment was adopted.

Division was called for.

The motion prevailed.

Senator Reichardt moved the adoption of his amendment.

Division was called for.

The amendment was lost.

Senator Neu moved the adoption of the Report of the Senate Committee on Ethics for proposed rules governing lobbyists.

Roll call was requested by Senator DeHart.

On the question "Shall the Report of the Senate Committee on Ethics, Proposed Rules Governing Lobbyists, be adopted?" the vote was:

Rule 8 was invoked.

Ayes, 38:

Anderson	Frommelt	Leonard	Potgeter
Balloun	Gaudineer	Lodwick	Potter
Clarke	Gilley	Lucken	Reichardt
Coleman	Glenn	Messerly	Shaff
Conklin	Keith	Mogged	Shirley
Curran	Klink	Neu	Smith
DeKoster	Kosek	Nicholson	Stanley
Denman	Lamborn	O'Malley	Stephens
Dodds	Lange	Parker	Van Gilst
Doderer	Laverty		

Nays, 17:

Arbuckle	Griffin	McGill	Schaben
Benda	Hill	Mowry	Sullivan
DeHart	Kyhl	Ollenburg	Thordson
Flatt	Lisle	Rigler	Weimer
Frey			

Absent or not voting, 6:

Briles	Hammer	Palmer	Walsh
Erskine	Hougen		

The report of the committee was adopted.

Senator Neu moved that the vote by which the Report of the Senate Committee on Ethics, Proposed Rules Governing Lobbyists, as amended was adopted, be reconsidered, and the motion to reconsider be laid on the table, which motion prevailed.

REPORT OF THE SENATE COMMITTEE ON ETHICS AS ADOPTED BY THE SENATE, FEBRUARY 12, 1969

CODE OF ETHICS

Recognizing that service in the Iowa General Assembly is a part-time endeavor and that members of the General Assembly are honorable individuals who are active in the affairs of their localities and elsewhere and that it is necessary that they maintain a livelihood and source of income apart from their legislative compensation, the following rules are adopted pursuant to chapter 107, Acts of the Sixty-second General Assembly, to assist the members in the conduct of their legislative affairs.

1. Taking into account that legislative service is part-time, no legislator shall accept economic or investment opportunity, under circumstances where he knows, or should know, that there is a reasonable possibility that the opportunity is being afforded him with intent to influence his conduct in the performance of his official duties.

2. No legislator may charge to or accept from a person, corporation, partnership or association known to have a legislative interest, a price, fee, compensation or other consideration for the sale or lease of any property or the furnishing of services which is in excess of that which the legislator would charge another.

3. No legislator in order to further his own economic interests, or those of any other person, may disclose or use confidential information acquired in the course of his official duties.

4. A member of the General Assembly may appear before a state agency in any representation case, except that he shall not appear before a state agency if the matter is subject to legislative review. Whenever a member of the General Assembly appears before a state agency, he shall carefully avoid all conduct which might in any way lead members of the general public to conclude that he is using his official position to further his professional success or personal financial interest.

5. In order to permit the General Assembly to function effectively, legislators will, of necessity, be required to vote on bills and participate in committee work which will affect their employment and other areas in which they may have a monetary interest. Action on bills and committee work which specifically deal with a legislator's specific employment or specific investment, as opposed to a profession, trade, or business in general,

should be avoided. In making a decision relating to his activity on given bills or committee work which are subject to this code, the following factors should be considered:

a. Whether a substantial threat to his independence of judgment has been created by the conflict situation.

b. The effect of his participation on public confidence in the integrity of the legislature.

c. Whether his participation is likely to have any significant effect on the disposition of the matter.

d. The need for his particular contribution, such as special knowledge of the subject matter, to the effective functioning of the legislature.

6. Each legislator shall file with the Secretary of the Senate within ten days after the adoption of the Code of Ethics by the Senate, and within ten days after the convening of each session of the General Assembly, a statement on forms provided by the Secretary of the Senate setting forth the following information:

a. The nature of each business in which he is engaged and the nature of the business of each company in which he or his spouse has a financial interest.

b. The name of any state or national business, trade, labor, farm, professional, religious, educational or charitable association, foundation or organization by which he, his partner or business associate is employed or retained or has rendered services for compensation within the last twelve months.

c. Every office or directorship held by the legislator in any corporation, firm, enterprise, labor union, farm organization, cooperative, religious, educational or charitable association or organization, or trade or professional association held during the last twelve months and every membership in such an organization which is engaged in actively supporting or opposing legislation in the General Assembly. The name of the entity shall be set out.

Disclosures required under this rule shall be as of the date filed unless provided to the contrary, and shall be amended to include interests and changes encompassed by this rule that occur while the General Assembly is in session. All filings under this rule shall be open to public inspection in the office of the Secretary of the Senate at all reasonable times.

7. Members of the General Assembly are urged to familiarize themselves with chapter 107, Acts of the Sixty-second General Assembly, and chapter 739 of the Code.

8. Legislators shall not charge any amount or item to any charge account to be paid for by any lobbyist or any organization he represents.

9. Complaints against any member of the General Assembly or any lobbyist shall be in writing, made under oath and filed with the Ethics Committee of the house in which the legislator is a member or the house in which the lobbyist operates. If the Ethics Committee determines that the complaint sets out an apparent violation of the law or Code of Ethics or Rules Regulating Lobbyists, it shall set the matter for hearing, notify the accused of his right to appear in person, to be represented by counsel, to present statements and evidence and to cross-examine witnesses. The committee shall hold a hearing and consider all relevant evidence and shall make its recommendations to the appropriate house.

RULES GOVERNING LOBBYISTS

1. Each individual lobbying or attempting to influence legislation on a regular basis, shall, on or before the day his lobbying activity begins, personally register his name and address, and each company, firm, corpora-

tion, union, association or cause for which he is lobbying with the Secretary of the Senate. In addition he shall register with the Secretary of the Senate the numbers of the bills with regard to which he intends to lobby together with the name of each company, association or cause respectively involved. Any change in or addition to the foregoing information shall be registered with the Secretary of the Senate within ten days after the change or addition is known to the lobbyist. As such information is received, it shall, from time to time, be distributed to the individual members of the Senate whose clerks may then record it on their copies of the related bills.

2. All federal, state, and local employees or officials representing the official position of their agencies are required to present to the Secretary of the Senate a letter of authorization from their department or agency heads prior to the time that they do any lobbying. Such employees or officials who wish to lobby in opposition to the official policy may do so by registering as a lobbyist and need not submit a letter of authorization.

3. Lobbyists shall not be permitted on the floor of the Senate while in session.

4. Lobbyists and organizations they represent shall not allow any legislator to charge any amount or item to any charge account to be paid for by a lobbyist or an organization he represents.

5. If the fee or bonus to be paid any lobbyist with reference to any legislative action is conditioned wholly or in part upon the results attained by the lobbyist, a statement disclosing that fact shall be given to the Secretary of the Senate.

6. No lobbyist, or employer of a lobbyist, shall offer economic or investment opportunity or promise of employment to any legislator with intent to influence his conduct in the performance of his official duties.

7. The Secretary of the Senate shall prescribe forms and procedures for compliance with these rules.

8. All statements and reports under these rules shall be public records open to public inspection at all reasonable times.

EXPLANATION OF VOTE ON CODE OF ETHICS

I voted "No" on the proposed Code of Ethics because financial disclosure is required of Senators and not of Lobbyists. I regard this arrangement as arbitrary, unilateral and unreasonable.

DONALD S. MCGILL

EXPLANATION OF VOTE ON CODE OF ETHICS

For me, as a freshman, to vote for a new Code of Ethics might in my opinion be a reflection on the past conduct of senior legislators whom I respect. Since I am aware of no improper activity by those honorable people blessed with an extra measure of ability and self-discipline, and as I was not a member of the ethics committee, it appeared to me that attempting to judge conduct should be left to the voters.

R. DEAN ARBUCKLE

INTRODUCTION OF BILLS

Senate File 233, by Senator Frey (Walter), a bill for an act relating to age discrimination in employment.

Read first and second times and passed on file.

Senate File 234, by Senators Potter, Balloun, Lodwick, Erskine, Klink, Mogged, Thordsen and Stanley, a bill for an act relating to the responsibility of parents and guardians for the acts of minor children.

Read first and second times and passed on file.

Senate File 235, by Senators DeKoster, Walsh and Van Gilst, a bill for an act exempting private and parochial school buses from payment of motor vehicle registration fees.

Read first and second times and passed on file.

Senate File 236, by committee on judiciary, a bill for an act relating to the publishing of tables of corresponding sections of statutes in the Code.

Read first and second times and placed on calendar.

AMENDMENTS FILED

- 1 Amend division 2 of the Stanley-Neu amendment filed February 11,
- 2 to the proposed Code of Ethics, line 4, by inserting after the word "asso-
- 3 the following: ", foundation".

C. JOSEPH COLEMAN

- 1 Amend the Stanley-Neu amendment by adding the following
- 2 new division:
- 3 "6. Add to Rule 7 the following paragraphs:
- 4 A legislator who is employed or retained by or a member
- 5 of any state or national business, trade, labor, farm,
- 6 professional, religious, educational or charitable association
- 7 or organization shall be prohibited from voting on any issue
- 8 affecting the subject matter in which such organizations are
- 9 interested.
- 10 A legislator shall not vote on any issue involving his
- 11 own trade, business or profession."

WILLIAM J. REICHARDT

- 1 Amend Rule 6, paragraph a, by putting a period
- 2 after the word "interest" in line 5 and striking the
- 3 words "to the extent of \$5,000.00 or more in value"
- 4 in lines 5 and 6.

ANDREW G. FROMMELT

- 1 Amend the Proposed Code of Ethics by adding to Rule 6,
- 2 after paragraph c, the following:
- 3 "d. Whenever there is filed any proposed legislation,
- 4 other than general revenue measures, which directly
- 5 affects or is regulatory of any business, profession
- 6 or organization, all members of the general assembly
- 7 shall, prior to any action whatsoever on such legis-
- 8 lation by the general assembly, or any committee

- 9 thereof, report to the Clerk or Secretary of the
10 Senate any professional employment in which he is
11 engaged on behalf of any such business, profession
12 or organization and any ownership of any such busi-
13 ness, profession or organization."

VERN LISLE
JOSEPH B. FLATT

- 1 Amend the Proposed Code of Ethics as follows:
2 1. Amend rule 7 by striking the period and inserting
3 ", section seven hundred thirty-nine point one (739.1) and
4 section seven hundred thirty-nine point two (739.2) of the
5 Code."

ROBERT R. RIGLER
CHARLES SULLIVAN

- 1 Amend section 4, line 9, by inserting after the word "personal" the
2 word "financial".

EDWARD E. NICHOLSON

- 1 Amend the Proposed Code of Ethics as follows:
2 1. Amend Rule 5 by striking all after paragraph d.

ROBERT R. RIGLER

- 1 Amend the Report of the Senate Committee on Ethics
2 by striking all of section 6 on page 221 of the Senate
3 Journal.

JAMES F. SCHABEN

- 1 Amend page 2, line 48, by placing a period (.) following
2 the word "rules".
3 Further amend by striking all of section 8 following the
4 word "rules".

WILLIAM F. DENMAN

- 1 Amend section 1, by striking in lines 8, 9 and 10, "with regard to which
2 he intends to lobby together with the name of each company, association
3 cause respectively involved", and inserting in lieu thereof the following:
4 "sponsored by each company, firm, corporation, union, association or
5 cause for which he is lobbying".

ROBERT R. RIGLER

- 1 Amend the report of the Senate Committee on Ethics for
2 proposed rules governing lobbyists on page 221 of the Senate
3 Journal by inserting after the word "legislation" in line
4 two the words "which would include all news media".

WILLIAM J. REICHARDT

- 1 1. Amend the Potgeter, et al., amendment filed
2 February 11, 1969, to the report of the Senate Ethics
3 Committee to proposed rules governing lobbyists by
4 striking the following in lines 24, 25 and 26; " , but
5 only if the total amount is \$50.00 or more. If the
6 total amount is \$50.00 or more, the" and inserting in
7 lieu thereof the following: " . The".

- 8 2. Further amend the Potgeter, et al., amendment by
9 striking lines 39 through the period in line 45.

ANDREW FROMMELT
ALAN SHIRLEY

- 1 Amend the Potgeter, Neu, et al., amendment to the Report
2 of the Senate Ethics Committee to Proposed Rules Governing
3 Lobbyists as follows:

- 4 1. In line 30 after the word "corporation," add the
5 word "foundation,".

C. JOSEPH COLEMAN
BASS VAN GILST

- 1 Amend Senate File 18 as follows:

- 2 1. By striking all after the word, "office", in lines four-
3 teen (14) through sixteen (16) on page 7 and inserting in lieu
4 thereof a period (.).
5 2. By striking lines 25 through 35 on page 7 and lines 1
6 through 4 on page 8 and renumbering the remaining sections to
7 conform thereto.
8 3. By striking lines 28 through 32 on page 8.
9 4. By striking lines 24 through 35 on page 10 and lines 1
10 and 2 on page 11 and renumbering the remaining sections to con-
11 form thereto.
12 5. By striking lines 3 through 12 on page 11 and renumber-
13 ing the remaining sections to conform thereto.
14 6. By adding the following new subsections after line 22 on
15 page 15.
16 "4. In any action brought as a stockholders derivative
17 suit against a state bank.
18 5. In any action brought to recover monies or to recover
19 upon an indemnity bond for embezzlement, misappropriation or mis-use
20 of state bank funds."
21 7. By striking the period (.) after the word, "liable" on page
22 38, line 23, and by inserting in lieu thereof the following, ", as
23 are other claims pursuant to section six hundred thirty-three point
24 four hundred twenty-five (633.425) of the Code".

LEE H. GAUDINEER, JR.

- 1 Amend Senate File 18 as follows:

- 2 1. Amend page 68 by striking all of Section
3 806 and inserting in lieu thereof the following:
4 "When a deposit shall be made in any state bank in
5 the names of two individuals, payable to either,
6 or payable to either or the survivor, such deposit,
7 or any part thereof, or interest thereon, may be
8 paid to either of such individuals whether the other
9 be living or not, and the receipt or acquittance of
10 the person so paid shall be a valid and sufficient
11 release and discharge to the state bank for any
12 payment so made."

ROBERT R. RIGLER
KENNETH BENDA

- 1 Amend Senate File 177 by inserting in page 5, line 30,
2 after the word "the" the word "first".

LUCAS J. DeKOSTER

1 Amend House File 40 by striking lines one (1) through
2 seven (7), inclusive, of section one (1) and inserting in lieu
3 thereof the following:

4 "Section 1. The executive council shall have the
5 authority to sell the following described parcel of real estate
6 to the city of Des Moines: East Eleven (11) Feet of Lots 10
7 and 11, Block 22, Stewart's Addition and the East Eleven (11)
8 Feet of Lots 14 and 15, Block 23, Stewart's Addition, except
9 Triangular Piece in the N.E. Corner of Lot 15, Block 23,
10 Stewart's Addition; said Triangular Piece measuring ten (10)
11 Feet along the North line and Twenty (20) feet along the East
12 Line of said lot. Also, the East Eleven (11) Feet of the
13 East-West Alley in Block 22, Stewart's Addition and the East
14 Eleven (11) Feet of the East-West Alley in Block 23, Stewart's
15 Addition and all that part of Capitol Avenue (being an 80 foot
16 strip) lying North of and adjacent to the North line of the
17 East Eleven (11) Feet of Lot 11, Block 22, Stewart's Addition,
18 all being in and forming a part of the City of Des Moines,
19 Polk County, Iowa.

20 The proceeds of such sale shall be deposited with the
21 treasurer of state and credited to the general fund of the
22 state."

ROBERT R. RIGLER

On motion of Senator Stanley, the Senate adjourned until 9:00
a.m., Thursday, February 13, 1969.

JOURNAL OF THE SENATE

SENATE CHAMBER,
DES MOINES, IOWA, THURSDAY, FEBRUARY 13, 1969.

The Senate met in regular session, President pro tempore Lodwick presiding.

Prayer was offered by Reverend David Goin, pastor of the Central Christian Church, Jefferson, Iowa.

The Senate pledged allegiance to the flag.

The Journal of February 12, 1969, was approved.

DISTINGUISHED GUEST

Senator Lisle rose on a point of personal privilege and presented to the Senate the Honorable William J. Scherle, Congressman from the Seventh Congressional District.

VISITORS

Senator Denman asked and received unanimous consent to record in the Senate Journal the presence in the balcony of twenty-four students, members of the fifth grade class, from Madison Elementary School with their instructor, Mrs. Vance.

Senator Lodwick asked and received unanimous consent to record in the Senate Journal the presence in the balcony of the debate team from Central Community School at Elkader with their coach, Paul Johnson, and their chaperon, Mrs. Mervin.

PETITIONS

The following petitions were presented and placed on file:

By Senator Conklin, from fifteen residents of Black Hawk County opposing legislation to permit busing of private school students, shared time and tuition grants to private college students.

By Senator Conklin, from thirteen residents of Black Hawk County favoring stricter legislation against sex offenders and child molesters.

By Senator Clarke, from eleven residents of Hamilton and Wright Counties favoring cooperation with federal agencies with respect to meat and poultry inspection.

By Senator Lamborn, from sixteen residents of Jackson County favoring legislation to ban sex education in all schools.

UNFINISHED BUSINESS

Senate File 18

On motion of Senator Rigler, Senate File 18, a bill for an act relating to establishment, management, operation, and regulation of state banks in Iowa, and to the state superintendent of banking, state banking board, and state banking department, was taken up for further consideration.

COMMITTEE OF THE WHOLE

Senator Rigler asked and received unanimous consent that the Senate resolve itself into a committee of the whole with the President pro tempore of the Senate acting as chairman and the Secretary of the Senate acting as secretary.

The Senate arose from the committee of the whole and resumed regular session.

Senator Gaudineer offered the following amendment to Senate File 18:

Amend Senate File 18 as follows:

1. By striking all after the word, "office", in lines fourteen (14) through sixteen (16) on page 7 and inserting in lieu thereof a period (.).
2. By striking lines 25 through 35 on page 7 and lines 1 through 4 on page 8 and renumbering the remaining sections to conform thereto.
3. By striking lines 28 through 32 on page 8.
4. By striking lines 24 through 35 on page 10 and lines 1 and 2 on page 11 and renumbering the remaining sections to conform thereto.
5. By striking lines 3 through 12 on page 11 and renumbering the remaining sections to conform thereto.
6. By adding the following new subsections after line 22 on page 15:
 - "4. In any action brought as a stockholders derivative suit against a state bank.
 5. In any action brought to recover monies or to recover upon an indemnity bond for embezzlement, misappropriation or mis-use of state bank funds."
7. By striking the period (.) after the word, "liable" on page 38, line 23, and inserting in lieu thereof the following, " , as are other claims pursuant to section six hundred thirty-three point four hundred twenty-five (633.425) of the Code."

Senator Rigler requested that the Gaudineer amendment be considered by divisions.

Senator Gaudineer moved the adoption of division 1 of the amendment.

Roll call was requested.

On the question "Shall division 1 of the Gaudineer amendment be adopted?" the vote was:

Ayes, 8:

Curran	Doderer	Glenn	Ollenburg
DeKoster	Gaudineer	McGill	Potgeter

Nays, 42:

Balloun	Gilley	Lodwick	Schaben
Benda	Hill	Lucken	Shaff
Briles	Hougen	Mowry	Shirley
Coleman	Keith	Neu	Smith
Conklin	Kosek	Nicholson	Stanley
DeHart	Kyhl	O'Malley	Stephens
Dodds	Lamborn	Palmer	Thordsen
Erskine	Lange	Parker	Van Gilst
Flatt	Laverty	Potter	Walsh
Frey	Leonard	Rigler	Weimer
Frommelt	Lisle		

Absent or not voting, 11:

Anderson	Denman	Klink	Reichardt
Arbuckle	Griffin	Messerly	Sullivan
Clarke	Hammer	Mogged	

Division 1 of the amendment was lost.

Senator Gaudineer moved the adoption of division 2 of the amendment.

Division 2 of the amendment was adopted.

Senator Gaudineer moved the adoption of division 3 of the amendment.

Division 3 of the amendment was lost.

Senator Gaudineer moved the adoption of division 4 of the amendment.

Division was called for.

Division 4 of the amendment was lost.

Senator Gaudineer moved the adoption of division 5 of the amendment.

Division was called for.

Division 5 of the amendment was lost.

Senator Gaudineer moved the adoption of division 6 of the amendment.

Senator Gaudineer offered the following amendment to division 6 of his amendment and moved its adoption:

Amend the Gaudineer amendment by striking from line 16 the word "stockholders" and inserting in lieu thereof the word "shareholders".

The amendment to division 6 was adopted.

Senator Gaudineer moved the adoption of division 6 of the amendment as amended.

Division 6 of the amendment as amended was adopted.

Senator Gaudineer moved the adoption of division 7 of the amendment.

Division was called for.

Division 7 of the amendment was lost.

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

AFTERNOON SESSION

The Senate reconvened, President pro tempore Lodwick presiding.

Senator Rigler asked and received unanimous consent to withdraw the following amendment filed February 12 by Senators Rigler and Benda:

Amend Senate File 18 as follows:

1. Amend page 68 by striking all of section 806 and inserting in lieu thereof the following:

"When a deposit shall be made in any state bank in the names of two individuals, payable to either, or payable to either or the survivor, such deposit, or any part thereof, or interest thereon, may be paid to either of such individuals whether the other be living or not, and the receipt or acquittance of the person so paid shall be a valid and sufficient release and discharge to the state bank for any payment so made.

Senator Potgeter asked and received unanimous consent to withdraw the following amendment:

Amend Senate File 18 as follows:

By striking in line 6 and line 23 on page 93 the word "five" and inserting in lieu thereof the word "seven".

Senator Benda offered the following amendment filed by Senators Benda and Rigler:

Amend Senate File 18 as follows:

1. Amend page 68 by striking all of lines 20 through 27 of section 806 and inserting in lieu thereof the following:

"When a deposit shall be made in any state bank in the names of two individuals, payable to either, or payable to either or the survivor, such deposit, including interest, or any part thereof, may be paid to either of such individuals whether the other be living or not, and the receipt or acquittance of the person so paid shall be a valid and sufficient release and discharge to the state bank for any payment so made."

The amendment was adopted.

Senator Mowry offered the following amendment:

Amend Senate File 18 as follows:

1. Strike the period in line 12, page 74, and insert in lieu thereof:

"and shall be credited with annual interest at the customary and going rate of interest for savings accounts at said bank or in lieu thereof at the customary rate of interest in the community where said bank is so located. The crediting of interest shall not activate said account to avoid an abandonment as unclaimed property under chapter three hundred ninety-one (391), Acts of the Sixty-second General Assembly."

2. Strike line 23 after the word "held" and line 24, page 69, and insert after the word "held" in line 23 a period as follows: ".".

3. Strike line 15 after the word "held" and lines 16 and 17, page 72, and insert after the word "held" in line 15 a period as follows: ".".

COMMITTEE OF THE WHOLE

Senator Stanley asked and received unanimous consent that the Senate resolve itself into a committee of the whole and that the President pro tempore act as chairman.

The Senate arose from the committee of the whole and resumed regular session.

INTRODUCTION OF BILLS

Senate File 237, by Senators Stanley, Walsh, Flatt, O'Malley, Benda, McGill, Neu, Griffin, Conklin and Ollenburg, a bill for an act relating to certificated public school employees, providing for professional negotiation between employee associations and school boards, establishing orderly procedures for the resolution of persistent disagreements and other matters.

Read first and second times and passed on file.

Senate File 238, by committee on state government, a bill for an act relating to the enforcement of laws and regulations regarding narcotic drugs, counterfeit drugs and depressants, and stimulant drugs.

Read first and second times and placed on calendar.

BILL SIGNED BY THE GOVERNOR

A communication was received announcing that on February 13, 1969, the Governor had approved the following bill:

House File 67, relating to the bond provision in the fair housing law.

REPORTS OF COMMITTEES

Senator DeKoster submitted the following reports:

MR. PRESIDENT: Your committee on judiciary, to which was referred **Senate File 124**, a bill for an act relating to attorney fees, begs leave to report it has had the same under consideration and recommends the same *do pass*.

LUCAS J. DeKOSTER, Chairman

Ordered passed on file.

Also :

MR. PRESIDENT: Your committee on judiciary, to which was referred **House File 162**, a bill for an act relating to the Iowa Soldiers' Home, begs leave to report it has had the same under consideration and recommends the same **do pass**.

LUCAS J. DeKOSTER, Chairman

Ordered passed on file.

Also :

MR. PRESIDENT: Your committee on judiciary, to which was referred **House File 164**, a bill for an act relating to claims and accounting in institutions under the department of social services, begs leave to report it has had the same under consideration and recommends the same **do pass**.

LUCAS J. DeKOSTER, Chairman

Ordered passed on file.

Also :

MR. PRESIDENT: Your committee on judiciary, to which was referred **House File 165**, a bill for an act relating to the use of pesticides in relation to public waters, begs leave to report it has had the same under consideration and recommends the same **do pass**.

LUCAS J. DeKOSTER, Chairman

Ordered passed on file.

Also :

MR. PRESIDENT: Your committee on judiciary, to which was referred **House File 166**, a bill for an act to correct overlapping penalties in the law on real estate brokers as amended, begs leave to report it has had the same under consideration and recommends the same **do pass**.

LUCAS J. DeKOSTER, Chairman

Ordered passed on file.

Also :

MR. PRESIDENT: Your committee on judiciary, to which was referred **Senate File 213**, a bill for an act relating to trespass upon certain posted private property and prescribing a penalty 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 213 as follows:

By inserting the following sentence after the period in line 17:

"No person shall tear down, remove or damage any sign lawfully posted in compliance with this act, except with the consent of the owner or occupant of the posted property."

LUCAS J. DeKOSTER, Chairman

Ordered passed on file.

AMENDMENTS FILED

- 1 Amend the Gaudineer amendment by striking from line 16 the
- 2 word, "stockholders" and inserting in lieu thereof the word
- 3 "shareholders".

LEE H. GAUDINEER, JR.

1 Amend Senate File 18 as follows:

2 By striking in line 6 and line 23 on page 93 the word
3 "five" and inserting in lieu thereof the word "seven".

JAMES A. POTGETER

1 Amend Senate File 18 as follows:

2 1. Amend page 68 by striking all of lines 20 through 27 of section 806
3 and inserting in lieu thereof the following:

4 "When a deposit shall be made in any state bank
5 in the names of two individuals, payable to either, or
6 payable to either or the survivor, such deposit, including
7 interest, or any part thereof, may be paid to either of
8 such individuals whether the other be living or not, and
9 the receipt or acquittance of the person so paid shall be
10 a valid and sufficient release and discharge to the state
11 bank for any payment so made."

KENNETH BENDA
ROBERT RIGLER

1 Amend Senate File 18 as follows:

2 1. Strike the period in line 12, page 74, and insert in
3 lieu thereof:

4 "and shall be credited with annual interest at the
5 customary and going rate of interest for savings accounts
6 at said bank or in lieu thereof at the customary rate
7 of interest in the community where said bank is so
8 located. The crediting of interest shall not activate
9 said account to avoid an abandonment as unclaimed property
10 under chapter three hundred ninety-one (391), Acts of the
11 Sixty-second General Assembly."

12 2. Strike line 23 after the word "held" and line 24,
13 page 69, and insert after the word "held" in line 24 a period
14 as follows: ".".

15 3. Strike line 15 after the word "held" and lines 16 and
16 17, page 72, and insert after the word "held" in line 15 a
17 period as follows: ".".

JOHN L. MOWRY

1 Amend Senate File 18, section 205, page 9, line

2 1, by striking the word "four" and inserting in lieu
3 thereof the word "six".

ANDREW FROMMELT

1 Amend Senate File 18 as follows:

2 1. Amend page 7 by striking lines 20 through 24.

3 2. Further amend page 7 by inserting the following as a new section
4 section 201.
after

5 "Sec. 202. Superintendent—salary. The superintendent shall
6 receive a salary to be fixed by the state banking board. The superin-
7 tendent
8 shall be entitled to receive reimbursement for expenses incurred in the
9 performance of his duties, subject to the provisions of section two hun-
dred
nine (209) of this Act."

LEE H. GAUDINEER, JR.
KENNETH BENDA

1 Amend Senate File 18 as follows:

2 1. After the period in line 12, page 74, add the
3 following:

4 "Any amount so held as proceeds from such
5 sale shall be credited with interest at the customary
6 annual rate for savings accounts at said state bank,
7 or in lieu thereof, at the customary rate of interest
8 in the community where such proceeds are held. The
9 crediting of interest shall not activate said account
10 to avoid an abandonment as unclaimed property under
11 chapter three hundred ninety-one (391), Acts of the
12 Sixty-second General Assembly."

13 2. Strike line 23 after the word "held" and line 24,
14 page 69, and insert a period (.) after the word "held" in
15 line 23.

16 3. Strike line 15 after the word "held" and lines 16
17 and 17, page 72, and insert a period (.) after the word
18 "held" in line 15.

JOHN L. MOWRY

1 Amend Senate File 18 as follows:

2 1. Amend page 45, line 16, by striking the words "the inspection of all
3 shareholders" and by inserting in lieu thereof the words "public inspec-
tion".

4 2. Further amend page 45, line 17, by inserting after the word "hours."
5 the following:

6 "If an affiliate, as defined in subsection four (4) of section
7 eleven hundred one (1101) of this Act is a shareholder
8 in a state bank, such list shall include the names, addresses,
9 and percentage of ownership or interest in the affiliate of the
10 shareholders, members or other individuals possessing a
11 beneficial interest in said affiliate."

JAMES W. GRIFFIN, SR.

1 Amend Senate File 41 as follows:

2 1. By striking all after the enacting clause and insert-
3 ing in lieu thereof the following:

4 Section 1. Section four hundred twenty-two point five
5 (422.5), Code 1966, as amended by chapter three hundred
6 forty-eight (348), section fourteen (14), Acts of the Sixty-
7 second General Assembly, is hereby further amended by insert-
8 ing in line fifty-one (51) after the figure "1939" the
9 following:

10 " , but shall not apply to the first twenty-four hundred
11 dollars received as annuities each year after January 1, 1969,
12 from the United States civil service retirement and disability
13 fund, after the amount of annuities received from such fund
14 equals the amount deducted from the annuitant's salary or
15 wages during employment".

CHARLES F. BALLOUN

1 Amend Senate File 49 as follows:

2 1. By inserting in line ten (10) after the word "fund"
3 the words " , and shall be used for the maintenance of natural
4 lakes only".

MARVIN W. SMITH

1 Amend Senate File 202 as follows:

2 1. By inserting in page 1, line one (1), after
3 the word "abortion" the words "and other mercy
4 killing".

5 2. By striking page 1, lines twenty-one (21)
6 through twenty-three (23), inclusive, and by changing
7 the letter "c." in line twenty-four (24) to the
8 letter "b."

9 3. By inserting in page 2, after line seventeen
10 (17), the following new section:

11 "Sec. 3. A licensed physician and surgeon or osteo-
12 pathic physician and surgeon may lawfully perform a
13 mercy killing if:

14 1. He has determined, following birth, that an
15 infant has an incapacitating, physical deformity, or
16 mental deficiency that deviates twenty-five per cent
17 or more from normal; and

18 2. Two other physicians and surgeons or osteo-
19 pathic physicians and surgeons who have been appointed
20 by the hospital board because of their recognized pro-
21 fessional competence, both of whom in cases involving
22 mental deficiency shall be actively engaged in the
23 practice of psychiatry, have examined the infant and
24 have concurred in a sworn statement; and

25 3. He has, if the woman is unmarried and of legal
26 age, a sworn statement in writing requesting the mercy
27 killing voluntarily signed by the woman; and, if the
28 woman is married, a sworn statement in writing re-
29 questing the mercy killing voluntarily signed by
30 the woman and her husband; and if the woman is a minor
31 or has been adjudicated incompetent by any court of
32 competent jurisdiction, then only after the request
33 is made in a sworn statement in writing by her husband
34 if she is married, or by a parent, guardian, or
35 person standing in the place of parent to said minor
36 or incompetent, and

37 4. The procedure is performed in a hospital
38 accredited by the joint commission on accreditation
39 of hospitals."

40 4. By renumbering the following sections.

EUGENE M. HILL

1 Amend Senate File 202 as follows:

2 1. By striking from page 1 lines twenty-four
3 (24) and twenty-five (25).

4 2. By striking from page 2 lines one (1) and two
5 (2).

6 3. By inserting in lieu thereof the following:

7 "c. He reasonably believes that the pregnancy
8 resulted from rape or incest which was reported to
9 the proper authorities within twenty-four hours of
10 its occurrence, by the woman molested if unmarried and
11 of legal age, by the woman and her husband if married,
12 or by the husband, parent, guardian or person standing
13 in the place of parent if the woman is a minor or

14 been adjudicated incompetent; and
15 d. He has ascertained that there is on file with
16 the clerk of district court a sworn statement by a
17 physician or osteopathic physician certifying that
18 examination of the woman alleging rape or incest
19 within a period of twenty-four hours following the
20 alleged act did not reveal the woman to be already
21 pregnant."

EUGENE M. HILL

1 Amend Senate File 202 as follows:
2 1. By inserting after page two (2), line seventeen
3 (17), the following:
4 "Sec. 3. A request that a minister, priest, or
5 rabbi be substituted for one of the physicians, osteo-
6 pathic physicians, or physician engaged in the practice
7 of psychiatry, required in the foregoing sections,
8 shall be granted at the request of the woman if
9 unmarried and of legal age, by the woman and her
10 husband if the woman is married, or if the woman is a
11 minor or incompetent, by her husband, parent, guardian
12 or person standing in the place of parent. In addition
13 to participating in the decision to be rendered the
14 minister, priest, or rabbi so appointed shall advise
15 the woman, the woman and her husband, or the husband,
16 parent, guardian, or person standing in the place of
17 parent, as to their moral responsibility for the act
18 requested to be performed."
19 2. By numbering the following sections.

EUGENE M. HILL

On motion of Senator Stanley, the Senate adjourned until 9:00
a.m., Friday, February 14, 1969.

JOURNAL OF THE SENATE

SENATE CHAMBER,
DES MOINES, IOWA, FRIDAY, FEBRUARY 14, 1969.

The Senate met in regular session, President pro tempore Lodwick presiding.

Prayer was offered by Reverend Harry Strong, minister, First United Presbyterian Church, Griswold, and associate pastor of the First United Presbyterian Church, Atlantic, Iowa.

The Senate pledged allegiance to the flag.

The Journal of February 13, 1969, was approved.

PETITIONS

The following petitions were presented and placed on file:

By Senator Potter, from twenty-eight residents of Linn County favoring legislation to permit cooperation with federal agencies with respect to meat and poultry inspection.

By Senator Mowry, from two hundred fifty-one residents of Marshall County opposing the Great Plains plan for school reorganization.

By Senator Conklin, from one hundred six residents of Black Hawk County favoring stricter legislation against sex offenders and child molesters.

UNFINISHED BUSINESS

Senate File 18

On motion of Senator Benda, the Senate resumed consideration of Senate File 18, a bill for an act relating to establishment, management, operation, and regulation of state banks in Iowa, and to the state superintendent of banking, state banking board, and state banking department.

Senator Mowry asked and received unanimous consent to withdraw his amendment filed February 13 and found on page 270 of the Senate Journal.

Senator Mowry offered the following amendment filed February 13 and moved its adoption:

Amend Senate File 18 as follows:

1. After the period in line 12, page 74, add the following:

"Any amount so held as proceeds from such sale shall be credited with interest at the customary annual rate for savings accounts at said state bank, or in lieu thereof, at the customary rate of interest in the community where such proceeds are held. The crediting of interest shall not activate said account to avoid an abandonment as unclaimed property under chapter three hundred ninety-one (391), Acts of the Sixty-second General Assembly."

2. Strike line 23 after the word "held" and line 24, page 69, and insert a period (.) after the word "held" in line 23.

3. Strike line 15 after the word "held" and lines 16 and 17, page 72, and insert a period (.) after the word "held" in line 15.

The amendment was adopted.

Senator Gaudineer offered the following amendment, filed by Senators Gaudineer and Benda, and moved its adoption:

Amend Senate File 18 as follows:

1. Amend page 7 by striking lines 20 through 24.

2. Further amend page 7 by inserting the following as a new section after section 201.

"Sec. 202. Superintendent—salary. The superintendent shall receive a salary to be fixed by the state banking board. The superintendent shall be entitled to receive reimbursement for expenses incurred in the performance of his duties, subject to the provisions of section two hundred nine (209) of this Act."

The amendment was adopted.

Senator Frommelt offered the following amendment and moved its adoption:

Amend Senate File 18, section 205, page 9, line 1, by striking the word "four" and inserting in lieu thereof the word "six".

The amendment was adopted.

Senator Griffin offered the following amendment:

Amend Senate File 18 as follows:

1. Amend page 45, line 16, by striking the words "the inspection of all shareholders" and by inserting in lieu thereof the words "public inspection".

2. Further amend page 45, line 17, by inserting after the word "hours." the following:

"If an affiliate, as defined in subsection four (4) of section eleven hundred one (1101) of this Act is a shareholder in a state bank, such list shall include the names, addresses, and percentage of ownership or interest in the affiliate of the shareholders, members or other individuals possessing a beneficial interest in said affiliate."

Senator Griffin asked and received unanimous consent that the amendment be considered by divisions.

Senator Griffin moved the adoption of division 1 of the amendment.

Division 1 of the amendment was adopted.

Senator Griffin moved the adoption of division 2 of the amendment.

Division 2 of the amendment was adopted.

Senator Rigler offered the following amendment and moved its adoption:

Amend Senate File 18 as follows:

1. By inserting in page 5, line 19, after the figures "(509)" the words "of this Act".
2. By inserting in page 23, line 7, after the figures "(106)" the words "of this Act".
3. By inserting in page 31, line 20, after the figures "(106)" the words "of this Act".
4. By inserting in page 151, line 13, after the figures "(805)" the words "of this Act".

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?" (S.F. 18) the vote was:

Ayes, 57:

Anderson	Frey	Leonard	Potgeter
Arbuckle	Frommelt	Lisle	Potter
Balloun	Gilley	Lodwick	Reichardt
Benda	Glenn	Lucken	Rigler
Briles	Griffin	McGill	Shaff
Clarke	Hill	Messerly	Shirley
Coleman	Hougen	Mogged	Smith
Conklin	Keith	Mowry	Stanley
Curran	Klink	Neu	Stephens
DeHart	Kosek	Nicholson	Sullivan
DeKoster	Kyhl	Ollenburg	Thordsen
Denman	Lamborn	O'Malley	Van Gilst
Dodds	Lange	Palmer	Walsh
Doderer	Laverty	Parker	Weimer
Flatt			

Nays, none.

Voting present, 1:

Gaudineer

Absent or not voting, 3:

Erskine Hammer Schaben

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

House File 40

On motion of Senator Clarke, House File 40, a bill for an act relating to providing authority to the executive council to sell real estate and demolish state buildings, was taken up for further consideration.

Senator Rigler offered the following amendment and moved its adoption:

Amend House File 40 by striking lines one (1) through seven (7), inclusive, of section one (1) and inserting in lieu thereof the following:

"Section 1. The executive council shall have the authority to sell the following described parcel of real estate to the city of Des Moines: East Eleven (11) Feet of Lots 10 and 11, Block 22, Stewart's Addition, and the East Eleven (11) Feet of Lots 14 and 15, Block 23, Stewart's Addition, except Triangular Piece in the N.E. Corner of Lot 15, Block 23, Stewart's Addition; said Triangular Piece measuring ten (10) Feet along the North line and Twenty (20) feet along the East Line of said lot. Also, the East Eleven (11) Feet of the East-West Alley in Block 22, Stewart's Addition, and the East Eleven (11) Feet of the East-West Alley in Block 23, Stewart's Addition, and all that part of Capitol Avenue (being an 80 foot strip) lying North of and adjacent to the North line of the East Eleven (11) Feet of Lot 11, Block 22, Stewart's Addition, all being in and forming a part of the City of Des Moines, Polk County, Iowa.

The proceeds of such sale shall be deposited with the treasurer of state and credited to the general fund of the state."

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?" (H.F. 40) the vote was:

Ayes, 53:

Anderson	Frey	Lange	Parker
Arbuckle	Frommelt	Lavery	Potgeter
Balloun	Gaudineer	Leonard	Potter
Benda	Gilley	Lodwick	Reichardt
Briles	Glenn	Lucken	Rigler
Clarke	Griffin	McGill	Shaff
Conklin	Hill	Messerly	Shirley
Curran	Hougen	Mogged	Stanley
DeHart	Keith	Mowry	Stephens
DeKoster	Klink	Neu	Sullivan
Denman	Kosek	Ollenburg	Thordson
Dodds	Kyhl	O'Malley	Walsh
Doderer	Lamborn	Palmer	Weimer
Flatt			

Nays, none.

Absent or not voting, 8:

Coleman	Hammer	Nicholson	Smith
Erskine	Lisle	Schaben	Van Gilat

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

Senator Lange took the chair at 10:10 a.m.

Senator Stanley asked unanimous consent that members of the appropriations subcommittee on state departments be excused from 10:15 a.m. until 12:00 noon, and that members of the Iowa development committee be excused from 11:00 a.m. until 12:00 noon.

Objection was raised.

Senator Stanley moved that members of the appropriations subcommittee on state departments be excused from 10:15 a.m. until 12:00 noon, and that members of the Iowa development committee be excused from 11:00 a.m. until 12:00 noon.

The motion prevailed.

THIRD READING OF BILLS

Senate File 33

On motion of Senator Balloun, Senate File 33, 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 offered the following amendment:

Amend Senate File 33 as follows:

Amend line 15, by inserting after the comma the words "real property,".

Senator Kosek moved that action on Senate File 33 be deferred and that the bill be placed on the calendar under unfinished business.

Division was called for.

The motion was lost.

Senator Balloun moved the adoption of his amendment, which motion prevailed, and the amendment was adopted.

Senator Gaudineer offered the following amendment and moved its adoption:

Amend Senate File 33 by striking from line 20 the words, "and information".

Further amend Senate File 33 by striking from line 10 the words, "and information".

The amendment was adopted.

Senator Lucken moved that action on Senate File 33 be deferred and that the bill be placed on the calendar under unfinished business.

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 Senate is asked:

House File 13, a bill for an act to provide an additional retirement allowance option for members 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 14, a bill for an act relating to optional payment of accumulated contributions upon death of an active member 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 60, a bill for an act relating to the maximum speed limit for school buses.

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

House File 94, a bill for an act relating to the maintenance of secondary roads.

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

House File 103, a bill for an act relating to the clerk of the board of review.

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

House File 222, a bill for an act relating to the designation of a person who may apply for and receive aid for dependent children.

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

House File 228, a bill for an act relating to water navigation regulations.
WILLIAM R. KENDRICK, Chief Clerk

INTRODUCTION OF BILLS

Senate File 239, by Senator DeHart, a bill for an act authorizing certain cities to impose an income tax, based upon a percentage of the state income tax, and administered by the state department of revenue.

Read first and second times and passed on file.

Senate File 240, by Senators Frommelt, Gaudineer, Shirley and Denman, a bill for an act relating to state assistance to local governments following major disasters and providing an appropriation therefor.

Read first and second times and passed on file.

Senate File 241, by committee on schools, a bill for an act authorizing school district employees to have deducted from their salary, deductions approved by the appropriate school board of directors.

Read first and second times and placed on calendar.

Senate File 242, by Senator Hougen, a bill for an act relating to the teaching practices commission.

Read first and second times and passed on file.

Senate File 243, by Senators Potgeter and Gaudineer, a bill for an act relating to destruction of food products.

Read first and second times and passed on file.

Senate File 244, by Senator Potgeter, a bill for an act relating to the residency requirements for civil service workers.

Read first and second times and passed on file.

HOUSE MESSAGES CONSIDERED

House File 13, a bill for an act to provide an additional retirement allowance option for members of the Iowa public employees' retirement system.

Read first and second times and passed on file.

House File 14, a bill for an act relating to optional payment of accumulated contributions upon death of an active member of the Iowa public employees' retirement system.

Read first and second times and passed on file.

House File 60, a bill for an act relating to the maximum speed limit for school buses.

Read first and second times and passed on file.

House File 94, a bill for an act relating to the maintenance of secondary roads.

Read first and second times and passed on file.

House File 103, a bill for an act relating to the clerk of the board of review.

Read first and second times and passed on file.

House File 222, a bill for an act relating to the designation of a person who may apply for and receive aid for dependent children.

Read first and second times and passed on file.

House File 228, a bill for an act relating to water navigation regulations.

Read first and second times and passed on file.

AMENDMENTS FILED

1 Amend Senate File 18 as follows:

2 1. By inserting in page 5, line 19, after the figures

3 "(509)" the words "of this Act".

4 2. By inserting in page 23, line 7, after the figures

5 "(106)" the words "of this Act".

6 3. By inserting in page 31, line 20, after the figures

7 "(106)" the words "of this Act".

8 4. By inserting in page 151, line 13, after the figures

9 "(805)" the words "of this Act".

ROBERT R. RIGLER

1 Amend Senate File 33 as follows:

2 Amend line 15 by inserting after the comma

3 the words "real property,".

CHARLES BALLOUN

1 Amend Senate File 33 by striking from line 20 the words,

2 "and information".

3 Further amend Senate File 33 by striking from line 10

4 the words, "and information".

LEE H. GAUDINEER, JR.

On motion of Senator Stanley, the Senate adjourned until 10:00
a.m., Monday, February 17, 1969.

JOURNAL OF THE SENATE

SENATE CHAMBER,
DES MOINES, IOWA, MONDAY, FEBRUARY 17, 1969.

The Senate met in regular session, President pro tempore Lodwick presiding.

Prayer was offered by Reverend W. A. Heins, pastor of the Congregational Church, Whiting, Iowa.

The Senate pledged allegiance to the flag.

The Journal of February 14, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Senator Benda for the day on request of Senator Stanley.

PETITIONS

The following petitions were presented and placed on file:

By Senator Klink, from eighteen residents of Clayton County opposing legislation to levy a two percent premium tax on premiums collected by fraternal benefit societies.

By Senator Conklin, from seventeen residents of Black Hawk County favoring stricter legislation against sex offenders and child molesters.

By Senator Parker, from eleven residents of Buchanan County opposing any change in the chiropractic law.

By Senator Frommelt, from forty-one residents of Dubuque County opposing liberalization of the abortion law.

INTRODUCTION OF BILLS

Senate File 245, by Senators Thordsen and Nicholson (Shaw, Holden, O'Hearn, Voorhees, Radl, Koch, Huff, Newton, Dietz, Andersen, Sorg and Hansen of Black Hawk), a bill for an act relating to the compensation of the clerk of the grand jury.

Read first and second times and passed on file.

Senate File 246, by Senator Potter, a bill for an act relating to tax receipts.

Read first and second times and passed on file.

Senate File 247, by Senators Briles, Frey, Denman, Potgeter, DeHart, Van Gilst, Lisle, Klink, Gilley, Rigler, Shaff, Ollenburger, Stephens and Mogged, a bill for an act relating to newspaper editorials.

Read first and second times and passed on file.

Senate Joint Resolution 13, by Senators Denman, Shirley, Dodds, Palmer, Gaudineer and Doderer, a joint resolution proposing an amendment to the Constitution of the State of Iowa to give the Governor the authority to appoint a Secretary of State, Treasurer of State, and Attorney General and to provide that the General Assembly shall appoint an Auditor of State.

Read first and second times and passed on file.

SENATE FILE 33 DEFERRED

Senator Balloun asked and received unanimous consent that action on **Senate File 33** be deferred and that the bill retain its place on the calendar under unfinished business.

Senator O'Malley took the chair at 10:20 a.m.

CONSIDERATION OF BILLS

Senate File 73

On motion of Senator Lodwick, Senate File 73, a bill for an act adding a member of the Iowa development commission to the Mississippi Parkway Planning Commission, 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?" (S.F. 73) the vote was:

Ayes, 54:

Anderson	Frommelt	Lodwick	Potter
Arbuckle	Gaudineer	Lucken	Reichardt
Balloun	Gilley	McGill	Rigler
Clarke	Glenn	Messery	Schaben
Coleman	Griffin	Mogged	Shaff
Conklin	Hammer	Mowry	Shirley
Curran	Hill	Neu	Smith
DeHart	Hougen	Nicholson	Stanley
Denman	Keith	Ollenburger	Sullivan
Dodds	Klink	O'Malley	Thordsen
Doderer	Kosek	Palmer	Van Gilst
Erakine	Kyhl	Parker	Walsh
Flatt	Laverty	Potgeter	Weimer
Frey	Leonard		

Nays, none.

Absent or not voting, 7:

Benda
Briles

DeKoster
Lamborn

Lange
Lisle

Stephens

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

Senate File 78

On motion of Senator Potgeter, Senate File 78, a bill for an act relating to child labor, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Lodwick took the chair at 10:35 a.m.

Senator Gaudineer offered the following amendment:

Amend Senate File 78 by striking in line ten (10) the period (.) and inserting in lieu thereof the words, "and by inserting in lieu thereof the following:

"No one shall knowingly employ anyone under sixteen (16) years of age nor shall anyone under sixteen (16) years of age be employed, if such person, pursuant to the laws of Iowa, should be attending school, during the hours that the school such person should be attending is in session. The commissioner of labor shall make and promulgate pursuant to chapter seventeen (17) A of the Code, rules and regulations establishing proof of age for such employment; the maximum number of hours per day and per week such persons can be employed; the hours of the day such persons cannot be employed; and all other matters pertaining to the health and welfare of such persons while employed."

Senator Hill moved that Senate File 78 be re-referred to the committee on human and industrial relations.

President Jepsen took the chair at 11:00 a.m.

Senator Denman moved as a substitute motion that action on Senate File 78 be deferred until Tuesday, February 18, 1969.

Division was called for.

The motion was lost.

Senator Hill renewed his motion to re-refer Senate File 78 to the committee on human and industrial relations.

Division was called for.

The motion was lost.

Senator Gaudineer moved the adoption of his amendment.

Roll call was requested.

On the question "Shall the Gaudineer amendment be adopted?" (S.F. 78) the vote was:

Rule 8 was invoked.

Ayes, 18:

Anderson	Frommelt	McGill	Reichardt
Clarke	Gaudineer	Neu	Schaben
Coleman	Glenn	O'Malley	Shirley
Denman	Hill	Palmer	Weimer
Dodds	Keith		

Nays, 37:

Arbuckle	Gilley	Lodwick	Potter
Balloun	Griffin	Lucken	Rigler
Briles	Hammer	Messerly	Shaff
Conklin	Klink	Mogged	Smith
Curran	Kosek	Mowry	Stanley
DeHart	Kyhl	Nicholson	Sullivan
Doderer	Lamborn	Ollenburg	Thordsen
Erskine	Laverty	Parker	Van Gilst
Flatt	Leonard	Potgeter	Walsh
Frey			

Absent or not voting, 6:

Benda	Hougen	Lisle	Stephens
DeKoster	Lange		

The amendment was lost.

Senator Messerly offered the following amendment, filed by Senators Messerly and Denman, and moved its adoption:

Amend Senate File 78 by adding the following section:

Sec. ——. Section ninety-two point twelve (92.12), Code 1966, is hereby amended as follows:

1. Strike the word "boy" in line one (1) and insert in lieu thereof the word "child".
2. Strike the words "nor girl under eighteen years of age" in lines two (2) and three (3)."

The amendment was adopted.

Senator Doderer offered the following amendment and moved its adoption:

Amend Senate File 78 by adding the following section:

"Sec. 3. 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 Iowa City Press-Citizen, a newspaper published at Iowa City, Iowa, and in The Grundy Register, a newspaper published at Grundy Center, Iowa.

The amendment was adopted.

Senator Balloun asked and received unanimous consent to withdraw the following amendment:

Amend Senate File 78 by adding a new section as follows:

"Section ninety-two point one (92.1), Code 1966, is hereby amended as

follows: Strike from lines six (6) and seven (7), the words 'or in any store or mercantile establishment'."

Senator Balloun offered the following amendment and moved its adoption:

Amend Senate File 78 by adding the following new section:

"Section ninety-two point one (92.1), Code 1966, is hereby amended as follows: "strike from lines six (6), seven (7) and eight (8) the words 'or in any store or mercantile establishment where more than eight persons are employed,'"

The amendment 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?" (S.F. 78) the vote was:

Ayes, 53:

Anderson	Flatt	Lodwick	Potter
Arbuckle	Frey	Lucken	Reichardt
Balloun	Gilley	McGill	Rigler
Briles	Glenn	Messerly	Schaben
Clarke	Griffin	Mogged	Shirley
Coleman	Hammer	Mowry	Smith
Conklin	Keith	Neu	Stanley
Curran	Klink	Nicholson	Stephens
DeHart	Kosek	Ollenburg	Sullivan
DeKoster	Kyhl	O'Malley	Thordsen
Denman	Lamborn	Palmer	Van Gilst
Dodds	Laverty	Parker	Walsh
Doderer	Leonard	Potgeter	Weimer
Erskine			

Nays, 3:

Frommelt	Gaudineer	Hill
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Absent or not voting, 5:

Benda	Lange	Lisle	Shaff
Hougen			

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

DISTINGUISHED GUESTS

Senator Briles rose on a point of personal privilege and announced that the National Commander of the American Legion, William C. Doyle of New Jersey, the Iowa Commander, Robert White, Davenport, and the Iowa Department's representative to the National Executive Committee, Robert Lounsberry, McCallsburg, were waiting in the Senate lounge.

President Jepsen appointed Senators Briles, Potgeter and Schaben as a committee of three to escort these dignitaries to the rostrum.

The Senate stood at ease and resumed regular session at 11:30 a.m.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

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

House File 247, a bill for an act relating to the Revolutionary War Memorial Commission.

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

House File 248, a bill for an act relating to assignment of rooms in the Capitol Building.

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

House File 249, a bill for an act relating to the style for rules of administrative departments.

WILLIAM R. KENDRICK, Chief Clerk

CONSIDERATION OF BILLS

Senate File 176

On motion of Senator DeKoster, Senate File 176, a bill for an act relating to the codification of the revenue laws, was taken up and considered.

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?" (S.F. 176) the vote was:

Ayes, 58:

Anderson	Frey	Leonard	Potter
Arbuckle	Frommelt	Lodwick	Reichardt
Balloun	Gaudineer	Lucken	Rigler
Briles	Gilley	McGill	Schaben
Clarke	Glenn	Messerly	Shaff
Coleman	Griffin	Mogged	Shirley
Conklin	Hammer	Mowry	Smith
Curran	Hill	Neu	Stanley
DeHart	Keith	Nicholson	Stephens
DeKoster	Klink	Ollenburg	Sullivan
Denman	Kosek	O'Malley	Thordsen
Dodds	Kyhl	Palmer	Van Gilst
Doderer	Lamborn	Parker	Walsh
Erskine	Lange	Potgeter	Weimer
Flatt	Laverty		

Nays, none.

Absent or not voting, 3:

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

Senate File 177

On motion of Senator DeKoster, Senate File 177, a bill for an act to co-ordinate various statutes with the act creating the department of revenue, was taken up and considered.

Senator DeKoster offered the following amendment and moved its adoption:

Amend Senate File 177 by inserting in page 5, line 30, after the word "the" the word "first".

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?" (S.F. 177) the vote was:

Ayes, 56:

Anderson	Flatt	Lange	Parker
Arbuckle	Frey	Lavery	Potgeter
Balloun	Frommelt	Leonard	Potter
Benda	Gaudineer	Lodwick	Rigler
Clarke	Gilley	Lucken	Schaben
Coleman	Glenn	McGill	Shirley
Conklin	Griffin	Messerly	Smith
Curran	Hammer	Mogged	Stanley
DeHart	Hill	Mowry	Stephens
DeKoster	Keith	Neu	Sullivan
Denman	Klink	Nicholson	Thorsden
Dodds	Kosek	Ollenburg	Van Gilst
Doderer	Kyhl	O'Malley	Walsh
Erskine	Lamborn	Palmer	Weimer

Nays, none.

Absent or not voting, 5:

Briles	Lisle	Reichardt	Shaff
Hougen			

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 Mogged, 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 123.

CHARLES G. MOGGED
Chairman, Senate Committee
ELIZABETH SHAW
Chairman, House Committee

Report adopted.

BILL SIGNED BY THE PRESIDENT

The President of the Senate announced that, as President of the Senate, he had signed in the presence of the Senate: House File 123.

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

AFTERNOON SESSION

The Senate reconvened, President pro tempore Lodwick presiding.

INTRODUCTION OF BILLS

Senate File 248, by Senators Stanley, Mowry, Nicholson, Sullivan, Conklin and Thordsen, a bill for an act to define and punish sex offenses against children, and to provide for treatment and confinement of persons convicted of sex offenses and for greater protection of society against such persons.

Read first and second times and passed on file.

Senate File 249, by Senator Kosek, a bill for an act relating to the Iowa mental health authority.

Read first and second times and passed on file.

Senate File 250, by Senators Griffin, Mogged and Benda, a bill for an act relating to theft or conversion of a trade secret.

Read first and second times and passed on file.

Senate File 251, by Senators McGill and Shirley, a bill for an act relating to fishing licenses.

Read first and second times and passed on file.

Senate File 252, by Senator Reichardt, a bill for an act relating to organizations which sponsor or administer extracurricular, interscholastic contests or competitions.

Read first and second times and passed on file.

Senate File 253, by Senators DeKoster and Denman, a bill for an act relating to shorthand court reporters and their compensation.

Read first and second times and passed on file.

Senate File 254, by committee on social services (committee on social services), a bill for an act creating authority in the department of social services to transfer aid to dependent children funds to any other department or agency of the state of Iowa for the purpose of implementing federal assistance programs.

Read first and second times and placed on calendar.

Senate File 255, by Senator Rigler, a bill for an act to amend the report of the supreme court to the General Assembly in the matter of the rules of civil procedure, and rules for court administration.

Read first and second times and passed on file.

Senate Joint Resolution 14, by Senators Smith, Stanley, Balloun, Benda, Keith, Briles, Kyhl, Potter, Griffin, Kosek, DeKoster, Flatt, DeHart, Lucken, Potgeter, Conklin, Rigler, Sullivan, Walsh and Lodwick, a joint resolution proposing an amendment to the Constitution of the State of Iowa to provide means for the General Assembly to convene itself into special session between regular sessions.

Read first and second times and passed on file.

Senate Joint Resolution 15, by Senators Shirley, Denman, O'Malley, McGill, Doderer and Gaudineer, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the office of governor and lieutenant governor.

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

House Concurrent Resolution 16, providing that the appropriate standing committees be directed to conduct a study of capital and credit available for agriculture.

WILLIAM R. KENDRICK, Chief Clerk

HOUSE CONCURRENT RESOLUTION 16

By Strothman, Varley, Stokes, Menefee, Langland, Battles,
Crabb, Stromer, Holden, Shepherd, Kitner, Warren,
Lippold, Winkelman, Priebe, Mohrfeld, Corey
and Walter

Whereas, Agriculture is the backbone of the Iowa economy and modern methods of agriculture require the investment of large amounts of capital; and

Whereas, The obtaining of necessary capital for expanding and modernizing agricultural production depends on the amount of credit available to agricultural producers; and

Whereas, Agricultural producers throughout the state need information relating to the availability of capital and credit; now, therefore,

Be It Resolved by the House, the Senate Concurring, That the appropriate standing committees be directed to conduct a study of capital and credit available for agriculture, said committees to consult with legislators and other persons representing the businesses of agriculture and banking.

Be It Further Resolved, That the standing committees be directed to report the study findings and committee recommendations, accompanied by legislation incorporating such recommendations, to the session of the General Assembly commencing in January, 1970.

HOUSE MESSAGES CONSIDERED

House File 247, a bill for an act relating to the Revolutionary War Memorial Commission.

Read first and second times and passed on file.

House File 248, a bill for an act relating to assignment of rooms in the capitol building.

Read first and second times and passed on file.

House File 249, a bill for an act relating to the style for rules of administrative departments.

Read first and second times and passed on file.

SENATE CONCURRENT RESOLUTION 10

By Reichardt

Concurrent resolution petitioning the Congress of the United States to amend the selective service laws of the United States to permit persons to fulfill their military obligations by serving on local police forces.

Whereas, The Selective Service Act of 1939, as amended, requires physically and mentally qualified men between the ages of eighteen and thirty-five years of age to stand ready to answer the call of the President of the United States to serve in the armed forces of the United States; and

Whereas, This requirement is justified by the rationale that each citizen who is able should devote a portion of his life to the defense and preservation of the society in which he lives and from which he derives the rights and privileges guaranteed by the Constitution of the United States; and

Whereas, The internal security and order of the United States is of essential and perhaps primary importance in maintaining the ability and the will to resist aggressors from without, as well as to insure the preservation of the processes of orderly, nonviolent, and constructive change from within, which are necessary to the principles of a free society; and

Whereas, A major portion of the responsibility for maintaining the internal security and order of the United States is borne by the individual law enforcement agencies established to serve the states, counties, cities, and towns throughout the nation; and

Whereas, Such local law enforcement agencies often experience great difficulty in attracting and retaining the qualified personnel required to properly perform the duties with which they are charged; and

Whereas, The insufficiencies of local law enforcement agencies are reflected, in part, by the increasing incidence of crime, riots, and internal disorders which have recently plagued the states and their political subdivisions throughout the nation; and

Whereas, There exists a need to attract larger numbers of qualified personnel to fill the ranks of such law enforcement agencies in order to assist

in reversing the trend toward resolution of domestic injustice and conflict through violence; now, therefore,

Be It Resolved by the Senate, the House of Representatives Concurring: That application is hereby made to the Congress of the United States urging amendment of the selective service laws to permit qualifying young men to fulfill their military obligation by serving as peace officers in local law enforcement agencies; 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; and also to transmit copies thereof to the legislators of all other states of the United States.

BILLS ASSIGNED TO COMMITTEE

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

- S. F. 227 Schools
- S. F. 228 Ways and means
- S. F. 229 County government
- S. F. 230 Appropriations
- S. F. 231 County government
- S. F. 232 Ways and means
- S. F. 233 Human and industrial relations
- S. F. 234 Law enforcement
- S. F. 235 Transportation
- S. F. 237 Schools
- S. F. 239 Cities and towns
- S. F. 240 Appropriations
- S. F. 242 Schools
- S. F. 243 Judiciary
- S. F. 244 Cities and towns
- H. F. 13 State government
- H. F. 14 State government
- H. F. 60 Transportation
- H. F. 94 County government
- H. F. 103 County government
- H. F. 186 Cities and towns
- H. F. 222 Social services
- H. F. 228 Conservation and recreation

REPORTS OF COMMITTEES

Senator Walsh submitted the following reports:

MR. PRESIDENT: Your committee on cities and towns, to which was referred *Senate File 39*, a bill for an act relating to incorporation of a municipality to an urbanized area within three miles of a city over fifteen thousand

population, begs leave to report it has had the same under consideration and recommends the same **do pass**.

JOHN WALSH, Chairman

Ordered passed on file.

Also :

MR. PRESIDENT: Your committee on cities and towns, to which was referred **Senate File 152**, a bill for an act relating to the issuance of bonds by cities and towns, begs leave to report it has had the same under consideration and recommends the same **do pass**.

JOHN WALSH, Chairman

Ordered passed on file.

Also :

MR. PRESIDENT: Your committee on cities and towns, to which was referred **Senate File 159**, a bill for an act relating to civil service employees, begs leave to report it has had the same under consideration and recommends the same **do pass**.

JOHN WALSH, Chairman

Ordered passed on file.

Senator Lucken submitted the following report:

MR. PRESIDENT: Your committee on human and industrial relations, to which was referred **House File 39**, a bill for an act relating to emergency care or 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 39 by striking in line seven (7) the words, "willful or wanton misconduct" and by inserting in lieu thereof the word, "recklessness".

J. HENRY LUCKEN, Chairman

Ordered passed on file.

AMENDMENTS FILED

- 1 Senate File 7 is hereby amended by adding thereto the
- 2 following new section:
- 3 "There is hereby appropriated from the general fund of
- 4 the state of Iowa to the Iowa mental health authority for
- 5 the fiscal year beginning July 1, 1969 and ending June
- 6 30, 1970, in addition to any other appropriations made thereto
- 7 by law, the sum of sixty-four thousand (64,000.00) dollars,
- 8 or so much thereof as may be necessary, to be used in dis-
- 9 charging the duties imposed on the mental health authority
- 10 by this Act."

ERNEST KOSEK

- 1 Senate File 8 is hereby amended as follows:
- 2 1. By inserting in section one (1), subsection one (1),
- 3 following line five (5) on page two (2), the following new
- 4 paragraph:
- 5 "e. Care and treatment of persons admitted or committed
- 6 to the alcoholic treatment center at Oakdale."

- 7 2. By redesignating the succeeding paragraphs in section
8 one (1), subsection one (1), in accordance with this amendment.

ERNEST KOSEK

- 1 Amend Senate File 78 by striking in line ten (10) the period (.)
2 and inserting in lieu thereof the words, "and by inserting in lieu
3 thereof the following:
4 "No one shall knowingly employ anyone under sixteen (16) years
5 of age nor shall anyone under sixteen (16) years of age be employed,
6 if such person, pursuant to the laws of Iowa, should be attending
7 school, during the hours that the school such person should be at-
8 tending is in session. The commissioner of labor shall make and
9 promulgate pursuant to chapter seventeen (17) A of the Code, rules
10 and regulations establishing proof of age for such employment;
11 the maximum number of hours per day and per week such persons
12 can be employed; the hours of the day such persons cannot be em-
13 ployed; and all other matters pertaining to the health and wel-
14 fare of such persons while employed."

LEE H. GAUDINEER, JR.

- 1 Amend Senate File 78 by adding a new section as follows:
2 "Section ninety-two point one (92.1), Code
3 1966, is hereby amended as follows: Strike from lines six
4 (6) and seven (7), the words 'or in any store or mercantile establish-
ment'."

CHARLES BALLOUN

- 1 Amend Senate File 78 by adding the following section:
2 "Sec. —. Section ninety-two point twelve (92.12), Code 1966,
3 is hereby amended as follows:
4 1. Strike the word "boy" in line one (1) and insert in lieu thereof
5 the word "child".
6 2. Strike the words "nor girl under eighteen years of age" in
7 lines two (2) and three (3)."

FRANCIS MESSERLY
WILLIAM F. DENMAN

- 1 Amend Senate File 78 by adding the following section:
2 "Sec. 3. This Act, being deemed of immediate importance
3 shall be in full force and effect from and after its passage
4 and publication as provided by law, in the Iowa City Press-Citizen,
5 a newspaper published at Iowa City, Iowa, and in The Grundy
6 Register, a newspaper published at Grundy Center, Iowa."

MINNETTE F. DODERER

- 1 Amend Senate File 78 by adding the following new section:
2 "Section ninety-two point one (92.1), Code 1966, is hereby
3 amended as follows: "Strike from lines six (6), seven (7) and eight (8)
4 the words 'or in any store or mercantile establishment where more than
5 eight persons are employed,'"

CHARLES BALLOUN

- 1 Amend Senate File 202 as follows:
2 1. By striking from page 1 line 19, the word "may"
3 and inserting in lieu thereof the following: "will with
4 reasonable medical certainty".
5 2. By striking from page 1 line 21, the word "may"

6 and inserting in lieu thereof the following: "will with
7 reasonable medical certainty".

8 3. By striking from page 2 lines 4 and 5, the words
9 "whom he has chosen because of their professional compe-
10 tence" and inserting in lieu thereof the following: "who
11 have been selected because of their recognized profession-
12 al competence by a board of staff doctors in the hospital
13 where the abortion is to be performed".

ARTHUR A. NEU

1 Amend Senate File 221 by striking from the title
2 all words and figures after the word "to" in line 1,
3 page 1, and inserting in lieu thereof the following:
4 "provide for private school students residing in one
5 public school district to attend public school in
6 another school district for the purpose of taking
7 courses not available to them in their private school".

ARTHUR A. NEU

1 *Amend Senate File 227 as follows:

2 1. By striking from page 1, lines 2 and 3, the
3 word "nonpublic" and inserting in lieu thereof the
4 word "private".

5 2. By striking from page 1, line 11, the word
6 "nonpublic" and inserting in lieu thereof the word
7 "private".

ARTHUR A. NEU

1 Amend Senate File 238 as follows:

2 1. By striking from page 1, line 13, the word
3 "depressants" and inserting in lieu thereof the word
4 "depressant".

5 2. By striking from page 1, line 18, the word
6 "depressants" and inserting in lieu thereof the word
7 "depressant".

8 3. By striking from page 1, line 22, the word
9 "depressants" and inserting in lieu thereof the word
10 "depressant".

11 4. By striking from page 1, line 23, the words
12 "state department of pharmacy" and inserting in lieu
13 thereof the words "board of pharmacy examiners".

HUGH H. CLARKE

On motion of Senator Lange, the Senate adjourned until 9:00 a.m.,
Tuesday, February 18, 1969.

JOURNAL OF THE SENATE

SENATE CHAMBER,
DES MOINES, IOWA, TUESDAY, FEBRUARY 18, 1969.

The Senate met in regular session, President Jepsen presiding.

Prayer was offered by Reverend Richard Lehman, pastor of the St. Mark's Lutheran Church, Storm Lake, Iowa.

The Senate pledged allegiance to the flag.

Senator Rigler took the chair at 9:15 a.m.

The Journal of February 17, 1969, was approved.

LEAVES OF ABSENCE

Leaves of absence were granted as follows:

Senator Potgeter for the day on request of Senator Stanley; Senator Benda for the day on request of Senator Lodwick; Senator Lisle for part of the day on request of Senator DeKoster; Senator Frey for the day on request of Senator Balloun.

PETITIONS

The following petitions were presented and placed on file:

By Senator DeKoster, from one hundred forty-two residents of Sioux and Lyon Counties opposing the Great Plains plan for school reorganization.

By Senator Keith, from forty-eight residents of Kossuth and Humboldt Counties opposing liberalization of the abortion law.

By Senator Parker, from thirteen residents of Buchanan County favoring the increasing of tax levy for county conservation boards from one mill to three mills, authorizing county conservation boards to provide uniforms to their employees as a portion of such employees' compensation and to operate or lease concessions in or upon property under its control.

By Senator Smith, from twenty-nine residents of Osceola County favoring the licensing of snowmobiles.

By Senator Dodds, from six residents of Des Moines County favoring legislation to permit cooperation with federal agencies with respect to meat and poultry inspection.

INTRODUCTION OF BILLS

Senate File 256, by Senator Briles, a bill for an act relating to vital statistics.

Read first and second times and passed on file.

Senate File 257, by committee on commerce, a bill for an act to prevent dual regulation of certain annuity and endowment contracts.

Read first and second times and placed on calendar.

Senate File 258, by Senators Klink and Walsh (Tieden), a bill for an act to appropriate moneys from the general fund of the State of Iowa to the City of Guttenberg for flood control.

Read first and second times and passed on file.

Senate File 259, by Senator Erskine (Andersen, Miller of Jones, Ellsworth, Radl, Waugh, Koch, Stokes, Cochran, Menefee, Freeman of Buena Vista, Johnson of Audubon-Guthrie, Battles, Miller of Des Moines, Peterson, Shepherd, Caffrey, Schroeder, Kruse, Bergman, Doyle, Perkins, Schwartz, Renda, Welden, Darrington, Rodgers, McCartney, Huff, and Newton), a bill for an act relating to librarians and guidance counselors for junior and senior high schools.

Read first and second times and passed on file.

Senate Joint Resolution 16, by Senators Lucken, Smith, Benda, Mogged, Lodwick, Briles, McGill, DeHart, Hougen, Kosek, DeKoster, Reichardt, Frey, Denman, Parker and Walsh, a joint resolution proposing amendments to the Constitution of the State of Iowa relating to the office of Governor and Lieutenant Governor and other constitutional state offices, and providing for the Senate to elect a presiding officer.

Read first and second times and passed on file.

DISTINGUISHED GUEST PRESENTED

Senator Lavery rose on a point of personal privilege and presented to the Senate the Honorable Vera Shivvers, a former member of the Senate from Marion County, who was present in the Senate chamber.

CONSIDERATION OF BILLS

Senate File 183

On motion of Senator Arbuckle, Senate File 183, a bill for an act relating to the sales of tobacco, was taken up and considered.

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

On the question "Shall the bill pass?" (S.F. 183) the vote was:

Ayes, 54:

Anderson	Glenn	Lodwick	Reichardt
Arbuckle	Griffin	Lucken	Rigler
Balloun	Hammer	McGill	Schaben
Clarke	Hill	Messerly	Shaff
Coleman	Hougen	Mogged	Shirley
Conklin	Keith	Mowry	Smith
Curran	Klink	Neu	Stanley
DeHart	Kosek	Nicholson	Stephens
DeKoster	Kyhl	Ollenburg	Sullivan
Dodds	Lamborn	O'Malley	Thordsen
Doderer	Lange	Palmer	Van Gilst
Flatt	Laverty	Parker	Walsh
Gaudineer	Leonard	Potter	Weimer
Gilley	Lisle		

Nays, none.

Absent or not voting, 7:

Benda	Denman	Frey	Potgetar
Briles	Erskine	Frommelt	

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

Senate File 184

On motion of Senator Arbuckle, Senate File 184, a bill for an act relating to sales and use tax exemptions to nonprofit educational institutions, was taken up and considered.

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

On the question "Shall the bill pass?" (S.F. 184) the vote was:

Ayes, 54:

Anderson	Gilley	Lodwick	Reichardt
Arbuckle	Glenn	Lucken	Rigler
Balloun	Griffin	McGill	Schaben
Clarke	Hammer	Messerly	Shaff
Coleman	Hill	Mogged	Shirley
Conklin	Hougen	Mowry	Smith
Curran	Keith	Neu	Stanley
DeHart	Kosek	Nicholson	Stephens
DeKoster	Kyhl	Ollenburg	Sullivan
Denman	Lamborn	O'Malley	Thordsen
Dodds	Lange	Palmer	Van Gilst
Doderer	Laverty	Parker	Walsh
Flatt	Leonard	Potter	Weimer
Frommelt	Lisle		

Nays, none.

Absent or not voting, 7:

Benda	Erskine	Gaudineer	Potgeter
Briles	Frey	Klink	

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

Senate File 185

On motion of Senator DeKoster, Senate File 185, a bill for an act to correct a wrong reference in the school law, was taken up and considered.

Senator DeKoster offered the following amendment and moved its adoption:

Amend Senate File 185 by striking from page 1, line 7, the figures "(270.22)" and inserting in lieu thereof the figures "(279.22)".

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?" (S.F. 185) the vote was:

Ayes, 54:

Anderson	Frey	Leonard	Potter
Arbuckle	Frommelt	Lisle	Reichardt
Balloun	Gilley	Lodwick	Rigler
Briles	Glenn	Lucken	Schaben
Clarke	Griffin	Messerly	Shaff
Coleman	Hammer	Mogged	Shirley
Conklin	Hill	Mowry	Smith
Curran	Hougen	Neu	Stanley
DeHart	Keith	Nicholson	Stephens
DeKoster	Kosek	Ollenburg	Sullivan
Denman	Kyhl	O'Malley	Van Gilst
Dodds	Lamborn	Palmer	Walsh
Doderer	Lange	Parker	Weimer
Flatt	Laverty		

Nays, none.

Absent or not voting, 7:

Benda	Gaudineer	McGill	Thorsen
Erskine	Klink	Potgeter	

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

Senate File 186

On motion of Senator Coleman, Senate File 186, a bill for an act relating to motor fuel distributors' licenses, was taken up and considered.

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

On the question "Shall the bill pass?" (S.F. 186) the vote was:

Ayes, 53:

Anderson	Gilley	Lodwick	Reichardt
Arbuckle	Glenn	Lucken	Rigler
Balloun	Griffin	McGill	Schaben
Briles	Hammer	Messerly	Shaff
Clarke	Hougen	Mogged	Shirley
Coleman	Keith	Mowry	Smith
Conklin	Kosek	Neu	Stanley
Curran	Kyhl	Nicholson	Stephens
DeHart	Lamborn	Ollenburg	Sullivan
DeKoster	Lange	O'Malley	Thordsen
Dodds	Laverty	Palmer	Van Gilst
Doderer	Leonard	Parker	Walsh
Flatt	Lisle	Potter	Weimer
Frommelt			

Nays, none.

Absent or not voting, 8:

Benda	Erskine	Gaudineer	Klink
Denman	Frey	Hill	Potgeter

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

Senate File 187

On motion of Senator Lange, Senate File 187, a bill for an act relating to terms of district court, was taken up and considered.

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

On the question "Shall the bill pass?" (S.F. 187) the vote was:

Ayes, 55:

Anderson	Frommelt	Lisle	Reichardt
Arbuckle	Gilley	Lodwick	Rigler
Balloun	Glenn	Lucken	Schaben
Briles	Griffin	McGill	Shaff
Clarke	Hammer	Messerly	Shirley
Coleman	Hougen	Mogged	Smith
Conklin	Keith	Mowry	Stanley
Curran	Klink	Neu	Stephens
DeHart	Kosek	Nicholson	Sullivan
DeKoster	Kyhl	Ollenburg	Thordsen
Denman	Lamborn	O'Malley	Van Gilst
Dodds	Lange	Palmer	Walsh
Doderer	Laverty	Parker	Weimer
Flatt	Leonard	Potter	

Nays, none.

Absent or not voting, 6:

Benda	Frey	Hill	Potgeter
Erskine	Gaudineer		

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

Senate File 188

On motion of Senator DeKoster, Senate File 188, a bill for an act relating to the three-point tax law, was taken up and considered.

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

On the question "Shall the bill pass?" (S.F. 188) the vote was:

Ayes, 56:

Anderson	Frommelt	Leonard	Potter
Arbuckle	Gilley	Lisle	Reichardt
Balloun	Glenn	Lodwick	Rigler
Briles	Griffin	Lucken	Schaben
Clarke	Hammer	McGill	Shaff
Coleman	Hill	Messerly	Shirley
Conklin	Hougen	Mogged	Smith
Curran	Keith	Mowry	Stanley
DeHart	Klink	Neu	Stephens
DeKoster	Kosek	Nicholson	Sullivan
Denman	Kyhl	Ollenburg	Thordsen
Dodds	Lamborn	O'Malley	Van Gilst
Doderer	Lange	Palmer	Walsh
Flatt	Laverty	Parker	Weimer

Nays, none.**Absent or not voting, 5:**

Benda	Frey	Gaudineer	Potgeter
Erskine			

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

DISTINGUISHED GUEST PRESENTED

Senator Balloun rose on a point of personal privilege and presented to the Senate the Honorable Lawrence Putney, a former member of the Senate from Tama County, who was present in the Senate chamber.

CONSIDERATION OF BILLS**Senate File 189**

On motion of Senator Lange, Senate File 189, a bill for an act relating to annual sessions of the General Assembly, was taken up and considered.

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

On the question "Shall the bill pass?" (S.F. 189) the vote was:

Ayes, 55:

Anderson	Balloun	Clarke	Conklin
Arbuckle	Briles	Coleman	Curran

DeHart	Keith	Messerly	Schaben
DeKoster	Klink	Mogged	Shaff
Denman	Kosek	Mowry	Shirley
Dodds	Kyhl	Neu	Smith
Doderer	Lamborn	Nicholson	Stanley
Flatt	Lange	Ollenburg	Stephens
Frommelt	Laverty	O'Malley	Sullivan
Gilley	Leonard	Palmer	Thordsen
Glenn	Lisle	Parker	Van Gilst
Griffin	Lodwick	Potter	Walsh
Hammer	Lucken	Reichardt	Weimer
Hougen	McGill	Rigler	

Nays, none.

Absent or not voting, 6:

Benda	Frey	Hill	Potgeter
Erskine	Gaudineer		

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

Senate File 190

On motion of Senator Coleman, Senate File 190, a bill for an act relating to removal of billboards, etc., on highways, was taken up and considered.

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

On the question "Shall the bill pass?" (S.F. 190) the vote was:

Ayes, 54:

Anderson	Frommelt	Lisle	Reichardt
Arbuckle	Gilley	Lodwick	Rigler
Balloun	Glenn	Lucken	Schaben
Briles	Griffin	McGill	Shaff
Clarke	Hammer	Messerly	Shirley
Coleman	Hill	Mogged	Smith
Conklin	Hougen	Mowry	Stanley
Curran	Keith	Neu	Stephens
DeHart	Klink	Nicholson	Sullivan
DeKoster	Kosek	Ollenburg	Thordsen
Denman	Kyhl	Palmer	Van Gilst
Dodds	Lange	Parker	Walsh
Doderer	Laverty	Potter	Weimer
Flatt	Leonard		

Nays, none.

Voting present, 1:

O'Malley

Absent or not voting, 6:

Benda	Frey	Lamborn	Potgeter
Erskine	Gaudineer		

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

Senate File 191

On motion of Senator Lange, Senate File 191, a bill for an act relating to the board of library trustees and employees, was taken up and considered.

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

On the question "Shall the bill pass?" (S.F. 191) the vote was:

Ayes, 56:

Anderson	Frommelt	Leonard	Potter
Arbuckle	Gilley	Lisle	Reichardt
Balloun	Glenn	Lodwick	Rigler
Briles	Griffin	Lucken	Schaben
Clarke	Hammer	McGill	Shaff
Coleman	Hill	Messerly	Shirley
Conklin	Hougen	Mogged	Smith
Curran	Keith	Mowry	Stanley
DeHart	Klink	Neu	Stephens
DeKoster	Kosek	Nicholson	Sullivan
Denman	Kyhl	Ollenburg	Thordsen
Dodds	Lamborn	O'Malley	Van Gilst
Doderer	Lange	Palmer	Walsh
Flatt	Laverty	Parker	Weimer

Nays, none.

Absent or not voting, 5:

Benda	Frey	Gaudineer	Potgeter
Erskine			

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

Senate File 192

On motion of Senator Lange, Senate File 192, a bill for an act relating to instruction of children in the county juvenile detention home, was taken up and considered.

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

On the question "Shall the bill pass?" (S.F. 192) the vote was:

Ayes, 56:

Anderson	Dodds	Klink	Messerly
Arbuckle	Doderer	Kosek	Mogged
Balloun	Flatt	Kyhl	Mowry
Briles	Frommelt	Lamborn	Neu
Clarke	Gilley	Lange	Nicholson
Coleman	Glenn	Laverty	Ollenburg
Conklin	Griffin	Leonard	O'Malley
Curran	Hammer	Lisle	Palmer
DeHart	Hill	Lodwick	Parker
DeKoster	Hougen	Lucken	Potter
Denman	Keith	McGill	Reichardt

Rigler	Shirley	Stephens	Van Gilst
Schaben	Smith	Sullivan	Walsh
Shaff	Stanley	Thordsen	Weimer

Nays, none.

Absent or not voting, 5:

Benda	Frey	Gaudineer	Potgeter
Erskine			

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

Senate File 193

On motion of Senator Coleman, Senate File 193, a bill for an act relating to regulation of jitney buses in cities and towns, was taken up and considered.

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

On the question "Shall the bill pass?" (S.F. 193) the vote was:

Ayes, 56:

Anderson	Frommelt	Leonard	Potter
Arbuckle	Gilley	Lisle	Reichardt
Balloun	Glenn	Lodwick	Rigler
Briles	Griffin	Lucken	Schaben
Clarke	Hammer	McGill	Shaff
Coleman	Hill	Messerly	Shirley
Conklin	Hougen	Mogged	Smith
Curran	Keith	Mowry	Stanley
DeHart	Klink	Neu	Stephens
DeKoster	Kosek	Nicholson	Sullivan
Denman	Kyhl	Ollenburg	Thordsen
Dodds	Lamborn	O'Malley	Van Gilst
Doderer	Lange	Palmer	Walsh
Flatt	Laverty	Parker	Weimer

Nays, none.

Absent or not voting, 5:

Benda	Frey	Gaudineer	Potgeter
Erskine			

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

Senate File 194

On motion of Senator Coleman, Senate File 194, a bill for an act relating to special automobile registration plates, was taken up and considered.

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

On the question "Shall the bill pass?" (S.F. 194) the vote was:

Ayes, 56:

Anderson	Frommelt	Leonard	Potter
Arbuckle	Gilley	Lisle	Reichardt
Balloun	Glenn	Lodwick	Rigler
Briles	Griffin	Lucken	Schaben
Clarke	Hammer	McGill	Shaff
Coleman	Hill	Messerly	Shirley
Conklin	Hougen	Mogged	Smith
Curran	Keith	Mowry	Stanley
DeHart	Klink	Neu	Stephens
DeKoster	Kosek	Nicholson	Sullivan
Denman	Kyhl	Ollenburg	Thordsen
Dodds	Lamborn	O'Malley	Van Gilst
Doderer	Lange	Palmer	Walsh
Flatt	Laverty	Parker	Weimer

Nays, none.**Absent or not voting, 5:**

Benda	Freß	Gaudineer	Potgeter
Erskine			

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 action on **Senate File 195** be deferred and that the bill be placed on the calendar under unfinished business.

Senator DeHart asked and received unanimous consent that action on **Senate File 196** be deferred and that the bill be placed on the calendar under unfinished business.

Senate File 197

On motion of Senator DeKoster, Senate File 197, a bill for an act relating to the property tax limitation for area vocational schools and its review by the General Assembly, was taken up and considered.

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?" (S.F. 197) the vote was:

Ayes, 54:

Anderson	Dodds	Kyhl	Mowry
Arbuckle	Flatt	Lamborn	Neu
Balloun	Frommelt	Lange	Nicholson
Briles	Gilley	Laverty	Ollenburg
Clarke	Glenn	Leonard	O'Malley
Coleman	Griffin	Lisle	Palmer
Conklin	Hammer	Lodwick	Parker
Curran	Hougen	Lucken	Potter
DeHart	Keith	McGill	Reichardt
DeKoster	Klink	Messerly	Rigler
Denman	Kosek	Mogged	Schaben

Shaff
Shirley
Smith

Stanley
Stephens
Sullivan

Thordsen
Van Gilst

Walsh
Weimer

Nays, none.

Absent or not voting, 7:

Benda
Doderer

Erskine
Frey

Gaudineer
Hill

Potgeter

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

DISTINGUISHED GUEST PRESENTED

Senator DeKoster rose on a point of personal privilege and presented to the Senate the Honorable J. T. Dykhouse, a former member of the Senate from Lyon County, who was present in the Senate chamber.

CONSIDERATION OF BILLS

Senate File 198

On motion of Senator Arbuckle, Senate File 198, a bill for an act relating to deputy city clerks, was taken up and considered.

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

On the question "Shall the bill pass?" (S.F. 198) the vote was:

Ayes, 56:

Anderson
Arbuckle
Balloun
Briles
Clarke
Coleman
Conklin
Curran
DeHart
DeKoster
Denman
Dodds
Doderer
Flatt

Frommelt
Gilley
Glenn
Griffin
Hammer
Hill
Hougen
Keith
Klink
Kosek
Kyhle
Lamborn
Lange
Laverty

Leonard
Lisle
Lodwick
Lucken
McGill
Messerly
Mogged
Mowry
Neu
Nicholson
Ollenburg
O'Malley
Palmer
Parker

Potter
Reichardt
Rigler
Schaben
Shaff
Shirley
Smith
Stanley
Stephens
Sullivan
Thordsen
Van Gilst
Walsh
Weimer

Nays, none.

Absent or not voting, 5:

Benda
Erskine

Frey

Gaudineer

Potgeter

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

DISTINGUISHED GUEST PRESENTED

Senator Keith rose on a point of personal privilege and presented to the Senate the Honorable Duane Dewel, a former member of the Senate from Kossuth County, who was present in the Senate chamber.

CONSIDERATION OF BILLS

Senate File 199

On motion of Senator DeHart, Senate File 199, a bill for an act relating to city boards of health in certain cities, was taken up and considered.

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?" (S.F. 199) the vote was:

Ayes, 57:

Anderson	Gaudineer	Leonard	Potter
Arbuckle	Gilley	Lisle	Reichardt
Balloun	Glenn	Lodwick	Rigler
Briles	Griffin	Lucken	Schaben
Clarke	Hammer	McGill	Shaff
Coleman	Hill	Messerly	Shirley
Conklin	Hougen	Mogged	Smith
Curran	Keith	Mowry	Stanley
DeHart	Klink	Neu	Stephens
DeKoster	Kosek	Nicholson	Sullivan
Denman	Kyhl	Ollenburg	Thordsen
Dodds	Lamborn	O'Malley	Van Gilst
Doderer	Lange	Palmer	Walsh
Flatt	Laverty	Parker	Weimer
Frommelt			

Nays, none.

Absent or not voting, 4:

Benda	Erskine	Frey	Potgeter
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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 action on **Senate File 87** be deferred and that the bill be placed on the calendar under unfinished business.

Senate File 130

On motion of Senator Stanley, Senate File 130, a bill for an act to designate Herbert Hoover Day as a state holiday, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

Senator Stanley asked and received unanimous consent that **House File 95** be substituted for **Senate File 130**.

House File 95

On motion of Senator Stanley, House File 95, a bill for an act to designate Herbert Hoover Day as a recognition day, was taken up and considered.

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

On the question "Shall the bill pass?" (H.F. 95) the vote was:

Ayes, 56:

Arbuckle	Gaudineer	Leonard	Potter
Balloun	Gilley	Lisle	Reichardt
Briles	Glenn	Lodwick	Rigler
Clarke	Griffin	Lucken	Schaben
Coleman	Hammer	McGill	Shaff
Conklin	Hill	Messerly	Shirley
Curran	Hougen	Mogged	Smith
DeHart	Keith	Mowry	Stanley
DeKoster	Klink	Neu	Stephens
Denman	Kosek	Nicholson	Sullivan
Dodds	Kyhl	Ollenburg	Thordsen
Doderer	Lamborn	O'Malley	Van Gilst
Flatt	Lange	Palmer	Walsh
Frommelt	Laverty	Parker	Weimer

Nays, none.

Absent or not voting, 5:

Anderson	Erskine	Frey	Potgeter
Benda			

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 130** be withdrawn from further consideration of the Senate.

Senate File 157

On motion of Senator Neu, Senate File 157, a bill for an act relating to the office of a supreme court judge, 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?" (S.F. 157) the vote was:

Ayes, 53:

Anderson	Balloun	Conklin	DeHart
Arbuckle	Clarke	Curran	DeKoster

Denman	Keith	Messerly	Schaben
Dodds	Klink	Mogged	Shaff
Doderer	Kosek	Mowry	Shirley
Erskine	Kyhl	Neu	Smith
Flatt	Lamborn	Nicholson	Stanley
Gaudineer	Lange	Ollenburg	Stephens
Gilley	Laverty	O'Malley	Sullivan
Glenn	Leonard	Palmer	Thordsen
Griffin	Lodwick	Parker	Van Gilst
Hammer	Lucken	Potter	Walsh
Hill	McGill	Reichardt	Weimer
Hougen			

Nays, 3:

Coleman	Frommelt	Rigler
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Absent or not voting, 5:

Benda	Frey	Lisle	Potgeter
Briles			

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

Senate File 172

On motion of Senator Thordsen, Senate File 172, a bill for an act extending the powers of notaries public beyond the boundaries of their county of residency to the entire state, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

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

On the question "Shall the bill pass?" (S.F. 172) the vote was:

Ayes, 52:

Anderson	Frommelt	Leonard	Potter
Arbuckle	Gaudineer	Lodwick	Reichardt
Balloun	Gilley	Lucken	Rigler
Clarke	Glenn	McGill	Schaben
Coleman	Griffin	Messerly	Shaff
Conklin	Hammer	Mogged	Smith
Curran	Hougen	Mowry	Stanley
DeHart	Keith	Neu	Stephens
DeKoster	Klink	Nicholson	Sullivan
Denman	Kosek	Ollenburg	Thordsen
Dodds	Kyhl	O'Malley	Van Gilst
Doderer	Lamborn	Palmer	Walsh
Erskine	Lange	Parker	Weimer

Nays, 1:

Hill

Absent or not voting, 8:

Benda	Flatt	Laverty	Potgeter
Briles	Frey	Lisle	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 29, a bill for an act to allow district or municipal court judges to place the name of a juror, excused from one panel, on a succeeding panel.

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

House File 153, a bill for an act relating to investment of funds of life insurance companies in urban real estate and personal property.

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

House File 263, a bill for an act relating to trout possession limits by persons not required to obtain fishing licenses.

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

Senate File 44, a bill for an act relating to beer warehouses.

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

Senate File 45, a bill for an act relating to information required on beer tax reports.

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

Senate File 74, a bill for an act relating to unsolicited goods, wares, and merchandise.

WILLIAM R. KENDRICK, Chief Clerk

CONSIDERATION OF BILLS

Senate File 163

On motion of Senator Gaudineer, Senate File 163, a bill for an act relating to replevin bonds, 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?" (S.F. 163) the vote was:

Ayes, 54:

Anderson	Denman	Griffin	Lamborn
Arbuckle	Dodds	Hammer	Lange
Clarke	Doderer	Hill	Laverty
Coleman	Erskine	Hougen	Leonard
Conklin	Frommelt	Keith	Lodwick
Curran	Gaudineer	Klink	Lucken
DeHart	Gilley	Kosek	McGill
DeKoster	Glenn	Kyhl	Messery

Mogged	Palmer	Shaff	Sullivan
Mowry	Parker	Shirley	Thordsen
Neu	Potter	Smith	Van Gilst
Nicholson	Reichardt	Stanley	Walsh
Ollenburg	Rigler	Stephens	Weimer
O'Malley	Schaben		

Nays, none.

Absent or not voting, 7:

Balloun	Briles	Frey	Potgeter
Benda	Flatt	Lisle	

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

House File 108

On motion of Senator O'Malley, House File 108, a bill for an act relating to the Iowa Employment Security Commission, 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?" (H.F. 108) the vote was:

Ayes, 56:

Anderson	Frommelt	Laverty	Potter
Arbuckle	Gaudineer	Leonard	Reichardt
Balloun	Gilley	Lodwick	Rigler
Briles	Glenn	Lucken	Schaben
Clarke	Griffin	McGill	Shaff
Coleman	Hammer	Messerly	Shirley
Conklin	Hill	Mogged	Smith
Curran	Hougen	Mowry	Stanley
DeHart	Keith	Neu	Stephens
DeKoster	Klink	Nicholson	Sullivan
Denman	Kosek	Ollenburg	Thordsen
Dodds	Kyhl	O'Malley	Van Gilst
Doderer	Lamborn	Palmer	Walsh
Erskine	Lange	Parker	Weimer

Nays, none.

Absent or not voting, 5:

Benda	Frey	Lisle	Potgeter
Flatt			

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

House File 113

On motion of Senator O'Malley, House File 113, a bill for an act relating to dogs in food establishments, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

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

On the question "Shall the bill pass?" (H.F. 113) the vote was:

Ayes, 56:

Anderson	Frommelt	Lavery	Potter
Arbuckle	Gaudineer	Leonard	Reichardt
Balloun	Gilley	Lodwick	Rigler
Briles	Glenn	Lucken	Schaben
Clarke	Griffin	McGill	Shaff
Coleman	Hammer	Messerly	Shirley
Conklin	Hill	Mogged	Smith
Curran	Hougen	Mowry	Stanley
DeHart	Keith	Neu	Stephens
DeKoster	Klink	Nicholson	Sullivan
Denman	Kosek	Ollenburg	Thordsen
Dodds	Kyhl	O'Malley	Van Gilst
Doderer	Lamborn	Palmer	Walsh
Erskine	Lange	Parker	Weimer

Nays, none.

Absent or not voting, 5:

Benda	Frey	Lisle	Potgeter
Flatt			

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 action on **House File 127** be deferred and that the bill be placed on the calendar under unfinished business.

House File 128

On motion of Senator O'Malley, House File 128, a bill for an act relating to mandatory revocation of beer permits, 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?" (H.F. 128) the vote was:

Ayes, 54:

Anderson	Denman	Keith	McGill
Arbuckle	Dodds	Klink	Messerly
Balloun	Doderer	Kosek	Mogged
Briles	Erskine	Kyhl	Mowry
Clarke	Gaudineer	Lamborn	Neu
Coleman	Gilley	Lange	Nicholson
Conklin	Glenn	Lavery	Ollenburg
Curran	Griffin	Leonard	O'Malley
DeHart	Hammer	Lodwick	Palmer
DeKoster	Hougen	Lucken	Parker

Potter	Shaff	Stephens	Van Gilst
Reichardt	Shirley	Sullivan	Walsh
Rigler	Smith	Thordsen	Weimer
Schaben	Stanley		

Nays, none.

Voting present, 1:

Hill

Absent or not voting, 6:

Benda	Frey	Lisle	Potgeter
Flatt	Frommelt		

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

House File 130

On motion of Senator O'Malley, House File 130, a bill for an act relating to aid to laboratory schools, 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?" (H.F. 130) the vote was:

Ayes, 56:

Anderson	Frommelt	Lavery	Potter
Arbuckle	Gaudineer	Leonard	Reichardt
Balloun	Gilley	Lodwick	Rigler
Briles	Glenn	Lucken	Schaben
Clarke	Griffin	McGill	Shaff
Coleman	Hammer	Messerly	Shirley
Conklin	Hill	Mogged	Smith
Curran	Hougen	Mowry	Stanley
DeHart	Keith	Neu	Stephens
DeKoster	Klink	Nicholson	Sullivan
Denman	Kosek	Ollenburg	Thordsen
Dodds	Kyhl	O'Malley	Van Gilst
Doderer	Lamborn	Palmer	Walsh
Erskine	Lange	Parker	Weimer

Nays, none.

Absent or not voting, 5:

Benda	Frey	Lisle	Potgeter
Flatt			

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

Senator Walsh moved that **Senate File 202** be referred to the committee on judiciary.

Roll call was requested.

**ANNOUNCEMENT OF INVESTIGATING COMMITTEES
ON GOVERNOR'S APPOINTMENTS**

President Jepsen, in accordance with section 2.40, Code 1966, announced the appointment of the following Senators to investigating committees:

As members of the State Board of Tax Review:

Edwin A. Hicklin, Wapello, Louisa County, Iowa, for the unexpired and regular terms, ending June 30, 1975:

Senator Stephens, Chairman
Senator Stanley
Senator Mogged
Senator Lodwick
Senator Doderer

L. L. Peirce, Newton, Jasper County, Iowa, for the unexpired term, ending June 30, 1973:

Senator Benda, Chairman
Senator Balloun
Senator DeHart
Senator Van Gilst
Senator Hill

Marvin Winick, Des Moines, Polk County, Iowa, for the unexpired term, ending June 30, 1971:

Senator O'Malley, Chairman
Senator DeKoster
Senator Lavery
Senator DeHart
Senator Hill

As Commissioner of Public Health:

James F. Speers, Des Moines, Polk County, Iowa, for the unexpired and regular terms, ending June 30, 1973:

Senator Kosek, Chairman
Senator Denman
Senator Lisle
Senator Arbuckle
Senator Shirley

As members of the State Board of Public Instruction:

Mrs. Richard Cole, Decorah, Winneshiek County, Iowa, for the unexpired term ending January 2, 1974:

Senator Gilley, Chairman
Senator Rigler
Senator Klink
Senator Stanley
Senator Frommelt

Nolden Gentry, Des Moines, Polk County, Iowa, for the unexpired term, ending January 2, 1974:

Senator Platt, Chairman
Senator Reichardt
Senator Lavery
Senator Briles
Senator Gaudineer

Richard H. Delaney, Burlington, Des Moines County, Iowa, for the unexpired term, ending January 2, 1974:

Senator Lodwick, Chairman

Senator Stephens
Senator Anderson
Senator Glenn
Senator Dodds

As members of the Commission for the Blind:

Mrs. Wayne Bonnell, Fort Dodge, Webster County, Iowa, for the regular term, ending June 30, 1972:

Senator Coleman, Chairman
Senator Arbuckle
Senator Neu
Senator Ollenburger
Senator Potgeter

Elwyn H. Hemken, Blairsburg, Hamilton County, Iowa, for the unexpired term, ending June 30, 1970:

Senator Clarke, Chairman
Senator Kyhl
Senator Curran
Senator Mowry
Senator Palmer

As members of the Council on Social Services:

Mrs. Meredith U. Deevers, Bettendorf, Scott County, Iowa, for the unexpired term, ending June 30, 1973:

Senator Nicholson, Chairman
Senator Shaff
Senator Hougen
Senator Thordsen
Senator Lamborn

Lois M. Emanuel, Marion, Linn County, Iowa, for the unexpired term, ending June 30, 1973:

Senator Potter, Chairman
Senator Parker
Senator Conklin
Senator Walsh
Senator Weimer

David F. McCann, Council Bluffs, Pottawattamie County, Iowa, for the unexpired term, ending June 30, 1971:

Senator Frey, Chairman
Senator Griffin
Senator Lange
Senator Coleman
Senator Schaben

Fernice (Fritz) W. Robbins, Waterloo, Black Hawk County, Iowa, for the unexpired term, ending June 30, 1971:

Senator Messerly, Chairman
Senator Keith
Senator Hammer
Senator Leonard
Senator O'Malley

David J. Albert, Sioux City, Woodbury County, Iowa, for the regular and unexpired term, ending June 30, 1975:

Senator Erskine, Chairman
Senator Sullivan
Senator Lucken
Senator Smith
Senator McGill

EXPLANATION OF VOTE ON SENATE FILE 185

I was out of the Senate chamber when the vote was taken on Senate File 185. Had I been present, I would have voted "aye".

DONALD S. MCGILL

EXPLANATION OF VOTE ON HOUSE FILE 95

I was out of the Senate chamber for a long distance telephone call when the vote was taken on House File 95. If I had been present, I would have voted "aye".

QUENTIN V. ANDERSON

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

AFTERNOON SESSION

The Senate reconvened, Senator Mowry presiding.

INTRODUCTION OF BILLS

Senate File 260, by Senators Reichardt, Doderer, Denman, Gaudi-neer, Neu and Walsh, a bill for an act to allow a lawfully married student to attend school and to participate in extracurricular activities.

Read first and second times and passed on file.

Senate File 261, by Senators Arbuckle, Curran, Griffin, Sullivan, Smith, Lange, Conklin, Flatt, Thordsen, Kosek, Messerly, Potter, Potgeter, Clarke, DeHart, Walsh and Stanley, a bill for an act relating to riot control.

Read first and second times and passed on file.

Senate File 262, by Senator Erskine (Andersen), a bill for an act relating to the amount of money a county may spend to repair and remodel buildings owned by the county.

Read first and second times and passed on file.

Senate File 263, by Senators Hill and Lamborn, a bill for an act relating to motor vehicles.

Read first and second times and passed on file.

Senate File 264, by Senators Benda, Lodwick and McGill (Millen, Sorg, Mayberry and Ellsworth), a bill for an act relating to requiring fluoride adjustment of municipal water supplies, and prescribing the powers and duties of the state department of health in relation thereto.

Read first and second times and passed on file.

Senate File 265, by Senator Griffin, a bill for an act relating to the collection of premium taxes on insurance premiums collected by nonprofit hospital and medical service corporations.

Read first and second times and passed on file.

Senate File 266, by Senator Shirley, a bill for an act relating to the salary of sheriffs.

Read first and second times and passed on file.

Senate File 267, by Senators Griffin and Frey (Van Nostrand, Schroeder, Perkins and Walter), a bill for an act relating to the salaries of deputy sheriffs in counties holding district court in two places.

Read first and second times and passed on file.

Senate File 268, by Senators Balloun, Stephens and Smith (Graham, Stokes, Nielsen, Johnson of Audubon-Guthrie, Ossian, Winkelman, Edgington, Miller of Page, Peterson, Fisher of Greene, Strothman, Priebe, Brinck, Dougherty, Van Roekel, Nelson, Knight, Fischer of Grundy and Tieden), 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 269, by committee on social services, a bill for an act establishing a radiation control program and making an appropriation therefor.

Read first and second times and placed on calendar.

Senate Joint Resolution 17, by Senator Clarke, a joint resolution proposing an amendment to the Constitution of the State of Iowa repealing sections which provide for the distribution of fines to school districts.

Read first and second times and passed on file.

HOUSE MESSAGES CONSIDERED

House File 29, a bill for an act to allow district or municipal court judges to place the name of a juror, excused from one panel, on a succeeding panel.

Read first and second times and passed on file.

House File 153, a bill for an act relating to investment of funds of life insurance companies in urban real estate and personal property.

Read first and second times and passed on file.

House File 263, a bill for an act relating to trout possession limits by persons not required to obtain fishing licenses.

Read first and second times and passed on file.

BILLS ASSIGNED TO COMMITTEE

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

S.J.R. 13	Constitutional amendments and reapportionment
S.J.R. 14	Constitutional amendments and reapportionment
S.J.R. 15	Constitutional amendments and reapportionment
S.J.R. 16	Constitutional amendments and reapportionment
S. F. 245	County government
S. F. 246	County government
S. F. 247	Judiciary
S. F. 248	Judiciary
S. F. 249	State government
S. F. 250	Commerce
S. F. 251	Conservation and recreation
S. F. 252	Schools
S. F. 253	Judiciary
S. F. 255	Judiciary
S. F. 256	State government
S. F. 258	Appropriations
S. F. 259	Schools
H. F. 247	Judiciary
H. F. 248	State government
H. F. 249	Judiciary

MOTION TO RECONSIDER

MR. PRESIDENT: I move to reconsider the vote by which Senate File 188 passed the Senate.

ALAN SHIRLEY

REPORTS OF COMMITTEES

Senator Balloun submitted the following report:

MR. PRESIDENT: Your committee on conservation and recreation, to which was referred ~~Senate Concurrent Resolution 9~~, concerning a proposed study committee in regard to littering, begs leave to report it has had the same under consideration and recommends the same *de pass*.

CHARLES BALLOUN, Chairman

Ordered passed on file.

Senator DeKoster submitted the following reports:

MR. PRESIDENT: Your committee on judiciary, to which was referred ~~Senate File 129~~, a bill for an act relating to the issuance of marriage licenses,

begs leave to report it has had the same under consideration and recommends the same do pass.

LUCAS J. DeKOSTER, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary, to which was referred House File 125, a bill for an act relating to judicial nominating commissions, 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 125 by striking all after the enacting clause and insert in lieu thereof the following:

Section 1. Section forty-six point one (46.1), Code 1966, is repealed and the following enacted in lieu thereof:

"The governor shall appoint, subject to confirmation by the senate, one elector of each congressional district to the state judicial nominating commission for a six-year term beginning July 1. The terms of no more than three nor less than two of such members shall expire within the same two-year period. The governor shall within thirty days following the organization of each regular session of the general assembly, appoint for a like term, with approval of the senate, a successor to the member of the commission from a congressional district whose term of office will expire June 30 following."

Sec. 2. Section forty-six point two (46.2), Code 1966, is repealed and the following enacted in lieu thereof:

"The resident members of the bar of each congressional district shall elect one elector of such district to the state judicial nominating commission for a six-year term beginning July 1. The terms of no more than three nor less than two of such members shall expire within the same two-year period, the expiration dates being governed by the expiration dates of the terms of the original appointive members. The members of the bar of the respective congressional districts shall in January, immediately preceding the expiration of the term of a member of the commission, elect a successor for a like term."

Sec. 3. Section forty-six point three (46.3), Code 1966, is repealed and the following enacted in lieu thereof:

"The governor shall appoint five electors of each judicial district to the district judicial nominating commission for six-year terms. The terms of no more than two of such members shall expire within the same two-year period. Prior to expiration of each of said terms, the governor shall so appoint a successor for a like term."

Sec. 4. Section forty-six point four (46.4), Code 1966, is repealed and the following enacted in lieu thereof:

"The resident members of the bar of each judicial district shall elect five electors of the district to the district judicial nominating commission for six-year terms. The terms of no more than two of such members shall expire within the same two-year period, the expiration dates being governed by the expiration date of the terms of the original appointive members. The members of the bar of the respective judicial districts shall, in January immediately preceding the expiration of the term of a member of the commission, elect a successor for a like term."

Sec. 5. The terms of members serving on state and district nominating commissions on the effective date of this Act shall not be affected by the passage of this Act."

LUCAS J. DeKOSTER, Chairman

Ordered passed on file.

Senator Kyhl submitted the following report:

MR. PRESIDENT: Your committee on law enforcement, to which was referred **Senate File 175**, a bill for an act relating to penalties for the commission of or the attempt to commit crimes when armed with firearms, begs leave to report it has had the same under consideration and recommends the same **do pass**.

VERNON H. KYHL, Chairman

Ordered passed on file.

AMENDMENTS FILED

- 1 Amend Senate File 202 as follows:
- 2 1. By inserting in page 1, line 3, the words "or section three (3)"
- 3 before the word "of".
- 4 2. By inserting in page 1, line 14, a comma after the word "drugs".
- 5 3. By inserting in page 2, line 2, the word "alleged" following the
- 6 word "such".
- 7 4. By inserting in page 2, line 3, a comma after the word "surgeons".
- 8 5. By inserting in page 2, line 4, a comma after the word "surgeons".
- 9 6. By inserting in page 2, line 5, a comma after the word "whom".
- 10 7. By inserting in page 2, line 6, a comma after the word "health".
- 11 8. By striking from page 2, lines 9 through 15, inclusive, and inserting
- 12 in lieu thereof the following:
- 13 "3. He has a request for the termination of the pregnancy
- 14 voluntarily signed by the woman, and if the woman is a minor,
- 15 then only after permission is given in writing by her husband if
- 16 she is married, or by a parent, guardian, or person standing in
- 17 the place of a parent to said minor. However, if the woman has been
- 18 adjudicated incompetent by any court of competent jurisdiction, he
- 19 has a request in writing by her husband if she is married, or by
- 20 any parent, guardian or person standing in the place of a parent
- 21 to such incompetent woman; and".
- 22 9. By inserting in page 2 after line 17 the following:
- 23 "Sec. 3. A licensed physician and surgeon, or an osteopathic
- 24 physician and surgeon, may lawfully terminate a pregnancy if an
- 25 emergency exists and such procedure is necessary to save the life
- 26 of the woman."
- 27 10. By renumbering the following sections.

ERNEST KOSEK

- 1 Amend Senate File 220 by adding the following sub-
- 2 section at the end thereof:
- 3 "3. By inserting in line two (2) after the word
- 4 "except" the words "farm trailers and"."

JAMES E. BRILES

- 1 Amend Senate File 223 by striking from page 1, line
- 2 1, the words "practice of" and inserting in lieu thereof
- 3 the following words "penalty for solicitation of business
- 4 for".

CHARLES G. MOGGED

On motion of Senator Nicholson, the Senate adjourned until 9:00 a.m., Wednesday, February 19, 1969.

JOURNAL OF THE SENATE

**SENATE CHAMBER,
DES MOINES, IOWA, WEDNESDAY, FEBRUARY 19, 1969.**

The Senate met in regular session, President Jepsen presiding.

Prayer was offered by Reverend Clyde Leimberer, pastor of the Southwest Alliance Church, Des Moines, Iowa.

The Senate pledged allegiance to the flag.

The Journal of February 18, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Senator Benda for the day on request of Senator Lodwick.

PETITIONS

The following petitions were presented and placed on file:

By Senator Curran, from thirty-six residents of Cerro Gordo County opposing liberalization of the abortion law.

By Senator Laverty, from twelve residents of Marion and Warren Counties favoring legislation to permit cooperation with federal agencies with respect to meat and poultry inspection.

By Senator Nicholson, from ninety-six residents of Scott County favoring passage of Senate File 202 relating to abortion.

By Senator McGill, from twelve residents of Lucas, Monroe and Appanoose Counties favoring legislation to permit cooperation with federal agencies with respect to meat and poultry inspection.

By Senator Stanley, from two thousand six hundred ninety-eight residents of the State of Iowa supporting legislation to lower the voting age, preferably to eighteen, as the ultimate way in which the Iowa state legislature can demonstrate its faith in this state's next generation.

VISITORS WELCOMED

President Jepsen welcomed to the Senate forty-five students, members of the seventh and eighth grades of Peoria Christian School, Peoria, who were present in the balcony accompanied by their principal, Robert DeJager.

INTRODUCTION OF BILLS

Senate File 270, by Senators Curran, Coleman, Stephens, Clarke, Dodds, Keith, Lavery, Parker, Shaff and Smith, a bill for an act relating to merger and consolidation of cooperative associations.

Read first and second times and passed on file.

Senate File 271, by Senators DeKoster and Denman, a bill for an act relating to the conveyance of an interest in land, and defining marketable record title.

Read first and second times and passed on file.

UNFINISHED BUSINESS

The Senate resumed consideration of the motion by Senator Walsh to refer **Senate File 202** to the committee on judiciary.

Senator Lucken moved the previous question on the motion.

Roll call was requested.

On the question "Shall the main question be now put?" the vote was:

Rule 8 was invoked.

Ayes, 7:

Arbuckle	DeKoster	Lucken	Stephens
Coleman	Erskine	Rigler	

Nays, 58:

Anderson	Gilley	Leonard	Potgeter
Balloun	Glenn	Lisle	Potter
Briles	Griffin	Lodwick	Reichardt
Clarke	Hammer	McGill	Schaben
Conklin	Hill	Messerly	Shaff
Curran	Hougen	Mogged	Shirley
DeHart	Keith	Mowry	Smith
Denman	Klink	Neu	Stanley
Dodds	Kosek	Nicholson	Sullivan
Doderer	Kyhl	Ollenburg	Thorsen
Flatt	Lamborn	O'Malley	Van Gilst
Frey	Lange	Palmer	Walsh
Frommelt	Lavery	Parker	Weimer
Gaudineer			

Absent or not voting, 1:

Benda

The motion on the previous question was lost.

SENATE FILE 202 POSTPONED TO A TIME CERTAIN

Senator Stanley moved as a substitute motion that consideration of **Senate File 202** be postponed until Friday, February 21, 1969, at 8:00 a.m.

Roll call was requested.

On the question "Shall the substitute motion to postpone consideration of Senate File 202 until Friday, February 21, 1969, at 8:00 a.m. be adopted?" the vote was:

Rule 8 was invoked.

Ayes, 32:

Anderson	Doderer	Lange	Ollenburg
Arbuckle	Flatt	Lavery	Parker
Clarke	Glenn	Leonard	Potgeter
Conklin	Griffin	Lisle	Reichardt
DeHart	Hammer	Lodwick	Shaff
DeKoster	Hougen	McGill	Smith
Denman	Keith	Mowry	Stanley
Dodds	Kosek	Nicholson	Stephens

Nays, 28:

Balloun	Gaudineer	Messerly	Schaben
Briles	Gilley	Mogged	Shirley
Coleman	Hill	Neu	Sullivan
Curran	Klink	O'Malley	Thordsen
Erskine	Kyhl	Palmer	Van Gilst
Frey	Lamborn	Potter	Walsh
Frommelt	Lucken	Rigler	Weimer

Absent or not voting, 1:

Benda

The substitute motion was adopted.

MOTION TO RECONSIDER WITHDRAWN

Senator Shirley asked and received unanimous consent to withdraw the motion to reconsider the vote by which **Senate File 188** passed the Senate, filed by him on February 18 and found on page 318 of the Senate Journal.

Senate File 195

On motion of Senator DeHart, Senate File 195, a bill for an act relating to tax exemptions and credits, was taken up for further 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?" (S.F. 195) the vote was:

Ayes, 58:

Anderson	Briles	Conklin	DeKoster
Arbuckle	Clarke	Curran	Denman
Balloun	Coleman	DeHart	Dodds

Doderer	Klink	Mogged	Rigler
Flatt	Kosek	Mowry	Schaben
Frey	Kyhl	Neu	Shirley
Frommelt	Lamborn	Nicholson	Smith
Gaudineer	Lange	Ollenburg	Stanley
Gilley	Laverty	O'Malley	Stephens
Glenn	Leonard	Palmer	Sullivan
Griffin	Lisle	Parker	Thordsen
Hammer	Lodwick	Potgeter	Van Gilst
Hill	Lucken	Potter	Walsh
Hougen	McGill	Reichardt	Weimer
Keith	Messerly		

Nays, none.

Absent or not voting, 3:

Benda Erskine Shaff

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

Senate File 196

On motion of Senator DeHart, Senate File 196, a bill for an act relating to civil liability of townships, was taken up for further 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?" (S.F. 196) the vote was:

Ayes, 59:

Anderson	Frey	Laverty	Potgeter
Arbuckle	Frommelt	Leonard	Potter
Balloun	Gaudineer	Lisle	Reichardt
Briles	Gilley	Lodwick	Rigler
Clarke	Glenn	Lucken	Schaben
Coleman	Griffin	McGill	Shirley
Conklin	Hammer	Messerly	Smith
Curran	Hill	Mogged	Stanley
DeHart	Hougen	Mowry	Stephens
DeKoster	Keith	Neu	Sullivan
Danman	Klink	Nicholson	Thordsen
Dodds	Kosek	Ollenburg	Van Gilst
Doderer	Kyhl	O'Malley	Walsh
Erskine	Lamborn	Palmer	Weimer
Flatt	Lange	Parker	

Nays, none.

Absent or not voting, 2:

Benda Shaff

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 Mogged, 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 44, 45 and 74.

CHARLES G. MOGGED
Chairman, Senate Committee
ELIZABETH SHAW
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 the following bills: Senate Files 44, 45 and 74.

BILLS SENT TO THE GOVERNOR

Senator Mogged, from the committee on enrolled bills, submitted the following report:

MR. PRESIDENT: Your committee on enrolled bills respectfully reports that it has, on this 19th day of February, 1969, sent to the Governor for his approval: Senate Files 44, 45 and 74.

CHARLES G. MOGGED, Chairman

Passed on file.

UNFINISHED BUSINESS

Senate File 87

On motion of Senator Frey, Senate File 87, a bill for an act to repeal the county option provisions of chapter one hundred twenty-three (123), Code 1966, was taken up for further consideration.

Senator Lange took the chair at 11:30 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?" (S.F. 87) the vote was:

Rule 8 was invoked.

Ayes, 37:

Arbuckle	Frommelt	Lange	O'Malley
Clarke	Gaudineer	Lavery	Palmer
Coleman	Griffin	Lisle	Potgeter
Conklin	Hougen	Lucken	Reichardt
DeHart	Klink	McGill	Rigler
DeKoster	Kosek	Mogged	Schaben
Denman	Kyhl	Mowry	Shaff
Frey	Lamborn	Nicholson	Shirley

Stanley
Sullivan

Thordsen

Walsh

Weimer

Nays, 22:

Anderson
Balloun
Briles
Curran
Dodds
Doderer

Erskine
Flatt
Gilley
Glenn
Hammer
Hill

Keith
Leonard
Lodwick
Messerly
Neu

Ollenburg
Parker
Smith
Stephens
Van Gilst

Absent or not voting, 2:

Benda

Potter

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, the Senate recessed until 3:00 p.m.

AFTERNOON SESSION

The Senate reconvened, President Jepsen presiding.

INTRODUCTION OF BILLS

Senate File 272, by Senator Reichardt, a bill for an act relating to bonding of employees.

Read first and second times and passed on file.

Senate File 273, by Senators DeHart, Keith, Thordsen and Frey, a bill for an act relating to the compensation of councilmen of cities and towns.

Read first and second times and passed on file.

Senate File 274, by committee on judiciary, a bill for an act relating to leased and rented vehicles offenses.

Read first and second times and placed on calendar.

Senate File 275, by Senator Leonard, a bill for an act to provide for establishment and operation of regional school districts.

Read first and second times and passed on file.

Senate File 276, by Senators Lodwick, O'Malley, Neu and Glenn, a bill for an act relating to court records.

Read first and second times and passed on file.

Senate File 277, by Senators Rigler and Frommelt, a bill for an act relating to state communications.

Read first and second times and passed on file.

Senate File 278, by Senators Potter, Mowry, Keith and Thordsen, a bill for an act relating to the use of sewer rental funds.

Read first and second times and passed on file.

Senate File 279, by commerce committee, a bill for an act to amend section five hundred thirty-five point two (535.2), Code 1966, relating to the rate of interest to which parties may agree in writing.

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 3, a bill for an act relating to issuance of single cab cards for vehicles subject to provisions of chapter three hundred twenty-six (326) of the Code.

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

House File 15, a bill for an act to provide that retired members of IPERS may elect to have one-half of their retirement allowances invested in a variable investment fund account.

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

House File 175, a bill for an act relating to the sales tax on propane used in drying grain.

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

House File 210, a bill for an act relating to increasing the number of commissioners elected to administer each soil conservation district.

WILLIAM R. KENDRICK, Chief Clerk

HOUSE MESSAGES CONSIDERED

House File 3, a bill for an act relating to issuance of a single cab card for vehicles subject to the provisions of chapter three hundred twenty-six (326) of the Code.

Read first and second times and passed on file.

House File 15, a bill for an act to provide that retired members of the Iowa public employees' retirement system may elect to have one-half of their retirement allowances invested in a variable investment fund account.

Read first and second times and passed on file.

House File 175, a bill for an act relating to the sales tax on propane used in drying grain.

Read first and second times and passed on file.

House File 210, a bill for an act relating to increasing the number of commissioners elected to administer each soil conservation district in this state from three to five.

Read first and second times and passed on file.

COMMUNICATION

February 18, 1969

Mr. Carroll A. Lane
Secretary of the Senate
Local

Dear Mr. Lane:

In accordance with the provisions of section 28C.1 of the Code of Iowa, enclosed are copies of the minutes of the meetings of the Interagency Liaison Committee.

Sincerely yours
JAMES F. SPEERS, M.D., M.P.H.
Commissioner of Public Health

BILLS ASSIGNED TO COMMITTEE

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

- S.J.R. 17 Constitutional amendments and reapportionment
- S. F. 260 Schools
- S. F. 261 Law enforcement
- S. F. 262 County government
- S. F. 263 Law enforcement
- S. F. 264 Social services
- S. F. 266 County government
- S. F. 267 County government
- S. F. 268 Ways and means
- S. F. 269 Appropriations
- S. F. 270 Agriculture
- S. F. 271 Judiciary
- H. F. 29 Judiciary
- H. F. 153 Commerce
- H. F. 263 Conservation and recreation

REPORTS OF COMMITTEES

Senator Stephens submitted the following report:

MR. PRESIDENT: Your committee on agriculture, to which was referred **Senate File 114**, a bill for an act relating to disposal of dead animals, begs

leave to report it has had the same under consideration and recommends the same *do pass*.

RICHARD L. STEPHENS, Chairman

Ordered passed on file.

Senator Rigler submitted the following report:

MR. PRESIDENT: Your committee on commerce, to which was referred **Senate File 38**, a bill for an act relating to a safety requirement of added odor in the distribution of gas for public consumption, begs leave to report it has had the same under consideration and recommends the same *do pass*.

ROBERT RIGLER, Chairman

Ordered passed on file.

Senator Potgeter submitted the following reports:

MR. PRESIDENT: Your committee on Iowa development, to which was referred **Senate File 135**, a bill for an act relating to corporations organized pursuant to the Iowa Economic Development 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*:

Committee recommends bill be amended in accordance with the amendment filed by Senator Potgeter on page 176 of the Senate Journal, and when so amended the bill *do pass*.

JAMES A. POTGETER, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on Iowa development, to which was referred **House File 49**, a bill for an act relating to the Iowa Development Commission membership, begs leave to report it has had the same under consideration and recommends the same *do pass*.

JAMES A. POTGETER, Chairman

Ordered passed on file.

AMENDMENTS FILED

- 1 Amend Senate File 33 by striking everything after the
- 2 enacting clause and inserting in lieu thereof:
- 3 1. Section three hundred thirteen point two (313.2) by
- 4 inserting after the word "commission" in line forty-one
- 5 (41) the words " , either alone or in cooperation with any
- 6 county,".
- 7 2. Section three hundred thirteen point two (313.2) is
- 8 further amended by striking from line forty-six (46)
- 9 through line forty-nine (49), inclusive, the words " , provid-
- 10 ed, however, that the upkeep and maintenance of said road-
- 11 side parks and parking areas shall involve only minor
- 12 maintenance expense." and inserting in lieu thereof the
- 13 following sentence: "The commission may furnish necessary
- 14 maintenance."

CHARLES F. BALLOUN

- 1 Amend Senate File 175 as follows:
- 2 1. By inserting in page 2, line 10, after the word
- 3 "imprisonment" the words "in the penitentiary or the men's
- 4 reformatory".

5 2. By inserting in page 2, line 11, after the word
6 "imprisonment" the words "in the penitentiary".

7 3. By inserting in page 2, line 12, after the word
8 "imprisonment" the words "in the penitentiary".

9 4. By inserting in page 2, line 13, after the word
10 "imprisonment" the words "in the penitentiary".

W. CHARLENE CONKLIN

1 Amend Senate File 202, page 1, line 17, by adding
2 after the word "pregnancy" the words "at any time up to
3 the moment of live birth".

JOHN M. WALSH

1 Amend Senate File 202 as follows: by a new subsection
2 at the end of section 2 as follows: "d. He believes with
3 reasonable medical certainty that the life he destroys in
4 the womb is not a human life."

JOHN M. WALSH

1 Amend the Kosek amendment to Senate File 202, filed February 18,
1969,
2 by striking all of division 8 and inserting in lieu thereof the following:
3 "By striking from page 2, lines 9 through 15, inclusive, and inserting
in
4 lieu thereof the following:
5 '3. He has, if the woman is unmarried and of legal age, a sworn
statement
6 in writing requesting termination of the pregnancy voluntarily signed
by the woman;
7 and, if the woman is married, a sworn statement in writing requesting
8 termination of the pregnancy voluntarily signed by the woman and her
husband;
9 and if the woman is a minor or has been adjudicated incompetent by any
court
10 of competent jurisdiction, then only after permission is given in a sworn
11 statement in writing by her husband, if she is married, or by a parent,
12 guardian, or person standing in the place of parent to said minor or
incompetent,
13 and'."

EUGENE M. HILL

1 Amend Senate File 224 by striking all of lines 1, 2,
2 and 3 on page 3 and inserting in lieu thereof the following:
3 "fund of the state. Said funeral directors and embalmers
4 fund shall be subject at all times to the warrant of the state
5 comptroller, drawn upon written requisition of the chairman
6 of the board and attested by the secretary for the payment of
7 all salaries and for such other purposes as may be reasonable
8 and necessary to carry out the provisions of law relating to
9 funeral directing and embalming, but in no event shall the
10 total expense therefor exceed the total fees collected and
11 deposited to the credit of said fund."

CLIFTON C. LAMBORN

1 Amend the title to Senate File 268 by striking from
2 page 1, line 1, the words "to repeal the levy of taxes for

3 operation of" and inserting in lieu thereof the following:
4 "relating to budget and tax levy of area community colleges
5 and".

CHARLES F. BALLOUN

1 Amend Senate File 271 as follows:
2 Amend page 3, line 32, by striking the words "sui juris"
3 and inserting in lieu thereof "able to assert a claim
4 on his own behalf".

LUCAS J. DeKOSTER

1 Amend Senate File 275 as follows:
2 Amend page 3, line 6, by striking the word "chose"
3 and inserting in lieu thereof the word "choose".

J. LESLIE LEONARD

On motion of Senator Lange, the Senate adjourned until 9:00 a.m.,
Thursday, February 20, 1969.

JOURNAL OF THE SENATE

SENATE CHAMBER,
DES MOINES, IOWA, THURSDAY, FEBRUARY 20, 1969.

The Senate met in regular session, President Jepsen presiding.

Prayer was offered by Reverend Harley Sampson, pastor of the Assembly of God Church, Tama, Iowa.

The Senate pledged allegiance to the flag.

Senator Frommelt raised a question on the validity of making Senate File 202 a special order, since the motion by Senator Stanley did not receive a two-thirds majority vote.

The Chair ruled that the substitute motion by Senator Stanley was a motion to postpone to a time certain and the Journal should be corrected to show that action on Senate File 202 was postponed until Friday, February 21, 1969, at 8:00 a.m.

The Journal of February 19, 1969, was approved as corrected.

PETITIONS

The following petitions were presented and placed on file:

By Senator Mowry, from thirty residents of Marshall County favoring stronger legislation on assault and battery, especially against young children, and stronger legislation and effective law enforcement against sex offenders and child molesters.

By Senator Curran, from twenty-six residents of Cerro Gordo County requesting funds be appropriated for an "escape proof" institution for sex offenders and child molesters.

VISITORS

Senator Hougen asked and received unanimous consent to record in the Senate Journal that twenty-two eleventh and twelfth grade students from the Malcom Price Laboratory School, University of Northern Iowa, visited the Senate, accompanied by Dr. Ross Nielsen, Director, Mr. Ferd Riechman, Mr. Charles Cacek, Mr. Don McCulley and Dr. Donald Scovel. Four of the students, Chris Browning, Joe Griffith, Barb Hanisch and Mary Kae Jepsen, presented their own plan for reapportionment of the General Assembly to the Senate committee on constitutional amendments and reapportionment.

INTRODUCTION OF BILL

Senate File 280, by Senators Stanley and Shirley, a bill for an act relating to corporations.

Read first and second times and passed on file.

UNFINISHED BUSINESS

Senate File 33

On motion of Senator Balloun, Senate File 33, a bill for an act relating to roadside parks, was taken up for further consideration.

Senator Balloun offered the following amendment and requested that it be taken up by divisions:

Amend Senate File 33 by striking everything after the enacting clause and inserting in lieu thereof the following:

1. Section 1. Section three hundred thirteen point two (313.2), Code 1966, is amended by inserting after the words "commission" in line forty-one (41) the words ", either alone or in cooperation with any county,".

2. Sec. 2. Section three hundred thirteen point two (313.2), Code 1966, is further amended by striking from line forty-six (46) through line forty-nine (49), inclusive, the words ", provided, however, that the upkeep and maintenance of said roadside parks and parking areas shall involve only minor maintenance expense" and inserting in lieu thereof the following sentence: "The commission may furnish necessary maintenance."

Senator Lamborn took the chair at 9:50 a.m.

On motion of Senator Balloun, division 1 of the amendment was adopted.

Senator Balloun moved the adoption of division 2 of his amendment.

Division was called for.

Division 2 of the amendment was adopted.

Senator Balloun asked and received unanimous consent to withdraw the amendment filed February 19 and found on page 329 of the Senate Journal.

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?" (S.F. 33) the vote was:

Rule 8 was invoked.

Ayes, 46:

Anderson
Arbuckle
Balloun

Benda
Briles
Clarke

Coleman
Conklin
DeHart

DeKoster
Denman
Dodds

Doderer	Keith	Messerly	Rigler
Erskine	Klink	Mogged	Stanley
Flatt	Kyhl	Nicholson	Stephens
Frey	Lange	Ollenburg	Sullivan
Gaudineer	Lavery	O'Malley	Thordsen
Gilley	Leonard	Palmer	Van Gilst
Glenn	Lisle	Parker	Walsh
Griffin	Lodwick	Potter	Weimer
Hammer	Lucken		

Nays, 15:

Curran	Kosek	Neu	Shaff
Frommelt	Lamborn	Potgeter	Shirley
Hill	McGill	Reichardt	Smith
Hougen	Mowry	Schaben	

Absent or not voting, none.

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

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

AFTERNOON SESSION

The Senate reconvened, President Jepsen presiding.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

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

House File 9, a bill for an act relating to county homes.

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

House File 97, a bill for an act relating to employment of law-enforcement personnel.

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

House File 219, a bill for an act relating to the fees and mileage allowances for jurors and witnesses.

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

House File 286, a bill for an act relating to trot lines.

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

House File 287, a bill for an act relating to the issuance of courtesy hunting and fishing licenses.

WILLIAM R. KENDRICK, Chief Clerk

INTRODUCTION OF BILLS

Senate File 281, by Senator Rigler (Hanson of Howard-Mitchell), a bill for an act to appropriate funds to the state conservation com-

mission for the Turkey River State Park, Lakes and Watershed Area.

Read first and second times and passed on file.

Senate File 282, by Senators Gaudineer, Neu and Sullivan, a bill for an act relating to low-rent housing agencies.

Read first and second times and passed on file.

Senate File 283, by Senator Sullivan, a bill for an act relating to the taxation of charitable and nonprofit corporations.

Read first and second times and passed on file.

Senate File 284, by Senators Benda and Lodwick, a bill for an act relating to school boards.

Read first and second times and passed on file.

Senate File 285, by Senator Griffin (Andersen, Schwartz, Fischer of Grundy and Hansen of Black Hawk), a bill for an act relating to the compensation of insurance examiners.

Read first and second times and passed on file.

Senate File 286, by committee on ways and means, a bill for an act relating to sales tax refund.

Read first and second times and placed on calendar.

Senate File 287, by committee on judiciary, a bill for an act relating to the reporting of rules of civil procedure to the general assembly.

Read first and second times and placed on calendar.

Senate File 288, by Senators Walsh, Sullivan and Rigler (Kluever, Kennedy of Dubuque and Ellsworth), a bill for an act relating to standards and requirements for the registration and certification of dispensing opticians.

Read first and second times and passed on file.

HOUSE MESSAGES CONSIDERED

House File 9, a bill for an act relating to county homes.

Read first and second times and passed on file.

House File 97, a bill for an act relating to employment of law-enforcement personnel.

Read first and second times and passed on file.

House File 219, a bill for an act relating to the fees and mileage allowances for jurors and witnesses.

Read first and second times and passed on file.

House File 286, a bill for an act relating to trot lines.

Read first and second times and passed on file.

House File 287, a bill for an act relating to courtesy hunting and fishing licenses.

Read first and second times and passed on file.

BILLS SIGNED BY THE GOVERNOR

Communications were received announcing that on February 20, 1969, the Governor had approved the following bills:

Senate File 44, relating to beer warehouses.

Senate File 74, relating to unsolicited goods, wares and merchandise.

CALL OF THE SENATE

MR. PRESIDENT: Pursuant to Rule 5 of the temporary rules of the Senate of the Sixty-third General Assembly, we, the undersigned, do hereby request a Call of the Senate on Senate File 202 and all amendments thereto, as well as action thereon in Committee of the Whole.

CHESTER HOUGEN
CLIFTON LAMBORN
RALPH W. POTTER
H. A. THORSEN
ERNEST KOSEK
VERN LISLE
DON MCGILL
KENNETH PARKER

WILLIAM D. PALMER
EDWARD E. NICHOLSON
G. W. GLENN
KENNETH BENDA
PEARLE P. DeHART
RICHARD STEPHENS
MINNETTE DODERER

AMENDMENTS FILED

- 1 Amend Senate Joint Resolution 16 as follows:
- 2 1. By striking from page 4, line 29, the words and
- 3 figures "thirteen (13)" and inserting in lieu thereof
- 4 "twelve (12)".

J. HENRY LUCKEN

- 1 Amend Senate File 33 by striking everything after the
- 2 enacting clause and inserting in lieu thereof the following:
- 3 Section 1. Section three hundred thirteen point two (313.2),
- 4 Code 1966, is amended by inserting after the words "commission"
- 5 in line forty-one (41) the words ", either alone or in co-
- 6 operation with any county,".
- 7 Sec. 2. Section three hundred thirteen point two (313.2),
- 8 Code 1966, is further amended by striking from line forty-six (46)
- 9 through line forty-nine (49), inclusive, the words ", provided,
- 10 however, that the upkeep and maintenance of said roadside parks
- 11 and parking areas shall involve only minor maintenance expense"

12 and inserting in lieu thereof the following sentence: "The
13 commission may furnish necessary maintenance."

CHARLES W. BALLOUN

1 Senate File 38 is amended by striking lines
2 6 through 15, inclusive, and inserting in lieu
3 thereof the following:

4 "No public utility shall distribute gas
5 which does not naturally possess a distinctive
6 odor to the extent that its presence in the
7 atmosphere is readily detectable at all gas
8 concentrations of one-fifth of the lower
9 explosive limit and above except, however,
10 where such gas is delivered for further pro-
11 cessing or use where the odorant would serve
12 no useful purpose as a warning agent. It
13 shall be the duty and obligation of the
14 utility to maintain and service each odor adding
15 device where necessary and to make periodic
16 tests to determine whether the odor meets
17 the aforementioned standards."

FRANCIS L. MESSERLY

1 Amend the title to Senate File 49 by inserting in line
2 3 after the word "fund" the following: ", and providing for
3 a legislative research study".

LEIGH R. CURRAN

1 Amend Senate File 49 as follows:

2 1. By striking lines eight (8) through twenty (20),
3 inclusive, and inserting in lieu thereof the following:
4 "Before the foregoing credits are made, the amount of
5 three hundred thousand dollars, which, it is hereby determined,
6 represents the net proceeds of motor fuel tax attributable
7 to motor fuel used in watercraft, shall be credited to the
8 state conservation fund."

9 2. By adding the following new section:

10 "During the fiscal year beginning July 1, 1969, the
11 legislative research bureau shall conduct a study to determine
12 the percentage of total motor fuel tax collected which is
13 attributable to motor fuel used in watercraft. The legislative
14 research bureau shall prepare legislation based on the
15 percentage determined by the study to be applied in the
16 following years to determine the amount of motor fuel tax
17 which shall be credited to the state conservation fund. The
18 motor vehicle fuel tax division of the department of revenue
19 shall cooperate fully with the legislative research bureau
20 in conducting the study, and shall supply all data available
21 to the division, and necessary or desirable for purposes of
22 the study. The study shall be reviewed, and the applicable
23 percentage recomputed, at least once every five years."

KENNETH BENDA

1 Amend Senate File 202, page 1, line 13, by striking
2 the word "knowingly".

CHARLES BALLOUN

1 Amend Senate File 202, page 1, line 19, by striking the word
2 "may" and inserting in lieu thereof the words "will with
3 reasonable medical certainty".

CHARLES BALLOUN

1 Amend Senate File 202, page 1, line 21, by striking
2 the word "may" and inserting in lieu thereof the words
3 "will with reasonable medical certainty."

CHARLES BALLOUN

1 Amend Senate File 202 as follows:

2 1. By striking the period at the end of page 2, line 17,
3 and inserting in lieu thereof the word "; and".

4 2. By adding a new subsection as follows: "That the woman has
5 been a resident of Iowa at least four months."

CHARLES BALLOUN

1 Amend Senate File 202, page 2, by striking all of lines
2 25, 26, 27 and 28 and inserting in lieu thereof the following:

3 "Any person who violates section one (1) of this Act shall be fined
4 not to exceed \$5,000 and be imprisoned in the penitentiary for
5 a term of not to exceed 10 years."

CHARLES BALLOUN

1 Amend Senate File 202 as follows:

2 1. By striking from page 1, line 24, the word "reasonably" and in-
serting
3 in lieu thereof the word "reasonably".

4 2. By striking from page 2, line 17, the period and inserting in lieu
5 thereof the following: ", or hospital accredited by the American Os-
teopathic
6 Association and approved by it for residency training."

ERNEST KOSEK

1 Amend Senate File 202, page 2, line 24, as follows: by
2 adding after the word "action." the words "Said hospital or
3 person shall not be denied directly or indirectly, any state
4 funds or services, or federal funds or services over which
5 the State of Iowa exercises control."

GEORGE E. O'MALLEY

1 Amend Senate File 202, page 2, line 14, by adding
2 after the word "incompetent" the words ", which minor
3 or incompetent shall in all cases be represented by
4 counsel".

JOHN M. WALSH

1 Amend Senate File 279 by striking from page 1, lines 1
2 and 2, the following words and figures: "amend section five
3 hundred thirty-five point two (535.2), Code 1966,".

ROBERT R. RIGLER

1 Amend House File 94 as follows:

2 1. Amend line 5 by striking the word and figure
3 "ten (10)" and insert in lieu thereof the word and figure
4 "eight (8)".

5 2. Amend by striking lines 11 and 12.

JOHN L. MOWRY

1 Amend House File 97 as follows:

- 2 1. Section 1, line six (6), by inserting after the
3 period the following: "In cities over fifteen thousand
4 population, the chief of police shall be selected from
5 persons having at least five years experience as a
6 patrolman."
7 2. Section 2, line fourteen (14), by inserting
8 after the period the following: "Any person so employed
9 shall make an application for such position on or before
10 the date of employment. If within sixty days after
11 employment, such person has not been certified for such
12 position by the civil service commission, such person
13 shall be discharged forthwith."
14 3. Section 2, page two (2), by striking all of
15 lines one (1) and two (2).

HAROLD A. THORSEN

On motion of Senator Lange, the Senate adjourned until 8:00 a.m.,
Friday, February 21, 1969.

JOURNAL OF THE SENATE

SENATE CHAMBER,
DES MOINES, IOWA, FRIDAY, FEBRUARY 21, 1969.

The Senate met in regular session, President Jepsen presiding.

Prayer was offered by Father Theodore H. Kampman, pastor of the Episcopal Church, Carroll, Iowa.

The Senate pledged allegiance to the flag.

The Journal of February 20, 1969, was approved.

VISITORS

Senator Arbuckle asked and received unanimous consent to record in the Senate Journal that thirty-five students of the fifth and sixth grade classes of Garfield School, Garfield, Iowa, accompanied by their instructor, Mrs. Stotts, visited the Senate on Thursday.

INTRODUCTION OF BILL

Senate File 289, by Senators DeKoster and Denman, a bill for an act relating to various changes in the probate law.

Read first and second times and passed on file.

UNFINISHED BUSINESS

The Chair announced that the time had arrived for the consideration of **Senate File 202** and all amendments thereto.

CALL OF THE SENATE

The Chair announced the following Call of the Senate and directed the Secretary to call the roll:

MR. PRESIDENT: Pursuant to Rule 5 of the temporary rules of the Senate of the Sixty-third General Assembly, we, the undersigned, do hereby request a Call of the Senate on Senate File 202 and all amendments thereto, as well as action thereon in Committee of the Whole.

CHESTER HOUGEN
CLIFTON LAMBORN
RALPH W. POTTER
H. A. THORSEN
ERNEST KOSEK
VERN LISLE
DON MCGILL
KENNETH PARKER

WILLIAM D. PALMER
EDWARD E. NICHOLSON
G. W. GLENN
KENNETH BENDA
PEARLE P. DeHART
RICHARD STEPHENS
MINNETTE DODERER

Roll call revealed all members present.

COMMITTEE OF THE WHOLE

Senator Stanley moved that the Senate resolve itself into a committee of the whole to consider Senate File 202, under the following conditions and procedures:

The Senator from Webster shall serve as chairman of the committee. The proponents of the bill shall be allowed the first twenty minutes for formal statements. The opponents of the bill shall be allowed the next twenty minutes for formal statements. The remainder of the time until 10:15 a.m. today shall be for questions by Senators. Questions shall be asked only by Senators, and shall be addressed only to the expert witnesses who testify or are presented by either side. Each Senator shall be allowed to ask no more than three questions until all other Senators have had an opportunity to ask questions. All questioning shall be ended and the committee of the whole shall arise no later than 10:15 a.m. today.

The motion prevailed and the Senate resolved itself into a committee of the whole.

The Senate arose from the committee of the whole and resumed regular session, President Jepsen presiding.

Senate File 202

On motion of Senator Kosek, Senate File 202, a bill for an act relating to abortion, was taken up for further consideration.

- Senator Kosek offered the following amendment and moved adoption of the first seven divisions:

Amend Senate File 202 as follows:

1. By inserting in page 1, line 3, the words "or section three (3)" before the word "of".

2. By inserting in page 1, line 14, a comma after the words "drugs".

3. By inserting in page 2, line 2, the word "alleged" following the word "such".

4. By inserting in page 2, line 3, a comma after the word "surgeons".

5. By inserting in page 2, line 4, a comma after the word "surgeons".

6. By inserting in page 2, line 5, a comma after the word "whom".

7. By inserting in page 2, line 6, a comma after the word "health".

8. By striking from page 2, lines 9 through 15, inclusive, and inserting in lieu thereof the following:

"3. He has a request for the termination of the pregnancy voluntarily signed by the woman, and if the woman is a minor, then only after permission is given in writing by her husband if she is married, or by a parent, guardian, or person standing in the place of a parent to said minor. However, if the woman has been adjudicated incompetent by any court of competent jurisdiction, he has a request in writing by her husband if she is married, or by any parent, guardian or person standing in the place of a parent to such incompetent woman; and".

9. By inserting in page 2 after line 17 the following:

"Sec. 3. A licensed physician and surgeon, or an osteopathic physician and surgeon, may lawfully terminate a pregnancy if an emergency exists and such procedure is necessary to save the life of the woman."

10. By renumbering the following sections:

Divisions 1 through 7 of the amendment were adopted.

Senator Hill offered the following amendment to division 8 of the Kosek amendment:

Amend the Kosek amendment to Senate File 202, filed February 18, 1969, by striking all of division 8 and inserting in lieu thereof the following:

"By striking from page 2, lines 9 through 15, inclusive, and inserting in lieu thereof the following:

"3. He has, if the woman is unmarried and of legal age, a sworn statement in writing requesting termination of the pregnancy voluntarily signed by the woman; and, if the woman is married, a sworn statement in writing requesting termination of the pregnancy voluntarily signed by the woman and her husband; and if the woman is a minor or has been adjudicated incompetent by any court of competent jurisdiction, then only after permission is given in a sworn statement in writing by her husband, if she is married, or by a parent, guardian, or person standing in the place of parent to said minor or incompetent, and'."

Senator Neu raised a point of order that debate should be restricted to the Hill amendment.

The Chair ruled the point well taken.

Senator Hill moved the adoption of his amendment.

Division was called for.

The amendment to division 8 of the Kosek amendment was lost.

Senator Hill asked and received unanimous consent to withdraw the amendment filed February 10 and found on page 223 of the Senate Journal.

Senator Shirley offered the following amendment to division 8 of the Kosek amendment and moved its adoption:

Amend the Kosek amendment to Senate File 202, filed February 18, 1969: By striking the words "her husband if" in line 15 thereof and the words "she is married, or by" in line 16 thereof.

The amendment to division 8 of the Kosek amendment was adopted.

On motion of Senator Kosek, division 8 of the amendment as amended was adopted.

On motion of Senator Kosek, divisions 9 and 10 of his amendment were adopted.

Senator Hill offered the following amendment:

Amend Senate File 202 as follows:

1. By inserting after page two (2), line seventeen (17), the following:

"Sec. 3. A request that a minister, priest, or rabbi be substituted for one of the physicians, osteopathic physicians, or physician engaged in the practice of psychiatry, required in the foregoing sections, shall be granted at the

request of the woman if unmarried and of legal age, by the woman and her husband if the woman is married, or if the woman is a minor or incompetent, by her husband, parent, guardian or person standing in the place of parent. In addition to participating in the decision to be rendered the minister, priest, or rabbi so appointed shall advise the woman, the woman and her husband, or the husband, parent, guardian, or person standing in the place of the parent, as to their moral responsibility for the act requested to be performed."

2. By numbering the following sections.

Roll call was requested.

On the question "Shall the Hill amendment be adopted?" (S.F. 202) the vote was:

Ayes, 26:

Balloun	Hill	Mowry	Rigler
Coleman	Klink	Neu	Schaben
Erskine	Kyhl	Ollenburg	Smith
Flatt	Lamborn	O'Malley	Sullivan
Frey	Lange	Palmer	Van Gilst
Frommelt	Leonard	Parker	Walsh
Hammer	Lucken		

Nays, 35:

Anderson	Denman	Kosek	Potter
Arbuckle	Dodds	Laverty	Reichardt
Benda	Doderer	Lisle	Shaff
Briles	Gaudineer	Lodwick	Shirley
Clarke	Gilley	McGill	Stanley
Conklin	Glenn	Messerly	Stephens
Curran	Griffin	Mogged	Thordson
DeHart	Hougen	Nicholson	Weimer
DeKoster	Keith	Potgeter	

Absent or not voting, none.

The Hill 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 passed the following bill in which the concurrence of the House was asked:

Senate File 59, a bill for an act to legalize and validate the special election of the Madrid Community School District.

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

Senate File 106, a bill for an act authorizing the state board of regents to authorize institutions under its control to commission special security officers with peace officer authority.

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

House File 111, a bill for an act relating to municipal utility retirement systems.

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

House File 119, a bill for an act relating to errors and omissions insurance for county officers and employees.

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

House File 189, a bill for an act relating to use tax.

WILLIAM R. KENDRICK, Chief Clerk

UNFINISHED BUSINESS

Senator Hill asked and received unanimous consent to withdraw the amendment filed February 13 and found on page 272 of the Senate Journal.

Senator Hill offered the following amendment and moved its adoption:

Amend Senate File 202 as follows:

1. By striking from page 1 lines twenty-four (24) and twenty-five (25).
2. By striking from page 2 lines one (1) and two (2).
3. By inserting in lieu thereof the following:

"c. He reasonably believes that the pregnancy resulted from rape or incest which was reported to the proper authorities within twenty-four hours of its occurrence, by the woman molested if unmarried and of legal age, by the woman and her husband if married, or by the husband, parent, guardian or person standing in the place of parent if the woman is a minor or been adjudicated incompetent; and

d. He has ascertained that there is on file with the clerk of district court a sworn statement by a physician or osteopathic physician certifying that examination of the woman alleging rape or incest within a period of twenty-four hours following the alleged act did not reveal the woman to be already pregnant."

Senator Clarke raised a point of order that line 2, page 2, had already been amended.

The Chair ruled the point not well taken and the amendment was in order.

Senator Stanley asked and received unanimous consent that Senator Van Gilst be excused from the Call of the Senate because of serious illness in his family.

Senator Hill moved the adoption of his amendment.

Division was called for.

The amendment was lost.

Senator Neu offered the following amendment:

Amend Senate File 202 as follows:

1. By striking from page 1, line 19, the word "may" and inserting in lieu thereof the following: "will with reasonable medical certainty".

2. By striking from page 1, line 21, the word "may" and inserting in lieu thereof the following: "will with reasonable medical certainty".

3. By striking from page 2, lines 4 and 5, the words "whom he has chosen because of their professional competence" and inserting in lieu thereof the following: "who have been selected because of their recognized professional competence by a board of staff doctors in the hospital where the abortion is to be performed".

On motion of Senator Neu, division 1 of his amendment was adopted.

On motion of Senator Neu, division 2 of his amendment was adopted.

On motion of Senator Stanley, the Senate adjourned until 1:00 p.m.

AFTERNOON SESSION

The Senate reconvened, President Jepsen presiding.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Mogged, 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 40, 95, 108, 113, 128 and 130.

CHARLES G. MOGGED
Chairman, Senate Committee
ELIZABETH SHAW
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 40, 95, 108, 113, 128 and 130.

UNFINISHED BUSINESS

The Chair announced that the Call of the Senate on Senate File 202 was still in effect and directed the Secretary to call the roll.

Roll call revealed all members present with the exception of Senator Van Gilst.

The Senate resumed consideration of division 3 of the Neu amendment.

On motion of Senator Neu, division 3 of his amendment was adopted.

Senator Balloun asked and received unanimous consent to withdraw the following amendments filed February 20:

Amend Senate File 202, page 1, line 19, by striking the word "may" and inserting in lieu thereof the words "will with reasonable medical certainty".

Amend Senate File 202, page 1, line 21, by striking the word "may" and inserting in lieu thereof the words "will with reasonable medical certainty."

Senator Walsh offered the following amendment and moved its adoption:

Amend Senate File 202, page 1, line 17, by adding after the word "pregnancy" the words "at any time up to the moment of live birth".

Division was called for.

The amendment was lost.

Senator Walsh offered the following amendment:

Amend Senate File 202 as follows: by a new subsection at the end of section 2 as follows: "d. He believes with reasonable medical certainty that the life he destroys in the womb is not a human life."

Senator Walsh offered the following amendment to the amendment:

Amend the Walsh amendment filed February 19, 1969, to Senate File 202 by striking all of lines 1 and 2 and inserting in lieu thereof the following:

"Amend Senate File 202 by adding a new paragraph at the end of subsection 1, section 2, as follows: 'd. He believes with'."

Senator Glenn raised a point of order on the amendment to the amendment for the reason that it was not germane.

The Chair ruled the point not well taken and the amendment was germane.

Senator Walsh moved the adoption of the amendment to the amendment.

The motion prevailed and the amendment to the amendment was adopted.

Senator Walsh moved adoption of his amendment as amended.

Division was called for.

The amendment was lost.

Senator Walsh asked and received unanimous consent to withdraw the following amendment:

Amend Senate File 202, page 2, line 14, by adding after the word "incompetent" the words ", which minor or incompetent shall in all cases be represented by counsel".

Senator Walsh offered the following amendment and moved its adoption:

Amend Senate File 202 as follows:

1. Amend section 2 by adding the following new subsection after subsection 3:

"4. Such minor or incompetent woman described in subsection three (3) shall in all cases be represented by counsel; and".

2. Further amend section 2 by renumbering the remaining subsection.

Division was called for.

The amendment was lost.

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

Amend Senate File 202, page 2, line 24, as follows: by adding after the word "action." the words "Said hospital or person shall not be denied directly or indirectly, any state funds or services, or federal funds or services over which the State of Iowa exercises control."

The amendment was adopted.

Senator Balloun offered the following amendment and moved its adoption:

Amend Senate File 202 as follows:

1. By striking the period at the end of page 2, line 17, and inserting in lieu thereof the word "; and".

2. By adding a new subsection as follows: "That the woman has been a resident of Iowa at least four months."

Division was called for.

The amendment was lost.

Senator Balloun offered the following amendment:

Amend Senate File 202, page 2, by striking all of lines 25, 26, 27 and 28 and inserting in lieu thereof the following:

"Any person who violates section one (1) of this Act shall be fined not to exceed \$5,000 and be imprisoned in the penitentiary for a term not to exceed ten years."

Senator Lodwick took the chair at 2:20 p.m.

Senator Balloun moved the adoption of his amendment.

Roll call was requested.

On the question "Shall the Balloun amendment be adopted?" (S.F. 202) the vote was:

Ayes, 27:

Anderson
Arbuckle
Balloun
Benda
Coleman
Conklin
Curran

DeKoster
Erskine
Frommelt
Hammer
Hill
Klink
Kyhl

Lamborn
Lange
Lavery
Lucken
Mogged
Neu
O'Malley

Palmer
Rigler
Schaben
Shirley
Sullivan
Walsh

Nays, 33:

Briles	Gilley	Lodwick	Potter
Clarke	Glenn	McGill	Reichardt
DeHart	Griffin	Messerly	Shaff
Denman	Hougen	Mowry	Smith
Dodds	Keith	Nicholson	Stanley
Doderer	Kosek	Ollenburg	Stephens
Flatt	Leonard	Parker	Thordsen
Frey	Lisle	Potgeter	Weimer
Gaudineer			

Absent or not voting, 1:

Van Gilst

The amendment was lost.

Senator Balloun offered the following amendment and moved its adoption:

Amend Senate File 202, page 1, line 13, by striking the word "knowingly".

Division was called for.

The amendment was lost.

Senator Kosek offered the following amendment and asked and received unanimous consent to withdraw division 1:

Amend Senate File 202 as follows:

1. By striking from page 1, line 24, the word "reasonbly" and inserting in lieu thereof the word "reasonably".

2. By striking from page 2, line 17, the period and inserting in lieu thereof the following: ", or hospital accredited by the American Osteopathic Association and approved by it for residency training."

On motion of Senator Kosek, division 2 of his amendment was adopted.

Senator Gaudineer offered the following amendment and moved its adoption:

Amend Senate File 202 by numbering properly and adding the following new subsection after line 17 on page 2 thereof as follows:

"If a pregnancy is terminated pursuant to this Act because of rape or incest, sections six hundred twenty-two point seven (622.7), six hundred twenty-two point nine (622.9) and six hundred twenty-two point ten (622.10) of the Code and any other statute or rule of evidence which excludes or makes privileged the testimony of a husband or wife against the other or the testimony of a health practitioner as to confidential communications, shall not apply to evidence regarding such termination of pregnancy or the reasons therefor in any judicial proceeding, civil or criminal."

Division was called for.

The amendment was adopted.

Senator Walsh asked and received unanimous consent to withdraw the following amendment:

Amend Senate File 202, page 1, line 22, by inserting after the word "de-

formity" the following: "which shall be substantiated by photographic evidence that the living fetus is at least eighty percent deformed".

Senator Rigler offered the following amendment:

Amend Senate File 202 as follows:

1. Amend page 1, lines 19 and 20, by striking the words "or the mental".
2. Further amend page 1, lines 22 and 23, by striking the words "or mental deficiency".

3. Amend page 2, lines 5, 6 and 7, by striking the following: "both of whom in cases involving mental health shall be actively engaged in the practice of psychiatry,".

President Jepsen took the chair at 3:10 p.m.

Senator Rigler moved the adoption of his amendment.

Roll call was requested.

On the question "Shall the Rigler amendment be adopted?" (S.F. 202) the vote was:

Ayes, 14:

Anderson	Kyhl	Ollenburg	Schaben
Coleman	Lainborn	Palmer	Smith
Conklin	Lange	Rigler	Sullivan
Gilley	Messerly		

Nays, 45:

Arbuckle	Frey	Laverty	Parker
Benda	Frommelt	Leonard	Potgeter
Briles	Gaudineer	Lisle	Potter
Clarke	Glenn	Lodwick	Reichardt
Curran	Griffin	Lucken	Shaff
DeHart	Hammer	McGill	Shirley
DeKoster	Hill	Mogged	Stanley
Denman	Hougen	Mowry	Stephens
Dodds	Keith	Neu	Thordsen
Doderer	Klink	Nicholson	Walsh
Erskine	Kosek	O'Malley	Weimer
Flatt			

Voting present, 1:

Balkoun

Absent or not voting, 1:

Van Gilst

The amendment was lost.

Senator Frey offered the following amendment and moved its adoption:

Amend Senate File 202 by inserting in line 16, page 2, after the word, "a" the words, "licensed hospital facility or".

Division was called for.

The amendment was lost.

Senator Shirley offered the following amendment and moved its adoption:

Amend Senate File 202 by inserting on page 2 after line 17 the following:
 "5. For the purposes of this section, rape means the ravishment and carnal knowledge of any female by force or against her will by any person which results in the pregnancy of said female, irrespective of the provisions of section six hundred ninety-eight point one (698.1) of the Code or the age of said female."

Roll call was requested.

On the question "Shall the Shirley amendment be adopted?" (S.F. 202) the vote was:

Ayes, 27:

Arbuckle	Frommelt	Leonard	Reichardt
Balloun	Hill	Lisle	Rigler
Coleman	Klink	Lucken	Schaben
Conklin	Kyhl	Neu	Shirley
Curran	Lamborn	Ollenburg	Sullivan
DeKoster	Lange	O'Malley	Walsh
Dodds	Laverty	Palmer	

Nays, 31:

Benda	Frey	Kosek	Potgieter
Briles	Gaudineer	Lodwick	Potter
Clarke	Gilley	McGill	Shaff
DeHart	Glenn	Messerly	Smith
Denman	Hammer	Mogged	Stanley
Doderer	Hougen	Mowry	Stephens
Erskine	Keith	Nicholson	Thordsen
Flatt		Parker	Weimer

Voting present, 2:

Anderson Griffin

Absent or not voting, 1:

Van Gilst

The amendment was lost.

MOTION TO RECONSIDER WITHDRAWN

Senator Gaudineer asked and received unanimous consent to withdraw the motion filed February 21 to reconsider the vote by which the Shirley amendment to Senate File 202 passed the Senate.

Senator Gaudineer offered the following amendment and moved its adoption:

Amend Senate File 202 by inserting on page 2, line 2, after the word, "committed;" the words, "provided, however, rape for the purposes set forth in this Act shall not include a pregnancy wherein the father is under eighteen years of age, and resulted with the consent of the woman, the provisions of section six hundred ninety-eight point one (698.1) of the Code notwithstanding".

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?" (S.F. 202) the vote was:

Ayes, 24:

Arbuckle	Doderer	Lodwick	Reichardt
Benda	Gaudineer	McGill	Shaff
Briles	Glenn	Mowry	Shirley
Clarke	Hougen	Nicholson	Stanley
DeHart	Kosek	Potgeter	Stephens
Denman	Lisle	Potter	Weimer

Nays, 36:

Anderson	Frey	Lamborn	O'Malley
Balloun	Frommelt	Lange	Palmer
Coleman	Gilley	Laverty	Parker
Conklin	Griffin	Leonard	Rigler
Curran	Hammer	Lucken	Schaben
DeKoster	Hill	Messerly	Smith
Dodds	Keith	Mogged	Sullivan
Erskine	Klink	Neu	Thordsen
Flatt	Kyhl	Ollenburg	Walsh

Absent or not voting, 1:

Van Gilst

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

Senator Neu moved that the vote by which **Senate File 202** failed to pass the Senate be reconsidered, and that the motion to reconsider be laid on the table.

* On the question "Shall the vote by which Senate File 202 failed to pass the Senate be reconsidered and the motion to reconsider be laid on the table?" the vote was:

Ayes, 29:

Anderson	Gilley	Lisle	Palmer
Balloun	Hammer	Lucken	Parker
Benda	Hill	McGill	Rigler
Coleman	Klink	Mogged	Schaben
Curran	Kyhl	Neu	Sullivan
Erskine	Lamborn	Ollenburg	Thordsen
Frey	Leonard	O'Malley	Walsh
Frommelt			

Nays, 31:

Arbuckle	Doderer	Lange	Reichardt
Briles	Flatt	Laverty	Shaff
Clarke	Gaudineer	Lodwick	Shirley
Conklin	Glenn	Messerly	Smith
DeHart	Griffin	Mowry	Stanley
DeKoster	Hougen	Nicholson	Stephens
Denman	Keith	Potgeter	Weimer
Dodds	Kosek	Potter	

Absent or not voting, 1:

Van Gilst

The motion failed.

Senator Stanley asked and received unanimous consent that the Call of the Senate on Senate File 202 be lifted.

INTRODUCTION OF BILLS

Senate File 290, by Senators Flatt, Shaff, Leonard, Conklin, Clarke, Messerly, Stanley, Potgeter, Sullivan, Kosek, Lamborn, DeKoster, Neu and Benda, a bill for an act to authorize the consolidation of counties.

Read first and second times and passed on file.

Senate File 291, by committee on agriculture, a bill for an act relating to the eradication of hog cholera, the establishment of a biological products pool, and to make appropriations therefor.

Read first and second times and referred to committee on appropriations.

Senate File 292, by Senators Stanley and Shirley, 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 293, by Senators Frommelt, Walsh, O'Malley and Neu, a bill for an act relating to schools.

Read first and second times and passed on file.

Senate File 294, by Senator Reichardt, a bill for an act relating to the taxation of real estate transfers.

Read first and second times and passed on file.

Senate File 295, by committee on higher education, a bill for an act to provide tuition grants, based upon financial need, to full-time resident students attending accredited private institutions of higher education in Iowa.

Read first and second times and placed on calendar.

HOUSE MESSAGES CONSIDERED

House File 111, a bill for an act relating to municipal utility retirement systems.

Read first and second times and passed on file.

House File 119, a bill for an act relating to errors and omissions insurance for county officers and employees.

Read first and second times and passed on file.

House File 189, a bill for an act relating to use tax.

Read first and second times and passed on file.

BILL SIGNED BY THE GOVERNOR

A communication was received announcing that on February 20, 1969, the Governor had approved the following bill:

Senate File 45, relating to information required on bear tax reports.

SENATE CONCURRENT RESOLUTION 11

By Flatt and Denman

Whereas, Many of the citizens of this state have expressed their concern with sex education being taught in our public schools; and

Whereas, Some material available to the students and instructors is considered in poor taste by some, and

Whereas, The General Assembly is determined that proper and adequate curriculum be established in the public schools; now, therefore,

Be It Resolved by the Senate, the House Concurring: That the State Board of Public Instruction and the State Superintendent of Public Instruction be instructed to review courses in sex education taught in the public schools to ascertain whether such courses are presented properly, and to review all materials used in such courses to determine their uniformity and propriety and to set forth teacher qualification to teach such courses.

REPORT OF COMMITTEE

Senator Kosek submitted the following report:

MR. PRESIDENT: Your committee on social services, to which was referred Senate File 6, a bill for an act relating to the definition of a mentally retarded person for purposes of chapter two hundred twenty-six (226) of the Code, and to the admission or transfer of such persons to the state mental health institutes, begs leave to report it has had the same under consideration and recommends the same do pass.

ERNEST KOSEK, Chairman

Ordered passed on file.

AMENDMENTS FILED

- 1 Amend the Kosek amendment to Senate File 202 filed February 18, 1969:

- 2 By striking the words "her husband if" in line 15 thereof
- 3 and the words "she is married, or by" in line 16 thereof.

ALAN SHIRLEY

- 1 Amend Senate File 202 as follows:

- 2 1. Amend section 2 by adding the following new subsection after
- 3 subsection 3:
- 4 "4. Such minor or incompetent woman described in
- 5 subsection three (3) shall in all cases be represented by counsel; and".
- 6 2. Further amend section 2 by renumbering the remaining subsection.

JOHN M. WALSH

- 1 Amend the Walsh amendment filed February 19, 1969, to Senate File 202
- 2 by striking all of lines 1 and 2 and inserting in lieu thereof the following:
- 3 "Amend Senate File 202 by adding a new paragraph at the end of
- 4 subsection 1, section 2, as follows: 'd. He believes with'."

JOHN M. WALSH

1 Amend Senate File 202 by numbering properly and adding the
2 following new subsection after line 17 on page 2 thereof
3 as follows:

4 "If a pregnancy is terminated pursuant to this act because
5 of rape or incest, section six hundred twenty-two point seven
6 (622.7), six hundred twenty-two point nine (622.9) and six hundred
7 twenty-two point ten (622.10) of the Code and any other statute
8 or rule of evidence which excludes or makes privileged the testi-
9 mony of a husband or wife against the other or the testimony of a
10 health practitioner as to confidential communications, shall not
11 apply to evidence regarding such termination of pregnancy or the
12 reasons therefor in any judicial proceeding, civil or criminal."

LEE H. GAUDINEER, JR.

1 Amend Senate File 202, page 1, line 22, by inserting after the
2 word "deformity" the following: "which shall be substantiated by
3 photographic evidence that the living fetus is at least eighty per-
4 cent deformed".

JOHN M. WALSH

1 Amend Senate File 202 as follows:

2 1. Amend page 1, lines 19 and 20, by striking the words
3 "or the mental".

4 2. Further amend page 1, lines 22 and 23, by striking the
5 words "or mental deficiency".

6 3. Amend page 2, lines 5, 6 and 7, by striking the following:
7 "both of whom in cases involving mental health shall be actively
8 engaged in the practice of psychiatry,".

ROBERT R. RIGLER

1 Amend Senate File 202 by inserting in line 16, page 2,
2 after the word, "a" the words, "licensed hospital facility or".

TOM FREY

1 Amend Senate File 202 by inserting on page 2 after line 17
2 the following:

3 "5. For the purposes of this section, rape means the
4 ravishment and carnal knowledge of any female by force or against
5 her will by any person which results in the pregnancy of said
6 female, irrespective of the provisions of section six hundred
7 ninety-eight point one (698.1) of the Code or the age of said female."

ALAN SHIRLEY

1 Amend Senate File 202 by inserting on page 2, line 2,
2 after the word, "committed;" the words, "provided, however,
3 rape for the purposes set forth in this Act shall not include a
4 pregnancy wherein the father is under eighteen years of age, and
5 resulted with the consent of the woman, the provisions of sec-
6 tion six hundred ninety-eight point one (698.1) of the Code
7 notwithstanding".

LEE H. GAUDINEER, JR.

1 Amend Senate File 286 by striking from page 1, line 10,
2 the word "such" and inserting in lieu thereof the word "said".

ELMER F. LANGE

On motion of Senator Stanley, the Senate adjourned until 10:00
a.m., Monday, February 24, 1969.

JOURNAL OF THE SENATE

SENATE CHAMBER,
DES MOINES, IOWA, MONDAY, FEBRUARY 24, 1969.

The Senate met in regular session, President Jepsen presiding.

Prayer was offered by Reverend Wendell Debner, pastor of the Miller Lutheran Church, Garner, Iowa.

The Senate pledged allegiance to the flag.

Senator Gaudineer raised a point of order to the effect that since Senator Neu's motion that the vote by which Senate File 202 failed to pass the Senate be reconsidered and the motion to reconsider be laid on the table did not pass the Senate, the Journal should show the motion to reconsider still pending.

The Chair ruled that the motion commonly known as a double-barreled motion, to wit: That the vote by which a certain Senate File passed (or failed to pass) the Senate be reconsidered and the motion to reconsider be laid on the table, was a single motion, and that the Journal of February 21, 1969, was correct.

The Journal of February 21, 1969, was approved.

PETITIONS

The following petitions were presented and placed on file:

By Senator Parker, from sixty-four residents of Buchanan County opposing liberalization of the present divorce laws.

By Senator Reichardt, from thirty-two residents of Polk County favoring stricter legislation against sex offenders and child molesters.

By Senator Lamborn, from eighteen residents of Jones County favoring stricter legislation against sex offenders and child molesters and opposing the Great Plains plan for school reorganization.

The following Senators filed petitions favoring legislation to permit cooperation with federal agencies with respect to meat and poultry inspection:

Senator Conklin, from fifteen residents of Black Hawk County.

Senator Lamborn, from sixty-five residents of Jackson County.

Senator Lange, from forty-eight residents of Calhoun County.

Senator Hougen, from fourteen residents of Black Hawk County.

By Senator Denman, from one hundred five residents of Polk County favoring legislation to prevent persons charged with a felony from being eligible for pre-trial release.

VISITORS WELCOMED

President Jepsen welcomed to the Senate a group of students from Interstate 35 Community School, New Virginia, who were present in the balcony.

President Jepsen introduced to the Senate Barbara Wilkinson, Rotary Exchange Student from Melbourne, Australia, Celso Minniti, American Field Service Student from Sao Paulo, Brazil, and Brian Kuebler, American brother of Celso, all students from West Liberty High School, West Liberty, who were present in the balcony.

INTRODUCTION OF BILL

Senate File 296, by Senator Nicholson, a bill for an act to appropriate from the general fund of the State of Iowa to the department of public safety for highway patrol buildings.

Read first and second times and passed on file.

SENATE CONCURRENT RESOLUTION 9 ADOPTED

Senator McGill called up for consideration Senate Concurrent Resolution 9 filed February 10 and found on page 219 of the Senate Journal.

On motion of Senator Balloun, the report of the committee was adopted.

Senator Gaudineer took the chair at 11:00 a.m.

Senator Frommelt offered the following amendment and moved its adoption:

Amend Senate Concurrent Resolution 9, appearing on page 219 of the Senate Journal, by striking in line 37 thereof the word "directed", and inserting in lieu thereof the word, "encouraged".

The amendment was adopted.

Senator Lange raised a point of order to the effect that since Senate Concurrent Resolution 9 directs the Legislative Research Committee or an appropriate standing committee to conduct a continued study, a fiscal note should be attached thereto.

The Chair ruled the point not well taken and that Senate Concurrent Resolution 9 was properly before the Senate.

Senator Rigler offered the following amendment and moved its adoption:

Amend Senate Concurrent Resolution 9 by striking all of lines 43 through 50, inclusive.

The amendment was adopted.

Senator McGill moved the adoption of Senate Concurrent Resolution 9.

The motion prevailed and the resolution was adopted.

CONSIDERATION OF BILLS

Senate File 207

On motion of Senator O'Malley, Senate File 207, a bill for an act to clarify adoption procedure by recognizing all courts which terminate parental rights, was taken up and considered.

Senator Mowry offered the following amendment and moved its adoption:

Amend Senate File 207 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 hereby amended by adding thereto the following paragraph:

"The courts of Iowa shall recognize, by extending 'full faith and credit' as guaranteed by Article four (IV), section one (1), of the Constitution of the United States, out-of-state judicial decisions which terminate parent-child relationships."

Senator Kosek asked and received unanimous consent that action on Senate File 207 be deferred and that the bill be placed on the calendar under unfinished business.

Senate File 208

On motion of Senator Parker, Senate File 208, a bill for an act to provide the express authority for the department of social services to purchase services for children, was taken up and considered.

Senator O'Malley asked and received unanimous consent that action on Senate File 208 be deferred and that the bill be placed on the calendar under unfinished business.

SPECIAL ORDER

Senator Stanley asked and received unanimous consent that **Senate File 254** be made a special order of business for Tuesday, February 25, 1969, at 9:00 a.m.

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

AFTERNOON SESSION

The Senate reconvened, Senator Benda presiding.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

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

House File 91, a bill for an act to permit the conservation commission to promulgate special rules relating to the operating of watercraft on Green Valley Lake.

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

House File 126, a bill for an act relating to support and maintenance of criminal sexual psychopaths.

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

House File 142, a bill for an act relating to the movement of oversized vehicles.

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

House File 203, a bill for an act to legalize and validate the proceedings of the Board of Directors of the Harlan Community School District.

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

House File 242, a bill for an act to legalize and validate the proceedings of the town council of the town of Runnells, Iowa.

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

House File 243, a bill for an act to legalize and validate the proceedings of the Board of Directors of the Bondurant-Farrar Community School District.

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

Senate File 60, a bill for an act to permit municipalities to make a charge for ambulance service.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 105, a bill for an act authorizing installment purchases of real estate by the state board of regents.

WILLIAM R. KENDRICK, Chief Clerk

HOUSE AMENDMENT TO SENATE FILE 105

Amend Senate File 105 by adding thereto the following:

"Provided, however, that no part of the tuition fees shall be used in the purchase of such real estate."

INTRODUCTION OF BILLS

Senate File 297, by Senator Dodds, a bill for an act relating to transportation facilities for railroad employees.

Read first and second times and passed on file.

Senate File 298, by Senators Balloun, Lamborn and Lodwick, a bill for an act relating to lease properties and facilities by the board of regents.

Read first and second times and passed on file.

Senate File 299, by Senators Mogged, Griffin, Thordsen, Walsh, Arbuckle, O'Malley, Nicholson, Klink, Gilley, Stephens, Van Gilst, Clarke, Balloun, McGill, Laverty, Conklin, Sullivan and Potgeter, a bill for an act to increase the license fees of real estate brokers and salesmen and providing for the payment of expenses of the real estate commission.

Read first and second times and passed on file.

HOUSE MESSAGES CONSIDERED

House File 91, a bill for an act to permit the conservation commission to promulgate, for experimental purposes, special rules relating to the operation of watercraft and other water-oriented activity on Green Valley Lake, near the City of Creston.

Read first and second times and passed on file.

House File 126, a bill for an act relating to support and maintenance of criminal sexual psychopaths.

Read first and second times and passed on file.

House File 142, a bill for an act relating to the movement of oversized vehicles.

Read first and second times and passed on file.

House File 203, a bill for an act to legalize and validate the proceedings of the Board of Directors of the Harlan Community School District of Shelby and Harrison Counties, State of Iowa, in connection with an election for the issuance of school bonds and declaring the validity of said election and that bonds issued pursuant to and authorized thereby shall constitute valid and binding obligations of said school district.

Read first and second times and passed on file.

House File 242, a bill for an act to legalize and validate the proceedings of the Town Council of the Town of Runnells, in the

County of Polk, State of Iowa, in the calling of a special election on the proposition of constructing an elevated water storage tank in said town and contracting indebtedness for such purpose not in excess of twenty-five thousand dollars (\$25,000.00), issuing bonds for such purpose not in excess of twenty thousand dollars (\$20,000.00), and levying a tax annually upon the taxable property of said town not in excess of ten mills per annum in payment of such bonds and the interest thereon, and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said town.

Read first and second times and passed on file.

House File 243, a bill for an act to legalize and validate the proceedings of the Board of Directors of the Bondurant-Farrar Community School District, in the Counties of Jasper and Polk, State of Iowa, in connection with an election for the issuance of school bonds and declaring the validity of said election and that bonds issued pursuant to and authorized thereby shall constitute valid and binding obligations of said school district.

Read first and second times and passed on file.

SENATE CONCURRENT RESOLUTION 12

By Shaff

Whereas, The voters of Iowa at the last general election approved an amendment to the Constitution of the State of Iowa, giving the Governor item veto power on appropriation bills; and

Whereas, The General Assembly should have an opportunity to reconsider any appropriation item vetoed by the Governor; and

Whereas, An orderly procedure for concluding the work of the General Assembly is desirable; now, therefore,

Be It Resolved by the Senate, the House Concurring, That the General Assembly recess at the conclusion of its session for a period of thirty days, at which time it will reconvene for the sole purpose of reconsidering any items vetoed by the Governor during the last three days of the session; and

Be It Further Resolved, That the members of the General Assembly receive no per diem pay during the period of such recess, and that the General Assembly limit the number of legislative employees during the recess and succeeding days to such persons deemed absolutely necessary to the proper functioning of the General Assembly.

ANNOUNCEMENT BY THE PRESIDENT OF THE SENATE

In accordance with section 17A.10, Code 1966, the Legislative Departmental Rules Review Committees' rule changes have been received and referred to the appropriate committees of the Senate.

MOTION TO RECONSIDER

MR. PRESIDENT: I move to reconsider the vote by which Senate File 202 failed to pass the Senate.

JAMES W. GRIFFIN, SR.

MOTION TO RECONSIDER

MR. PRESIDENT: I move that the vote by which the Neu motion to reconsider the vote by which Senate File 202 failed to pass the Senate and the motion to reconsider be laid on the table failed to be adopted, be reconsidered.

ALAN SHIRLEY

MOTION TO RECONSIDER

MR. PRESIDENT: I move to reconsider the vote by which the Balloun amendment filed February 20, 1969, to Senate File 202, page 2, line 17, failed to pass the Senate.

LEE H. GAUDINEER, JR.

BILLS ASSIGNED TO COMMITTEE

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

- S. F. 265 Ways and means
- S. F. 272 Human and industrial relations
- S. F. 273 Cities and towns
- S. F. 275 Schools
- S. F. 276 Judiciary
- S. F. 278 Cities and towns
- S. F. 280 Judiciary
- S. F. 281 Appropriations
- S. F. 282 Cities and towns
- S. F. 283 Ways and means
- S. F. 284 Schools
- S. F. 285 Commerce
- S. F. 288 Judiciary
- S. F. 289 Judiciary
- S. F. 290 County government
- S. F. 292 Judiciary
- S. F. 293 Schools
- S. F. 294 Ways and means
- H. F. 3 Transportation
- H. F. 9 County government
- H. F. 15 State government
- H. F. 97 Law enforcement
- H. F. 111 Cities and towns
- H. F. 119 Commerce
- H. F. 175 Ways and means
- H. F. 189 Ways and means
- H. F. 210 Agriculture
- H. F. 219 Judiciary
- H. F. 286 Conservation and recreation
- H. F. 287 Conservation and recreation

REPORTS OF COMMITTEES

Senator Kosek submitted the following report:

MR. PRESIDENT: Your committee on social services, to which was referred **Senate File 91**, a bill for an act to define the practice of chiropractic, begs leave to report it has had the same under consideration and recommends the same *do pass*.

ERNEST KOSEK, Chairman

Ordered passed on file.

Senator Lucken submitted the following report:

MR. PRESIDENT: Your committee on human and industrial relations, to which was referred **Senate File 173**, a bill for an act relating to employment agencies and the fees charged thereby, begs leave to report it has had the same under consideration and recommends the same *do pass*.

J. HENRY LUCKEN, Chairman

Ordered passed on file.

Senator Walsh submitted the following report:

MR. PRESIDENT: Your committee on cities and towns, to which was referred **House File 186**, a bill for an act relating to the authority of towns with respect to public bridges, culverts, viaducts, underpasses, grade crossing separations and approaches thereto and authorizing towns to contract indebtedness and issue general obligation bonds therefor, begs leave to report it has had the same under consideration and recommends the same *do pass*.

JOHN M. WALSH, Chairman

Ordered passed on file.

AMENDMENTS FILED

- 1 Amend Senate Concurrent Resolution 9, appearing on page 219 of the Senate
- 2 Journal, by striking in line 37 thereof the word, "directed", and by in-
- 3 serting in lieu thereof the word, "encouraged".

ANDREW C. FROMMELT

- 1 Amend Senate Concurrent Resolution 9 by striking all of lines
- 2 43 through 50, inclusive.

ROBERT R. RIGLER

- 1 Amend Senate File 135 by striking from page 1, line 5,
- 2 the word "section" and inserting in lieu thereof the word
- 3 "subsection".

JAMES A. POTGETER

- 1 Amend the Balloun amendment to page 2, line 17, of Senate
- 2 File 202 filed February 20, 1969, by adding after the word, "months.",
- 3 in line (5) the following:
- 4 "Any pregnancy terminated pursuant to section two (2) of this
- 5 Act, shall only be accomplished during the first eighteen (18)
- 6 weeks of such pregnancy."

LEE H. GAUDINEER, JR.

- 1 Amend Senate File 207 by striking all after the enacting
- 2 clause and inserting in lieu thereof the following:
- 3 Section 1. Chapter three hundred ninety-six (396),
- 4 section one (1), Acts of the Sixty-second General Assembly,

5 is amended by striking lines seven (7) through fifteen (15),
6 inclusive, and inserting in lieu thereof the following:
7 "If the relationship between a parent and a child has been
8 terminated as provided in chapter two hundred thirty-two (232)
9 of the Code or terminated under a law or court decision of
10 another state, by final court order which is not then appealable,
11 the consent of such parent shall not be necessary; and in lieu of
12 the consent of such parent, consent to such adoption may be given
13 by the person, department, agency, or institution to which guardian-
14 ship of the child has been transferred or by the court terminating
15 such parent-child relationship if the court has not transferred
16 such guardianship."

DAVID M. STANLEY
GEORGE E. O'MALLEY
JOHN L. MOWRY
ERNEST KOSEK

1 Amend Senate File 207 by striking all after the enacting
2 clause and inserting in lieu thereof the following:
3 Section 1. Section six hundred point three (600.3),
4 Code 1966, is hereby amended by adding thereto the following
5 paragraph:
6 "The courts of Iowa shall recognize, by extending 'full
7 faith and credit' as guaranteed by Article four (IV), section
8 one (1) of the constitution of the United States, out-of-state
9 judicial decisions which terminate parent-child relationships."

JOHN L. MOWRY

1 Amend Senate File 254 by striking from page 1, lines
2 12 through 15, inclusive the following words and figures:
3 "1967 amendments to the Social Security Act, amending
4 Title four (IV) by creating sections forty-two six hundred
5 thirty (42-630) through forty-two six hundred forty-four
6 (42-644), inclusive," and inserting in lieu thereof the
7 following: "Public Law ninety dash two hundred forty-eight
8 (90-248), eighty-one (81) Stat. eight hundred twenty-one
9 (821), Title two (II), Section two hundred four (204), the
10 Social Security Amendments of 1967 to the Social Security
11 Act,".

ERNEST KOSEK

1 Amend Senate File 254, page 1, line 20, by striking
2 the words "The Iowegian and Citizen" and inserting in lieu
3 thereof the following: "The Centerville Daily Iowegian, Inc."

ERNEST KOSEK

1 Amend Senate File 286 as follows:

2 1. By inserting after line 2, page 2, the following
3 new subsection:

4 "If any resident individual entitled to a refund under
5 this section is not otherwise required by section four
6 hundred twenty-two point thirteen (422.13), Code of Iowa,
7 to file an income tax return, the refund to which he
8 is entitled shall be refunded to him upon furnishing
9 the department of revenue with proof of his taxable
10 income and the number of his personal exemptions."

11 2. By renumbering the following subsections.

ANDREW G. FROMMELT

1 Amend Senate File 286 as follows:

2 1. By inserting after line 2, page 2, the
3 following new subsection:

4 "3. The amount of the refund provided in this
5 section shall be allowed as a credit against the
6 personal income tax imposed under this chapter,
7 provided the resident individual claims the refund
8 on his income tax return required to be filed under
9 section four hundred twenty-two point thirteen
10 (422.13), Code of Iowa. If the income tax due a
11 resident individual shown by his tax return is less
12 than the full amount of the refund to which he is
13 entitled under this section, the excess of the refund
14 over the income tax otherwise due shall be refunded
15 to him by the department of revenue.

16 4. By renumbering the following subsections."

ANDREW G. FROMMELT

1 House File 5 is hereby amended as follows:

2 1. By adding thereto the following new section:

3 "Chapter two hundred twenty-six (226), Code 1966, is hereby
4 amended by adding thereto the following new section:
5 "The commissioner of social services is hereby authorized
6 to establish additional programs at any mental health institute and to
7 inaugurate at any such institute pilot programs for the welfare of
8 persons in need of custodial care, nursing home care, or extended
9 care services. The commissioner shall establish operating rules and
10 regulations to provide fair and equitable charges for such services by
11 separating the direct costs of operating such services from the costs
12 of performing other types of services in adjacent facilities at the same
13 institutional location. The direct costs of each such program at a
14 common location shall be included with the prorated cost of indirect
15 services provided each type of program in determining the charge to
16 be made against the counties from which patients receiving such services
17 are admitted. Certification of charges shall be made in the same
18 manner as mental patients in the hospital section of the institute
19 outlined in sections 230.18, 230.19 and 230.20 of the Code."

20 2. By striking from line three (3), on page one (1), the word
21 "and".

22 3. By inserting in line five (5), on page one (1), after the word
23 "patients", the words "authorizing the commissioner of social services
24 to utilize facilities at state mental health institutes for the welfare of
25 persons
26 in need of custodial, nursing home, or extended care services, au-
27 thorizing
28 the establishment of pilot programs to provide such services, and re-
29 lating
30 to regulations and procedures for operating such facilities and programs
31 and for making charges for care of patients therein."

VERN LISLE

RICHARD L. STEPHENS

J. HENRY LUCKEN

KENNETH PARKER

On motion of Senator Leonard, the Senate adjourned until 9:00
a.m., Tuesday, February 25, 1969.

JOURNAL OF THE SENATE

SENATE CHAMBER,
DES MOINES, IOWA, TUESDAY, FEBRUARY 25, 1969.

The Senate met in regular session, President Jepsen presiding.

Prayer was offered by Reverend Carl Benander, pastor of the Bethlehem Lutheran Church, Red Oak, Iowa.

The Senate pledged allegiance to the flag.

The Journal of February 25, 1969, was approved.

PETITIONS

The following petitions were presented and placed on file:

By Senator Arbuckle, from forty-eight residents of Greene County opposing Senate File 180 and House File 255 to levy a two percent premium tax on premiums collected by fraternal benefit societies.

By Senator Lange, from forty-four residents of Sac County favoring legislation to lower the voting age to eighteen years.

By Senator Lange, from forty-five residents of Sac County opposing legislation to permit the dismissal of any student from enrollment for participating in any form of riot activity.

By Senator Lange, from fifty-four residents of Sac County supporting expenditures for the University of Northern Iowa equal to that requested by the Board of Regents.

By Senator Curran, from seven residents of Cerro Gordo County favoring stronger legislation against sex offenders and child molesters.

By Senator Van Gilst, from twenty residents of Mahaska County opposing Senate File 96 relating to sale of beer on Sundays.

By Senator Parker, from eleven residents of Buchanan and Delaware Counties favoring legislation to permit cooperation with federal agencies with respect to meat and poultry inspection.

INTRODUCTION OF BILLS

Senate Joint Resolution 18, by Senators Doderer, Palmer and Gaudineer, a joint resolution directing a legislative study to review the Iowa criminal code.

Read first and second times and passed on file.

Senate File 300, by Senators Stanley and Shirley, a bill for an act relating to business corporations.

Read first and second times and passed on file.

Senate File 301, by Senator Reichardt, a bill for an act relating to educational radio and television.

Read first and second times and passed on file.

Senate File 302, by Senators Lamborn, Balloun, Smith, Griffin and Potter, a bill for an act to prohibit landlords from requiring deposits from tenants in apartments and rental homes.

Read first and second times and passed on file.

Senate File 303, by Senators Nicholson and Reichardt, a bill for an act relating to writs of habeas corpus.

Read first and second times and passed on file.

Senate File 304, by Senator Klink (Fisher of Greene, Battles, Johnson of Audubon-Guthrie, Andersen, Camp, Graham, Nielsen, Priebe, Miller of Page, Dougherty, Varley, Kluever, Campbell and Middleswart), a bill for an act relating to taxation of cattle.

Read first and second times and passed on file.

VISITORS WELCOMED

President Jepsen welcomed to the Senate members of the Phi Alpha Delta Law Fraternity from the University of Iowa College of Law, who were present in the balcony.

SPECIAL ORDER OF BUSINESS

The time having arrived, the Chair announced the special order of business for the consideration of Senate File 254.

CONSIDERATION OF BILLS

Senate File 254

On motion of Senator Frey, Senate File 254, a bill for an act creating authority in the department of social services to transfer aid to dependent children funds to any other department or agency of the State of Iowa for the purpose of implementing federal assistance programs, was taken up and considered.

Senator Kosek offered the following amendment and moved its adoption:

Amend Senate File 254, page 1, line 20, by striking the words "The Iowegian and Citizen" and inserting in lieu thereof the following: "The Centerville Daily Iowegian, Inc.".

The amendment was adopted.

Senator Kosek offered the following amendment and moved its adoption:

Amend Senate File 254 by striking from page 1, lines 12 through 15, inclusive the following words and figures:

"1967 amendments to the Social Security Act, amending Title four (IV) by creating sections forty-two six hundred thirty (42-630) through forty-two six hundred forty-four (42-644), inclusive," and inserting in lieu thereof the following: "Public Law ninety dash two hundred forty-eight (90-248), eighty-one (81) Stat. eight hundred twenty-one (821), Title two (II), Section two hundred four (204), the Social Security Amendments of 1967 to the Social Security Act,".

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?" (S.F. 254) the vote was:

Ayes, 59:

Anderson	Flatt	Laverty	Potgeter
Arbuckle	Frey	Leonard	Potter
Balloun	Frommelt	Lisle	Reichardt
Benda	Gaudineer	Lodwick	Rigler
Briles	Gilley	Lucken	Schaben
Clarke	Glenn	McGill	Shaff
Coleman	Griffin	Messerly	Shirley
Conklin	Hammer	Mogged	Stanley
Curran	Hill	Mowry	Stephens
DeHart	Keith	Neu	Sullivan
DeKoster	Klink	Nicholson	Thordsen
Denman	Kosek	Ollenburg	Van Gilst
Dodds	Kyhl	O'Malley	Walsh
Doderer	Lamborn	Palmer	Weimer
Erskine	Lange	Parker	

Nays, none.

Absent or not voting, 2:

Hougen Smith

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, the Senate recessed until the fall of the gavel.

The Senate reconvened, President Jepsen presiding.

CONSIDERATION OF BILLS

Senate File 286

On motion of Senator Lange, Senate File 286, a bill for an act relating to sales tax refund, was taken up and considered.

Senator Lange offered the following amendment and moved its adoption:

Amend Senate File 286 by striking from page 1, line 10, the word "such" and inserting in lieu thereof the word "said".

The amendment was adopted.

Senator Hill moved to defer action on Senate File 286 until such time as the Senate has considered the Governor's recommendation with respect to the state income tax.

POINT OF ORDER

Senator Stanley raised a point of order that the discussion was not germane to the motion before the Senate.

The Chair ruled the point well taken.

President pro tempore Lodwick took the chair at 11:50 a.m.

Senator Hill renewed his motion to defer Senate File 286.

Roll call was requested.

On the question "Shall Senate File 286 be deferred?" the vote was:

Rule 8 was invoked.

Ayes, 15:

Coleman	Frommelt	McGill	Shirley
Denman	Gaudineer	Palmer	Van Gilst
Dodds	Glenn	Reichardt	Weimer
Doderer	Hill	Schaben	

Nays, 42:

Anderson	Gilley	Lisle	Potgeter
Arbuckle	Griffin	Lodwick	Potter
Balloun	Hammer	Lucken	Rigler
Benda	Hougen	Messerly	Shaff
Briles	Klink	Mogged	Smith
Clarke	Kosek	Mowry	Stanley
Conklin	Kyhl	Neu	Stephens
Curran	Lamborn	Nicholson	Sullivan
DeHart	Lange	Ollenburg	Thordsen
DeKoster	Laverty	Parker	Walsh
Frey	Leonard		

Absent or not voting, 4:

Erskine	Flatt	Keith	O'Malley
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The motion lost.

Senator Shirley offered the following amendment:

Amend Senate File 286 by striking everything after the enacting clause and inserting in lieu thereof the following:

"Section 1. Section eighteen (18) of chapter three hundred forty-eight (348), Acts of the Sixty-second General Assembly, is hereby amended as follows:

1. By inserting after line 28 the following new paragraphs as follows:

'No individual shall be eligible to claim the sales tax refund if such individual has a net income of over \$9,000.00.

No individual shall be eligible to claim a sales tax refund if such individual has been claimed as a dependent on another resident individual's Iowa personal income tax return.'

2. By inserting in line 48 after the period (.) the following:

'The term net income will have the same meaning as defined in section four hundred twenty-two point seven (422.7), Code of 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 Senate is asked:

House File 323, 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 324, a bill for an act to make appropriations to members of the advisory investment board of the Iowa public employees' retirement system.

WILLIAM R. KENDRICK, Chief Clerk

On motion of Senator Stanley, the Senate recessed until 1:00 p.m.

AFTERNOON SESSION

The Senate reconvened, President pro tempore Lodwick presiding.

The Senate resumed consideration of **Senate File 286** and the amendment offered by Senator Shirley.

Senator Shirley moved the adoption of his amendment.

Roll call was requested.

On the question "Shall the Shirley amendment be adopted?" (S.F. 286) the vote was:

Rule 8 was invoked.

Ayes, 15:

Coleman
Denman
Dodds
Doderer

Frommelt
Gaudineer
Glenn
Hill

McGill
O'Malley
Palmer
Reichardt

Schaben
Shirley
Weimer

Nays, 43:

Anderson	Frey	Laverty	Parker
Arbuckle	Gilley	Leonard	Potgeter
Balloun	Griffin	Lisle	Potter
Benda	Hammer	Lodwick	Rigler
Briles	Hougen	Lucken	Shaff
Clarke	Keith	Messerly	Smith
Conklin	Klink	Mogged	Stanley
Curran	Kosek	Mowry	Stephens
DeHart	Kyhl	Neu	Sullivan
DeKoster	Lamborn	Nicholson	Thordsen
Erskine	Lange	Ollenburger	

Absent or not voting, 3:

Flatt	Van Gilst	Walsh
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The amendment was lost.

Senator Frommelt asked and received unanimous consent to withdraw the amendments filed by him on February 24 and found on pages 363 and 364 of the Senate Journal.

Senator Shirley offered the following amendment:

Amend Senate File 286 by striking from page 1, lines 7 through 9, the words, "for the calendar year 1968 or a return for a fiscal year beginning after January 1, 1968, but not later than December 31, 1968".

President Jepsen took the chair at 2:30 p.m.

Senator Shirley moved the adoption of his amendment.

Roll call was requested.

On the question "Shall the Shirley amendment to page 1 be adopted?" (S.F. 286) the vote was:

Rule 8 was invoked.

Ayes, 15:

Coleman	Frommelt	McGill	Schaben
Denman	Gaudineer	O'Malley	Shirley
Dodds	Glenn	Palmer	Weimer
Doderer	Hill	Reichardt	

Nays, 43:

Anderson	Frey	Leonard	Potgeter
Arbuckle	Gilley	Lisle	Potter
Balloun	Griffin	Lodwick	Rigler
Benda	Hammer	Lucken	Shaff
Briles	Hougen	Messerly	Smith
Clarke	Klink	Mogged	Stanley
Conklin	Kosek	Mowry	Stephens
Curran	Kyhl	Neu	Sullivan
DeHart	Lamborn	Nicholson	Thordsen
DeKoster	Lange	Ollenburger	Walsh
Erskine	Laverty	Parker	

Absent or not voting, 3:

Flatt	Keith	Van Gilst
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The amendment was lost.

LEAVES OF ABSENCE

Senator McGill asked and received unanimous consent that Senator Van Gilst be excused for the rest of the day because of illness.

Senator Stanley asked and received unanimous consent that Senator Flatt be excused for the rest of the day because of illness.

Senator Glenn offered the following amendment:

Amend Senate File 286 by adding the following sections thereto:

"Sec. 2. Amend section four hundred twenty-two point forty-five, (422.45), Code of Iowa, by adding thereto the following:

The sales tax due pursuant to the laws of the state shall be refunded by the licensee immediately at the point of purchase upon that part of the gross receipts from the sale in this state of food products for human consumption, off the premises of the retailer.

The words 'food products' shall mean and include cereals and cereal products, milk and milk products, oleomargarine, meat and meat products, fish and fish products, eggs and egg products, vegetables and vegetable products, fruit and fruit products, spices and salt, sugar and sugar products other than candy and confectionery, coffee and coffee substitutes, tea, cocoa and cocoa products other than candy and confectionery.

The words 'food products' shall neither mean nor include spirituous, malt or vinous liquors, soft drinks, sodas or beverages such as are ordinarily dispensed at taverns and soda fountains or in connection therewith, medicines, tonics, and preparations in liquid, powdered, granular, tablet, capsule, lozenge, and pill form sold as dietary supplements or adjuncts.

The words 'food products' also shall not include meals served on or off the premises of the retailer or drinks or foods furnished, prepared or served for the consumption at tables, chairs, or counters or from trays, glasses, dishes, or other tableware provided by the retailer.

Sec. 3. Amend section four hundred twenty-three point four (423.4), Code of Iowa, by adding thereto the following:

Tangible personal property, purchased for use or consumption in this state as food products for human consumption off the premises. The definitions of food or food products in section four hundred twenty-two point forty-five (422.45), Code of Iowa, as amended by this Act shall apply to this section."

Senator Rigler raised a point of order on the amendment for the reason that it was not germane to the bill.

The Chair ruled the point well taken and the amendment out of order.

Senator 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?" (S.F. 286) the vote was:

Rule 8 was invoked.

Ayes, 40:

Anderson
Arbuckle
Balloun
Benda

Briles
Clarke
Conklin
Curran

DeHart
DeKoster
Frey
Gilley

Griffin
Hammer
Hougen
Klink

Kosek	Lisle	Neu	Rigler
Kyhl	Lodwick	Nicholson	Shaff
Lamborn	Lucken	Ollenburger	Smith
Lange	Messerly	Parker	Stanley
Laverty	Mogged	Potgeter	Stephens
Leonard	Mowry	Potter	Sullivan

Nays, 17:

Coleman	Gaudineer	O'Malley	Shirley
Denman	Glenn	Palmer	Thordsen
Dodds	Hill	Reichardt	Walsh
Doderer	McGill	Schaben	Weimer
Frommelt			

Absent or not voting, 4:

Erskine	Flatt	Keith	Van Gilst
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The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Lange moved that the vote by which Senate File 286 passed the Senate be reconsidered and the motion to reconsider be laid on the table.

Senator Glenn called for a division of the motion.

President Jepsen ruled on the request for a division as follows:

With further reference to the so-called double barreled motion and my suggestion that the question could be divided, the Chair would like to call your attention to Senate Rule 13 which provides for division of a question; however, further study indicates that division of the double barreled motion would result in putting the Senator making the motion in a position of presenting a motion that would be the opposite of his original desire, i.e., to prevent the filing of a reconsideration motion".

I have also referred to Mason's Manual and while I recognize that the Senate has not adopted Mason's as a guide, yet I feel that it is permissible to use this Manual as a supplement. In Mason's, submission of double motions is discussed in Section 163. I would like to quote from lines 11 and 12 of that section referring to double motions:

"These are in effect single motions."

As a result of this research, I would rule that the double barreled motion is in effect a single motion and division will not be permitted.

President Jepsen further ruled as follows:

The Chair would call your attention to the footnote on the bottom of page 157 of Robert's Rules of Order. The Chair feels that the precedent established by Congress in considering this as a single motion is in keeping with the tradition that has been established in handling this motion in the Senate.

"If the latter motion is adopted the reconsideration is dead and the bill is in the same condition as if the reconsideration had been voted on and lost."

Since the affirmative of this is as the rule states only the result of the adoption of this motion, it is apparent that the loss of the motion would result in the reconsideration being kept alive; and, consequently, a motion to reconsider can be filed at any time in accordance with the rules.

The motion prevailed.

SPECIAL ORDERS

Senator Stanley asked and received unanimous consent that **House File 49** be made a special order of business for Wednesday, February 26, 1969, at 10:00 a.m.

Senator Stanley asked and received unanimous consent that **Senate File 135** be made a special order of business for Wednesday, February 26, 1969, at 11:00 a.m.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

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

House File 136, a bill for an act relating to voter registration lists.

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

House File 318, a bill for an act vesting police powers and the status of peace officers upon agents, officers, and investigators of the enforcement division of the Iowa liquor control commission.

WILLIAM R. KENDRICK, Chief Clerk

HOUSE MESSAGES CONSIDERED

House File 323, 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 324, 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 136, a bill for an act relating to voter registration lists.

Read first and second times and passed on file.

House File 318, a bill for an act vesting police powers and the status of peace officers upon agents, officers, and investigators of the enforcement division of the Iowa liquor control commission.

Read first and second times and passed on file.

INTRODUCTION OF BILLS

Senate File 305, by Senators Arbuckle, DeHart, Flatt, Lisle, Thordsen, Kosek, DeKoster, Nicholson, Stanley and Lodwick (Millen, Lawson, Pierson, Holden, Graham, Mohrfeld, Kehe, Bailey,

Camp, Van Nostrand, Edgington, Shepherd, Ossian, Pelton, Kreamer and Wolfe), a bill for an act relating to workmen's compensation.

Read first and second times and passed on file.

Senate File 306, by Senator Potgeter (Winkelman and Voorhees), a bill for an act relating to the Iowa development commission.

Read first and second times and passed on file.

Senate File 307, by Senator Nicholson (Shaw), a bill for an act to amend the professional practices act relating to admission to license examinations.

Read first and second times and passed on file.

Senate File 308, by committee on conservation and recreation, a bill for an act relating to the operation of motor boats.

Read first and second times and placed on calendar.

Senate File 309, by committee on appropriations (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 310, by committee on appropriations (committee on appropriations), a bill for an act to make appropriations to members of the Iowa commission on interstate cooperation.

Read first and second times and placed on calendar.

Senate File 311, by committee on judiciary, a bill for an act relating to retirement and removal of judges.

Read first and second times and placed on calendar.

Senate File 312, by Senators Dodds, Shirley, Schaben, Glenn, Gaudineer, Coleman and Denman, a bill for an act relating to the method of applying for absent voters' ballots.

Read first and second times and passed on file.

Senate File 313, by Senators Thordsen and O'Malley, a bill for an act relating to advertisement of intoxicating liquors.

Read first and second times and passed on file.

Senate File 314, by committee on appropriations, a bill for an act to appropriate administration and educational and training aid funds from the general fund of the state to the department of public

instruction for the biennium beginning July 1, 1969, and ending June 30, 1971.

Read first and second times and placed on calendar.

Senate File 315, by Senator Gaudineer, a bill for an act relating to child labor.

Read first and second times and passed on file.

Senate File 316, by Senators Palmer, Doderer and Gaudineer, a bill for an act to allow injured workers under the Iowa Workmen's Compensation Act to select the doctor who treats them.

Read first and second times and passed on file.

Senate File 317, by Senator Conklin, a bill for an act relating to the license renewal fee for a person licensed to practice physical therapy.

Read first and second times and passed on file.

Senate File 318, by Senator Conklin, a bill for an act relating to the practice of physical therapy.

Read first and second times and passed on file.

Senate File 319, by Senator Kyhl (Peterson, McCartney and Corey), a bill for an act relating to county and memorial hospital funds, the control and investment thereof.

Read first and second times and passed on file.

Senate Joint Resolution 19, by Senators Doderer, McGill, Gaudineer and Van Gilst (Poncey and Langland), a joint resolution directing a legislative study to review and codify the laws of Iowa relating to education below the university level.

Read first and second times and passed on file.

SENATE CONCURRENT RESOLUTION 18

By Smith

Whereas, Recent decisions of the Supreme Court have construed the Fourteenth Amendment as requiring that the seats of both houses of a state legislature must be apportioned on a population basis with representatives selected from districts of as nearly equal population as practicable; and

Whereas, Since the founding of this country it has been customary for the states, and in accord with the structure of the Congress under the Constitution, to consider factors other than population alone in the apportionment of seats in one house of their respective legislative bodies;

Now, Therefore, Be It Resolved by the Senate, the House Concurring, of the Sixty-third General Assembly of Iowa, That this legislature respectfully applies to the Congress of the United States to call a convention for the pur-

pose of proposing the following article as an amendment to the Constitution of the United States.

"Article —

"Section 1. Nothing in this Constitution shall prohibit any state which shall have a bicameral legislature from apportioning the membership of one house of such legislature on factors other than population, provided that the plan of such apportionment shall have been submitted to and approved by a vote of the electorate of that state.

Sec. 2. Nothing in this Constitution shall restrict or limit a state in its determination of how membership of governing bodies of its subordinate units shall be apportioned.

Sec. 3. This article shall be inoperative unless it shall have been ratified as an amendment to the Constitution by the legislatures of three-fourths of the several states within seven years from the date of its submission to the states by the Congress."

Be It Further Resolved, That if Congress shall have proposed an amendment to the Constitution identical with that contained in this resolution prior to June 1, 1969, this application for a convention shall no longer be of any force or effect.

Be It Further Resolved, That a duly attested copy of this resolution be immediately transmitted to the Secretary of the Senate of the United States, the Clerk of the House of Representatives of the United States and to each member of the Congress from this state.

COMMUNICATION

February 25, 1969

Mr. Carroll Lane
Secretary of Senate
State House
Local
Dear Mr. Lane:

There is transmitted herewith the report of the School Budget Review Committee as directed in section 33 of chapter 356, Acts of the 62nd General Assembly.

Very truly yours,
MARVIN R. SELDEN, JR.
Secretary
School Budget Review Committee

Receipt of the above is hereby acknowledged.

CARROLL LANE
Secretary of Senate

REPORTS OF COMMITTEE

Senator Rigler submitted the following reports:

MR. PRESIDENT: Your committee on commerce, to which was referred Senate File 225, a bill for an act to prohibit the operation of mobile units by banks and other financial institutions, begs leave to report it has had the same under consideration and recommends the same *do pass*.

ROBERT R. RIGLER, Chairman

Ordered passed on file.

Also :

MR. PRESIDENT: Your committee on commerce, to which was referred Senate File 139, a bill for an act relating to false drawing or uttering of checks, begs leave to report it has had the same under consideration and recommends the same do pass.

ROBERT R. RIGLER, Chairman

Ordered passed on file.

AMENDMENTS FILED

- 1 Amend Senate File 286 by striking from page 1,
- 2 lines 7 through 9, the words, "for the calendar year 1968
- 3 or a return for a fiscal year beginning after January 1, 1968,
- 4 but not later than December 31, 1968".

ALAN SHIRLEY

- 1 Amend Senate File 286 by striking everything after
- 2 the enacting clause and inserting in lieu thereof the
- 3 following:
- 4 "Section 1. Section eighteen (18) of chapter three
- 5 hundred forty-eight (348), Acts of the Sixty-second General
- 6 Assembly, is hereby amended as follows:
- 7 1. By inserting after line 28 the following new
- 8 paragraphs as follows:
- 9 'No individual shall be eligible to claim
- 10 the sales tax refund if such individual has a
- 11 net income of over \$9,000.00.
- 12 No individual shall be eligible to claim a
- 13 sales tax refund if such individual has been
- 14 claimed as a dependent on another resident
- 15 individual's Iowa personal income tax return.'
- 16 2. By inserting in line 48 after the period (.)
- 17 the following:
- 18 'The term net income will have the same
- 19 meaning as defined in section four hundred
- 20 twenty-two point seven (422.7), Code of Iowa.'

ALAN SHIRLEY

- 1 Amend Senate File 286 by adding the following sections
- 2 thereto:
- 3 "Sec. 12. Amend section four hundred twenty-two point forty-
- 4 five (422.45), Code of Iowa, by adding thereto the following:
- 5 The sales tax due pursuant to the laws of this state
- 6 shall be refunded by the licensee immediately at the
- 7 point of purchase upon that part of the gross receipts from
- 8 the sale in this state of food products for human
- 9 consumption, off the premises of the retailer.
- 10 The words 'food products' shall mean and include cereals
- 11 and cereal products, milk and milk products, oleomargarine,
- 12 meat and meat products, fish and fish products, eggs and egg
- 13 products, vegetables and vegetable products, fruit and fruit
- 14 products, spices and salt, sugar and sugar products other
- 15 than candy and confectionery, coffee and coffee substitutes,
- 16 tea, cocoa and cocoa products other than candy and
- 17 confectionery.

18 The words 'food products' shall neither mean nor include
19 spirituous, malt or vinous liquors, soft drinks, sodas or
20 beverages such as are ordinarily dispensed at taverns and
21 soda fountains or in connection therewith, medicines, tonics,
22 and preparations in liquid, powdered, granular, tablet,
23 capsule, lozenge, and pill form sold as dietary supplements
24 or adjuncts.

25 The words 'food products' also shall not include meals
26 served on or off the premises of the retailer or drinks
27 or foods furnished, prepared or served for the consumption
28 at tables, chairs, or counters or from trays, glasses,
29 dishes, or other tableware provided by the retailer.

30 Sec. 3. Amend section four hundred twenty-three point
31 four (423.4), Code of Iowa, by adding thereto the following:

32 Tangible personal property, purchased for use or
33 consumption in this state as food products for human
34 consumption off the premises. The definitions of food
35 or food products in section four hundred twenty-two
36 point forty-five (422.45), Code of Iowa, as amended by
37 this Act shall apply to this section."

GENE GLENN

1 Amend Senate File 249 by adding to section one (1) the
2 following:

3 5. By striking from lines eight (8) and nine (9) the
4 words "a member of the state board of regents appointed by
5 the board,".

ERNEST KOSEK

1 Amend Senate File 274 as follows:

2 1. Page 2, line 6, by striking the word "renting" and
3 inserting in lieu thereof the words "consenting to the use of".

4 2. Page 2, line 8, by striking the word "an", and inserting
5 in lieu thereof the words "a written".

WILLIAM F. DENMAN
HAROLD A. THORDSEN
VERNON H. KYHL

1 Amend Senate File 279 by striking all after the enacting
2 clause and inserting in lieu thereof the following:

3 Section 1. Section five hundred thirty-five point two (535.2)
4 of the Code is hereby amended by striking all after the word, "ex-
5 ceeding" in lines five (5) and six (6) and by inserting in lieu
6 thereof the following:

7 "the maximum effective annual rate to be determined January
8 one (1) and quarterly thereafter by joint action of the superin-
9 tendent of banking, insurance commissioner, and treasurer of state,
10 of which a majority shall control their actions in setting such
11 rate; but in no event shall the maximum effective annual rate so
12 set exceed ten (10) cents on the hundred by the year:".

13 Sec. 2. Section five hundred thirty-six A point twenty-three
14 (536A.23) of the Code is hereby amended by striking in lines five (5)
and six
15 (6) the words and figures, "that authorized by section 535.2." and
16 by inserting in lieu thereof the words, "seven cents on the hundred
17 by the year".

LEE H. GAUDINEER, JR.

1 Amend Senate File 295 as follows:

- 2 1. Amend page 1, section 1, line 12, by inserting
3 after the word "confidential" the following: "notarized".
4 2. Amend page 3, section 7, line 9, by inserting
5 after the word "confidential" the following: "notarized".

EDWARD E. NICHOLSON

- 1 Amend Senate File 295 on page 2 by striking the
2 comma at the end of line 2 and inserting the following:
3 "or qualifying as an 'institution of higher learning'
4 under the National Defense Education Act of 1958
5 (United States Code, Title 20 -403(b))",.

ARTHUR A. NEU
JAMES SCHABEN
LUCAS J. DeKOSTER
CHARLES G. MOGGED
MARVIN W. SMITH
WILLIAM F. DENMAN

- 1 Amend House File 39, page 1, line 4, by striking
2 the words "without compensation".

ROBERT R. RIGLER

On motion of Senator Stanley, the Senate adjourned until 9:00
a.m., Wednesday, February 26, 1969.

JOURNAL OF THE SENATE

**SENATE CHAMBER,
DES MOINES, IOWA, WEDNESDAY, FEBRUARY 26, 1969.**

The Senate met in regular session, President Jepsen presiding.

Prayer was offered by Reverend J. Milton Kinney, pastor of the First United Methodist Church, Guthrie Center, Iowa.

The Senate pledged allegiance to the flag.

The Journal of February 25, 1969, was approved.

PETITIONS

The following petitions were presented and placed on file:

By Senator Lodwick, from five hundred sixty-four high school students of Lee County requesting state aid for private schools and endorsing a dual system of education.

By Senator Benda, from five residents of Iowa County favoring legislation to permit cooperation with federal agencies with respect to meat and poultry inspection.

By Senator Arbuckle, from nine residents of Boone County opposing Senate File 96 relating to the sale of beer on Sunday.

By Senator Kosek, from thirty-three residents of the State of Iowa, being members of the Iowa Council of Churches, urging the passage of Senate File 202 relating to abortion.

VISITORS WELCOMED

President Jepsen welcomed eighteen junior and senior high school girls from Atlantic, who were present in the balcony.

President Jepsen welcomed fifteen junior and senior high school girls from Greenfield, who were present in the balcony.

President Jepsen welcomed seventy students of the government class of Saint Theresa School, Des Moines, who were present in the balcony, accompanied by Sister Donna.

INTRODUCTION OF BILLS

Senate File 320, by Senators DeKoster, Stanley and Walsh, a bill for an act relating to the teaching of the contributions of minority groups.

Read first and second times and passed on file.

Senate File 321, by Senators O'Malley, Coleman, Denman, Doderer and Gaudineer, a bill for an act establishing a regional jail system under the department of social services, authorizing juvenile detention facilities to be a part of the system, and providing an appropriation therefor.

Read first and second times and passed on file.

Senate File 322, by Senators Erskine, Palmer and Clarke (Radl and Ossian), a bill for an act relating to the purchase of firearms and firearm supplies.

Read first and second times and passed on file.

Senate File 323, by Senators Lamborn, Frey and Keith, a bill for an act relating to assessment procedures for low-type street improvements, optional court confirmation, alternate modes of payment to contractors, and the repeal of obsolete special assessment provisions.

Read first and second times and passed on file.

Senate File 324, by Senator Lodwick, a bill for an act relating to the sale of property for delinquent taxes.

Read first and second times and passed on file.

ANNOUNCEMENT BY RULES COMMITTEE

In consideration of the large number of proposed bills that have accumulated in Legislative Research, the rules committee interprets Rule 22 as follows:

All proposed bills ready for drafting, accompanied by the green bill request form properly signed and initialed by the Secretary of the Senate, will be accepted for introduction, provided they are initialed by the Secretary of the Senate prior to 4:00 p.m. on February 28, 1969.

SPECIAL ORDER

Senator Stanley asked and received unanimous consent that **Senate File 295** be made a special order of business for Friday, February 28, 1969, at 9:10 a.m.

CALL OF THE SENATE

Senate File 202

The Chair announced that the following Call of the Senate had been filed at the desk:

MR. PRESIDENT: Pursuant to Rule 5 of the Temporary Rules of the Senate

of the Sixty-third General Assembly, we, the undersigned, do hereby request a Call of the Senate on Senate File 202 and all amendments thereto.

EUGENE M. HILL
JAMES F. SCHABEN
CLIFTON C. LAMBORN
ANDREW FROMMELT
C. JOSEPH COLEMAN
CHARLES K. SULLIVAN
JOHN M. WALSH
ARTHUR A. NEU

A. J. ERSKINE
J. LESLIE LEONARD
LESLIE C. KLINK
CHARLES G. MOGGED
WALTER B. HAMMER
GEORGE E. O'MALLEY
WILLIAM D. PALMER
CHARLES BALLOUN

Senator Stanley asked and received unanimous consent that Senators Flatt and Van Gilst be excused from the Call of the Senate.

The Chair directed the Secretary to call the roll.

Roll call revealed all members present with the exception of Senators Flatt and Van Gilst.

Senator Lamborn moved that the motion to reconsider the vote by which Senate File 202 failed to pass the Senate filed by Senator Griffin on February 24, 1969, be laid on the table.

Senator Rigler raised a point of order for the reason that the motion had been discussed before being made.

The Chair ruled the point well taken and that Senator Lamborn was out of order.

Senator Lamborn renewed his motion to lay the Griffin motion on the table.

Senator Lucken moved that the Griffin motion to reconsider the vote by which Senate File 202 failed to pass the Senate be laid on the table.

The Chair requested that the Senators put their motions in writing and file them at the desk.

Senator Denman asked if he would be in order to move to defer action on the motion until the full Senate was present.

The Chair ruled that a motion to defer would not be in order.

The Chair ruled the Lamborn motion out of order.

Senator Lucken filed the following motion at the desk:

MR. PRESIDENT: I move that the Griffin motion to reconsider the vote by which Senate File 202 failed to pass the Senate be laid on the table.

J. HENRY LUCKEN

SPECIAL ORDER OF BUSINESS

The time having arrived, the Chair announced the special order of business for the consideration of House File 49.

CONSIDERATION OF BILLS

House File 49

On motion of Senator Lisle, **House File 49**, a bill for an act relating to the Iowa development commission membership, with report of committee recommending passage, was taken up, considered and the report of the committee adopted.

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

On the question "Shall the bill pass?" (H.F. 49) the vote was:

Ayes, 40:

Anderson	Glenn	Lisle	Reichardt
Arbuckle	Griffin	Lodwick	Rigler
Benda	Hammer	Messerly	Shaff
Clarke	Hougen	Mogged	Shirley
Conklin	Keith	Mowry	Smith
Curran	Klink	Neu	Stanley
DeKoster	Kosek	Ollenburg	Sullivan
Dodds	Kyhl	Parker	Thordson
Gaudineer	Lamborn	Potgeter	Walsh
Gilley	Laverty	Potter	Weimer

Nays, 17:

Balloun	Erskine	Leonard	O'Malley
Briles	Frey	Lucken	Palmer
Coleman	Hill	McGill	Schaben
DeHart	Lange	Nicholson	Stephens
Denman			

Voting present, 1:

Frommelt

Absent or not voting, 3:

Doderer

Flatt

Van Gilst

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

UNFINISHED BUSINESS

Senate File 202

The Chair ruled that the Shirley motion to reconsider the Neu motion to reconsider the vote by which Senate File 202 failed to pass the Senate and the motion to reconsider be laid on the table failed to be adopted, be reconsidered was out of order, and cited the following excerpts from Robert's Rules of Order:

1. Page 158, lines 22 to 27—"In accordance with these principles, votes on the following motions cannot be reconsidered—"Lay on the Table and Reconsideration."

2. Further emphasis to this decision is given on page 158, Robert's Rules, lines 5, 6 and 7. "No question can be twice reconsidered unless it was materially amended after its first reconsideration."

3. Page 107, lines 6 and 7—"A vote on laying on the table cannot be reconsidered."

Senator Glenn asked unanimous consent that the rules be suspended and that prior to putting the vote on his motion to reconsider Senate File 202 Senator Griffin be allowed to explain his motion.

Objection was raised.

Senator Glenn moved that the rules be suspended for the purpose of allowing Senator Griffin to make any remarks he cares to make in regard to this motion before putting the motion.

Division was called for.

The motion was lost.

Senator Mowry raised a point of order that the Griffin motion was never called up.

The Chair ruled that the motion was in order since it is on the calendar under unfinished business.

Senator Stanley asked unanimous consent that before the vote is taken on the motion to reconsider the vote by which Senate File 202 failed to pass, Senator Griffin be allowed to speak briefly on his motion.

Objection was raised.

SPECIAL ORDER OF BUSINESS

The time having arrived, the Chair announced the special order of business for the consideration of Senate File 135.

CONSIDERATION OF BILLS

Senate File 135

On motion of Senator Potgeter, Senate File 135, a bill for an act relating to corporations organized pursuant to the Iowa Economic Development Act, 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 135 as follows:

1. Amend page 2 by striking all of lines 20 through 25 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 Hardin County Index, a newspaper published at Eldora, Iowa, and in the Charles City Press, a newspaper published at Charles City, Iowa."

The amendment was adopted.

Senator Potgeter asked and received unanimous consent to withdraw the following amendment filed February 24:

Amend Senate File 135 by striking from page 1, line 5, the word "section" and inserting in lieu thereof the word "subsection".

Senator Potgeter offered the following amendment and moved its adoption:

Amend Senate File 135 as follows:

1. By striking from page 1, line 5, the following: "section two (2)".
2. By inserting in page 1, line 7, immediately preceding the word "and" the following: "of subsection two (2)".
3. By inserting in page 1, line 12, immediately preceding the word "and" the following: "of subsection two (2)".

The amendment was adopted.

Senator Potgeter offered the following amendment and moved its adoption:

Amend Senate File 135 as follows:

1. Amend page 1, line 10, by striking the words "from both" and inserting in lieu thereof the words "both from".
2. Amend page 2, line 19, by inserting before the word "shall" the words "of the Code".

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?" (S.F. 135) the vote was:

Ayes, 58:

Anderson	Frey	Leonard	Potgeter
Arbuckle	Frommelt	Lisle	Potter
Balloun	Gaudineer	Lodwick	Reichardt
Benda	Gilley	Lucken	Rigler
Briles	Glenn	McGill	Schaben
Clarke	Griffin	Messerly	Shaff
Coleman	Hammer	Mogged	Shirley
Conklin	Hougen	Mowry	Smith
Curran	Keith	Neu	Stanley
DeHart	Klink	Nicholson	Stephens
DeKoster	Kosek	Ollenburg	Sullivan
Denman	Kyhl	O'Malley	Thordsen
Dodds	Lamborn	Palmer	Walsh
Doderer	Lange	Parker	Weimer
Erskine	Laverty		

Nays, 1:

Hill

Absent or not voting, 2:

Flatt

Van Gilst

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

UNFINISHED BUSINESS

Senate File 202

The Chair directed the Secretary to call the roll.

Roll call revealed all members present with the exception of Senators Flatt and Van Gilst.

Senator Glenn moved that the rules be suspended to allow Senator Griffin five minutes to explain his motion and to allow Senator Lucken or whomever he may designate five minutes to discuss his motion.

Division was called for.

The motion prevailed.

Senator Lucken called up his motion filed at the desk.

Roll call was requested.

On the question "Shall the Griffin motion to reconsider the vote by which Senate File 202 failed to pass the Senate be laid on the table?" the vote was:

Ayes, 27:

Anderson	Gilley	Lango	Parker
Balloun	Hammer	Leonard	Schaben
Coleman	Hill	Lucken	Smith
Conklin	Keith	Mogged	Sullivan
Curran	Klink	Neu	Thorsen
Erskine	Kyhl	Ollenburg	Walsh
Frommelt	Lamborn	O'Malley	

Nays, 32:

Arbuckle	Doderer	Lisle	Potter
Benda	Frey	Lodwick	Reichardt
Briles	Gaudineer	McGill	Rigler
Clarke	Glenn	Messerly	Shaff
DeHart	Griffin	Mowry	Shirley
DeKoster	Hougen	Nicholson	Stanley
Denman	Kosek	Palmer	Stephens
Dodds	Laverty	Potgeter	Weimer

Absent or not voting, 2:

Flatt	Van Gilst
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The motion was lost.

MOTION TO POSTPONE TO A TIME CERTAIN

MR. PRESIDENT: I move to postpone consideration of my motion to reconsider the vote by which Senate File 202 failed to pass the Senate to 10:00 a.m., March 12, 1969.

JAMES GRIFFIN

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

AFTERNOON SESSION

The Senate reconvened, Senator Briles presiding.

INTRODUCTION OF BILLS

Senate File 325, by Senator Reichardt, a bill for an act relating to state universities.

Read first and second times and passed on file.

Senate File 326, by Senator Reichardt, a bill for an act to legalize professional boxing and wrestling.

Read first and second times and passed on file.

Senate File 327, by Senator DeKoster, a bill for an act relating to tax sales.

Read first and second times and passed on file.

Senate File 328, by Senators Griffin and Denman, a bill for an act relating to statutes restricting the movement of overwidth vehicles and their application to urban transit systems.

Read first and second times and passed on file.

Senate File 329, by Senators Denman, Frommelt, O'Malley, Weimer, Doderer, Palmer, Gaudineer and Coleman, a bill for an act relating to the Iowa labor relations board and unfair labor practices.

Read first and second times and passed on file.

Senate File 330, by committee on judiciary, a bill for an act relating to eminent domain.

Read first and second times and placed on calendar.

Senate File 331, by Senator Walsh (Perkins, Ellsworth and Brinck), a bill for an act relating to the sale and distribution of wine containing not more than seventeen percent alcohol by weight.

Read first and second times and passed on file.

Senate File 332, by Senator Lisle, a bill for an act relating to the operation of aircraft.

Read first and second times and passed on file.

Senate File 333, by committee on judiciary, a bill for an act relating to issuance of sheriffs' deeds to purchasers under special execution sale.

Read first and second times and placed on calendar.

Senate File 334, by Senators Doderer, Thordsen, Rigler, Potgeter and Reichardt, a bill for an act relating to the payment of expenses of extracurricular activities from the general funds of school districts.

Read first and second times and passed on file.

Senate File 335, by Senator Schaben (Nielsen), a bill for an act relating to reimbursement to the City of Harlan, Iowa, for expenses incurred at the request of the board of regents in regard to a site for the proposed Western Iowa College.

Read first and second times and passed on file.

Senate File 336, by Senators Balloun, Lamborn and Benda, a bill for an act relating to sales tax on construction materials and services.

Read first and second times and passed on file.

Senate File 337, by committee on conservation and recreation, a bill for an act relating to state park roads.

Read first and second times and placed on calendar.

Senate File 338, by Senators Benda, Lange, Curran, Shaff and Thordsen, a bill for an act relating to installment loans by banks.

Read first and second times and passed on file.

Senate File 339, by Senators Shirley, Walsh and Neu, a bill for an act to amend the residency requirements of municipal officers not elected by the voters.

Read first and second times and passed on file.

Senate File 340, by Senator Briles, a bill for an act relating to election returns.

Read first and second times and passed on file.

Senate File 341, by Senator Shirley, a bill for an act to appropriate from the general fund of the state to the moneys and credits tax replacement fund.

Read first and second times and passed on file.

EXPLANATION OF VOTE

I was in conference in the office of the Secretary of Agriculture at the time the vote was taken on Senate File 286. Had I been in the Senate chamber, I would have voted "aye".

WAYNE KEITH

BILLS ASSIGNED TO COMMITTEE

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

S.J.R. 18	Judiciary
S.J.R. 19	Schools
S. F. 277	State government
S. F. 296	Appropriations
S. F. 297	Human and industrial relations
S. F. 298	Higher education
S. F. 299	Commerce
S. F. 300	Judiciary
S. F. 301	Commerce
S. F. 302	Commerce
S. F. 303	Judiciary
S. F. 304	Ways and means
S. F. 305	Human and industrial relations
S. F. 306	Iowa development
S. F. 307	Judiciary
S. F. 312	County government
S. F. 313	Commerce
S. F. 315	Human and industrial relations
S. F. 316	Human and industrial relations
S. F. 317	Commerce
S. F. 318	Social services
S. F. 319	Commerce
S. F. 320	Schools
S. F. 321	Social services
S. F. 322	Law enforcement
S. F. 323	Cities and towns
S. F. 324	County government
H.C.R. 15	Conservation and recreation
H. F. 91	Conservation and recreation
H. F. 126	Social services
H. F. 136	State government
H. F. 142	Transportation
H. F. 203	Judiciary
H. F. 242	Judiciary
H. F. 243	Judiciary
H. F. 318	Law enforcement
H. F. 323	Appropriations
H. F. 324	Appropriations

REPORTS OF COMMITTEES

Senator Stephens submitted the following reports:

MR. PRESIDENT: Your committee on agriculture, to which was referred **Senate File 16**, a bill for an act relating to drainage and levee districts, begs leave to report it has had the same under consideration and recommends the same **do pass**.

RICHARD L. STEPHENS, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on agriculture, to which was referred **Senate File 165**, a bill for an act relating to the list of secondary noxious weeds, begs leave to report it has had the same under consideration and recommends the same **do pass**.

RICHARD L. STEPHENS, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on agriculture, to which was referred **Senate File 201**, a bill for an act authorizing county boards of supervisors to contribute funds to soil conservation districts, and authorizing soil conservation district commissioners to accept and use such funds, begs leave to report it has had the same under consideration and recommends the same **do pass**.

RICHARD L. STEPHENS, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on agriculture, to which was referred **House File 210**, a bill for an act relating to increasing the number of commissioners elected to administer each soil conservation district in this state from three to five, begs leave to report it has had the same under consideration and recommends the same **do pass**.

RICHARD L. STEPHENS, Chairman

Ordered passed on file.

Senator DeKoster submitted the following reports:

MR. PRESIDENT: Your committee on judiciary, to which was referred **Senate File 128**, a bill for an act relating to the sale of property against which the state holds an old-age assistance lien, begs leave to report it has had the same under consideration and recommends the same **do pass**.

LUCAS J. DeKOSTER, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary, to which was referred **House File 249**, a bill for an act relating to the style for rules of administrative departments, begs leave to report it has had the same under consideration and recommends the same **do pass**.

LUCAS J. DeKOSTER, Chairman

Ordered passed on file.

Senator Kosek submitted the following report:

MR. PRESIDENT: Your committee on social services, to which was referred **House File 6**, a bill for an act relating to the definition of a mentally retarded person for purposes of chapter two hundred twenty-six (226) of the Code, and to the admission or transfer of such persons to the state mental health institutes, begs leave to report it has had the same under consideration and recommends the same **do pass**.

ERNEST KOSEK, Chairman

Ordered passed on file.

Senator Clarke submitted the following reports:

MR. PRESIDENT: Your committee on state government, to which was referred **Senate File 30**, a bill for an act relating to the leasing of property and other facilities by the geological survey, 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 30 as follows:

1. By adding in line 11 after the word "materials" the words "subject to the approval of the executive council".

HUGH H. CLARKE, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on state government, to which was referred **Senate File 249**, a bill for an act relating to the Iowa mental health authority, begs leave to report it has had the same under consideration and recommends the same **do pass**.

HUGH H. CLARKE, Chairman

Ordered passed on file.

AMENDMENTS FILED

1 Amend Senate File 135 as follows:

2 1. By striking from page 1, line 5, the following:

3 "section two (2)."

4 2. By inserting in page 1, line 7, immediately preceding
5 the word "and" the following: "of subsection two (2)."

6 3. By inserting in page 1, line 12, immediately preced-
7 ing the word "and" the following: "of subsection two (2)."

JAMES A. POTGETER

1 Amend Senate File 135 as follows:

2 1. Amend page 1, line 10, by striking the words "from
3 both" and inserting in lieu thereof the words "both from".

4 2. Amend page 2, line 19, by inserting before the word
5 "shall" the words "of the Code".

**JAMES A. POTGETER
DAVID M. STANLEY**

1 Amend Senate File 238 by adding the following section
2 thereto:

3 "Section one hundred eighty-nine point two (189.2),
4 Code 1966, is hereby amended by striking from subsection
5 one (1), lines two (2), three (3), and four (4) the fol-
6 lowing: "which shall be executed and enforced by the
7 pharmacy examiners".

HUGH H. CLARKE

1 Amend Senate File 244 by adding thereto the following new
2 section:
3 "Section three hundred sixty-five point thirteen (365.13),
4 Code 1966, is hereby amended by inserting in line seven (7) after
5 the word "and" the following: ", in cities over fifteen thousand
6 (15,000),".

HAROLD A. THORSEN

1 Amend Senate File 271 as follows:
2 1. By striking section four (4), subsection five (5),
3 page 3, and inserting in lieu thereof:
4 "5. The exceptions as stated and set forth in section
5 eight (8) of this act."
6 2. By striking section eight (8) on page 5 and inserting
7 in lieu thereof:
8 "Sec. 8. This act shall not be applied to bar any lessor or
9 his successor as reversioner of his right to possession on the ex-
10 piration of any lease or any lessee or his successor of his rights
11 in and to any lease; or to bar any interest of a mortgagor or
12 mortgagee or interest in the nature of that of a mortgagor or
13 mortgagee until after such instrument under which such interests
14 are claimed shall have become due and payable, except where such
15 instrument has no due date expressed, where such instrument has
16 been executed by a railroad, railroad bridge, tunnel company, or
17 any public utility or public service company; or to bar or extinguish
18 any easement or interest in the nature of an easement, the exist-
19 ence of which is clearly observable by physical evidences of its
20 use; or to bar or extinguish any easement or interest in the
21 nature of an easement, or any rights appurtenant thereto granted,
22 excepted or reserved by a recorded instrument creating such ease-
23 ment or interest, including any rights for future use, if the
24 existence of such easement or interest is evidenced by the loca-
25 tion beneath, upon or above any part of the land described in
26 such instrument of any pipe, valve, road, wire, cable, conduit,
27 duct, sewer, track, pole, tower, or other physical facility and
28 whether or not the existence of such facility is observable,
29 by reason of failure to file the notice herein required. Nor
30 shall this act be deemed to affect any right, title or interest
31 of the United States, nor any right, title or interest of the
32 state of Iowa or by any department, commission or political
33 subdivision thereof, nor any municipal or quasi municipal
34 corporation under the statutes of the state of Iowa, or school
35 fund mortgage under the provisions of chapter three hundred
36 two (302) of the Code of Iowa."

JOHN L. MOWRY

1 Amend Senate File 295, page 2, by inserting in line 13 after
2 the word, "equivalent", the following:
3 " , and for not more than six (6) semesters of graduate study,
4 or the trimester equivalent".

LEE GAUDINEER, JR.
KENNETH BENDA
ARTHUR A. NEU
DEAN ARBUCKLE

1 Amend Senate File 295 as follows:

- 2 1. By inserting in page 2, line 16, the words
3 "one-half of" after the word "be".
4 2. By striking in page 2, line 19, the word
5 "The" and inserting in lieu thereof the words "One-
6 half of the".
7 3. By striking from page 2, line 22, the words
8 "One thousand" and inserting in lieu thereof the words
9 "Five hundred".

ROGER J. SHAFF

1 Amend Senate File 295 as follows:

- 2 Amend page 3, section 7, by adding the following new
3 subsection after line 19: "Require that each private institu-
4 tion participating in this act furnish annually at a specified
5 date, as determined by the commission, an audited financial
6 report of the institution and a detailed analysis of the cost
7 of instruction per student."

EDWARD E. NICHOLSON

1 Amend Senate File 296 as follows:

- 2 Amend Senate File 296, page 1, by adding a new section
3 after line 14:
4 "Section three (3) of chapter thirty-nine (39), Acts of
5 the Sixty-first General Assembly, is hereby amended as follows:
6 1. By striking from line one (1) the figures '1969'
7 and inserting in lieu thereof the figures '1971'.
8 2. By striking from line four (4) the figures '1969'
9 and inserting in lieu thereof the figures '1971'."

EDWARD E. NICHOLSON

1 Amend Senate File 314 as follows:

- 2 1. By striking in line nineteen (19), page 2, the figures,
3 "112" and by inserting in lieu thereof the figures, "121".
4 2. By striking in line twenty (20), page 2, the figures, "115"
5 and by inserting in lieu thereof the figures, "129".

ALAN SHIRLEY
LEE GAUDINEER, JR.

On motion of Senator Lange, the Senate adjourned until 8:00 a.m.,
Thursday, February 27, 1969.

JOURNAL OF THE SENATE

SENATE CHAMBER,
DES MOINES, IOWA, THURSDAY, FEBRUARY 27, 1969.

The Senate met in regular session, President Jepsen presiding.

Prayer was offered by Reverend Walter Grimes, pastor of the Central Christian Church, Boone, Iowa.

The Senate pledged allegiance to the flag.

The Journal of February 26, 1969, was approved.

LEAVES OF ABSENCE

Leaves of absence were granted as follows:

Senator Flatt for the day on account of illness on request of Senator Stanley; Senator Van Gilst for the day on account of illness on request of Senator Stanley; Senator DeHart for the day on account of illness on request of Senator Stanley.

PETITIONS

The following petitions were presented and placed on file:

By Senator Arbuckle, from seventy-two residents of Boone and Greene Counties favoring the passage of Senate File 91 relating to the definition of the practice of chiropractic.

By Senator Lange, from thirty-five residents of Sac County favoring legislation to lower the voting age to eighteen or nineteen years.

By Senator Reichardt, from four thousand four hundred thirty-three residents of Polk County favoring stronger legislation against sex offenders and child molesters.

DISTINGUISHED GUEST

President Jepsen welcomed to the Senate the Honorable John P. Kibbie, a former member of the Senate from Palo Alto County, who was present in the Senate chamber.

INTRODUCTION OF BILL

Senate File 342, by Senator Clarke, a bill for an act relating to primary road detours.

Read first and second times and passed on file.

CALL OF THE SENATE

President Jepsen announced the Call of the Senate was still in effect on the consideration of the motion to reconsider Senate File 202 and directed the Secretary to call the roll.

Roll call revealed all members present with the exception of Senators DeHart, Flatt, Frey and Van Gilst.

The Chair instructed the Sergeant-at-Arms to locate and bring in the absent Senators.

Senator Stanley asked and received unanimous consent that Senators Flatt and Van Gilst be excused from the Call of the Senate on account of illness.

UNFINISHED BUSINESS

Senate File 208

On motion of Senator Parker, Senate File 208, a bill for an act to provide the express authority for the department of social services to purchase services for children, was taken up for further consideration.

Senator Gaudineer offered the following amendment and moved its adoption:

Amend Senate File 208 by striking from lines ten (10) and eleven (11) the words, "from whatever source desired,".

The amendment was adopted.

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

On the question "Shall the bill pass?" (S.F. 208) the vote was:

Ayes, 56:

Anderson	Frommelt	Leonard	Potgeter
Arbuckle	Gaudineer	Lisle	Potter
Balloun	Gilley	Lodwick	Reichardt
Benda	Glenn	Lucken	Rigler
Briles	Griffin	McGill	Schaben
Clarke	Hammer	Messerly	Shaff
Coleman	Hill	Mogged	Shirley
Conklin	Keith	Mowry	Smith
Curran	Klink	Neu	Stanley
DeKoster	Kosek	Nicholson	Stephens
Denman	Kyhl	Ollenburt	Sullivan
Dodds	Lamborn	O'Malley	Thordson
Doderer	Lange	Palmer	Walsh
Erskine	Laverty	Parker	Weimer

Nays, none.

Voting present, 1:

Hougen

Absent or not voting, 4:

DeHart	Flatt	Frey	Van Gilst
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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 Senator DeHart be excused from the Call of the Senate on account of illness and that Senator Frey be excused from the Call of the Senate until 9:30 a.m.

Senate File 202

Senator Griffin asked and received unanimous consent to withdraw his motion of February 26 to postpone his motion to reconsider the vote by which Senate File 202 failed to pass the Senate to 10:00 a.m., March 12, 1969.

Senator Griffin renewed his motion filed February 24 to reconsider the vote by which Senate File 202 failed to pass.

Roll call was requested.

On the question "Shall the Griffin motion to reconsider the vote by which Senate File 202 failed to pass the Senate be adopted?" the vote was:

Rule 8 was invoked.

Ayes, 28:

Arbuckle	Doderer	Lodwick	Potter
Benda	Gaudineer	McGill	Reichardt
Briles	Glenn	Messerly	Shaff
Clarke	Griffin	Mowry	Shirley
DeKoster	Hougen	Nicholson	Stanley
Denman	Kosek	Palmer	Stephens
Dodds	Lisle	Potgeter	Weimer

Nays, 30:

Anderson	Gilley	Laverty	Parker
Balloun	Hammer	Leonard	Rigler
Coleman	Hill	Lucken	Schaben
Conklin	Keith	Mogged	Smith
Curran	Klink	Neu	Sullivan
Erskine	Kyhl	Ollenburg	Thordsen
Frey	Lamborn	O'Malley	Walsh
Frommelt	Lange		

Absent or not voting, 3:

DeHart	Flatt	Van Gilst
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The motion was 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 passed the following bill in which the concurrence of the House was asked:

Senate File 286, a bill for an act relating to sales tax refund.

WILLIAM R. KENDRICK, Chief Clerk

UNFINISHED BUSINESS

Senate File 207

On motion of Senator O'Malley, Senate File 207, a bill for an act to clarify adoption procedure by recognizing all courts which terminate parental rights, was taken up for further consideration.

Senator Mowry asked and received unanimous consent to withdraw the amendment filed February 24 and found on page 363 of the Senate Journal.

Senator O'Malley offered the amendment by Senators Stanley, O'Malley, Mowry and Kosek, filed February 24 and found on pages 362 and 363 of the Senate Journal, and moved its adoption.

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?" (S.F. 207) the vote was:

Ayes, 57:

Anderson	Gaudineer	Leonard	Potgeter
Arbuckle	Gilley	Lisle	Potter
Balloun	Glenn	Lodwick	Reichardt
Benda	Griffin	Lucken	Rigler
Briles	Hammer	McGill	Schaben
Clarke	Hill	Messerly	Shaff
Coleman	Hougen	Mogged	Shirley
Conklin	Keith	Mowry	Smith
Curran	Klink	Neu	Stanley
DeKoster	Kosek	Nicholson	Stephens
Denman	Kyhl	Ollenburg	Sullivan
Dodds	Lamborn	O'Malley	Thordsen
Doderer	Lange	Palmer	Walsh
Erskine	Laverty	Parker	Weimer
Frey			

Nays, none.

Absent or not voting, 4:

DeHart	Flatt	Frommelt	Van Gilst
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The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

HOUSE AMENDMENT CONSIDERED

Senate File 105

Senator Nicholson called up for consideration Senate File 105, a bill for an act authorizing installment purchases of real estate by

the state board of regents, amended by the House, and moved that the Senate concur in the following amendment:

Amend Senate File 105 by adding thereto the following:

"Provided, however, that no part of the tuition fees shall be used in the purchase of such real estate."

The Senate concurred in the House amendment.

Senator Nicholson 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?" (S.F. 105) the vote was:

Ayes, 53:

Anderson	Frommelt	Lavery	Palmer
Arbuckle	Gaudineer	Leonard	Parker
Balloun	Gilley	Lisle	Potgeter
Benda	Glenn	Lodwick	Potter
Briles	Griffin	Lucken	Rigler
Clarke	Hammer	McGill	Schaben
Coleman	Hougen	Messerly	Shaff
Conklin	Keith	Mogged	Shirley
Curran	Klink	Mowry	Smith
DeKoster	Kosek	Neu	Stanley
Denman	Kyhl	Nicholson	Thordsen
Dodds	Lamborn	Ollenburg	Walsh
Doderer	Lange	O'Malley	Weimer
Erskine			

Nays, 3:

Hill	Stephens	Sullivan
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Absent or not voting, 5:

DeHart	Frey	Reichardt	Van Gilst
Flatt			

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

MESSAGE FROM THE HOUSE

The following message was received from the House:

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

House File 258, a bill for an act to provide for uniform annual observances of certain legal public holidays on Mondays, and for other purposes.

WILLIAM R. KENDRICK, Chief Clerk

CONSIDERATION OF BILLS

Senate File 309

On motion of Senator Mowry, Senate File 309, 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 and considered.

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

On the question "Shall the bill pass?" (S.F. 309) the vote was:

Ayes, 54:

Anderson	Frey	Leonard	Potgeter
Arbuckle	Frommelt	Lisle	Potter
Balloun	Gaudineer	Lodwick	Reichardt
Benda	Gilley	Lucken	Rigler
Briles	Glenn	McGill	Schaben
Clarke	Griffin	Messerly	Shaff
Coleman	Hammer	Mogged	Shirley
Conklin	Hougen	Mowry	Smith
Curran	Keith	Neu	Stanley
DeKoster	Klink	Nicholson	Stephens
Denman	Kyhl	Ollenburg	Thordsen
Dodds	Lamborn	Palmer	Walsh
Doderer	Lange	Parker	Weimer
Erskine	Laverty		

Nays, none.

Absent or not voting, 7:

DeHart	Hill	O'Malley	Van Gilst
Flatt	Kosek	Sullivan	

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

Senate File 310

On motion of Senator Laverty, Senate File 310, a bill for an act to make appropriations to members of the Iowa commission on interstate cooperation, was taken up and considered.

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

On the question "Shall the bill pass?" (S.F. 310) the vote was:

Ayes, 55:

Anderson	Frey	Laverty	Potgeter
Arbuckle	Frommelt	Leonard	Potter
Balloun	Gaudineer	Lisle	Rigler
Benda	Gilley	Lodwick	Schaben
Briles	Glenn	Lucken	Shaff
Clarke	Griffin	McGill	Shirley
Coleman	Hammer	Messerly	Smith
Conklin	Hill	Mogged	Stanley
Curran	Hougen	Mowry	Stephens
DeKoster	Keith	Neu	Sullivan
Denman	Klink	Nicholson	Thordsen
Dodds	Kosek	Ollenburg	Walsh
Doderer	Lamborn	Palmer	Weimer
Erskine	Lange	Parker	

Nays, none.

Voting present, 1:

Kyhl

Absent or not voting, 5:

DeHart
Flatt

O'Malley

Reichardt

Van Gilst

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

Senate File 210

On motion of Senator Glenn, Senate File 210, a bill for an act relating to the expenses incurred by the insurance commissioner while in attendance at meetings with insurance officials of other states, was taken up and considered.

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?" (S.F. 210) the vote was:

Ayes, 53:

Anderson	Gilley	Lisle	Potgeter
Arbuckle	Glenn	Lodwick	Potter
Briles	Griffin	Lucken	Rigler
Clarke	Hammer	McGill	Schaben
Coleman	Hill	Messerly	Shaff
Conklin	Hougen	Mogged	Shirley
Curran	Klink	Mowry	Smith
DeKoster	Kosek	Neu	Stanley
Denman	Kyhl	Nicholson	Stephens
Dodds	Lamborn	Ollenburg	Sullivan
Doderer	Lange	O'Malley	Thordsen
Frey	Laverty	Palmer	Walsh
Frommelt	Leonard	Parker	Weimer
Gaudineer			

Nays, 2:

Balloun Erskine

Absent or not voting, 6:

Benda
DeHart

Flatt
Keith

Reichardt

Van Gilst

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

Senate File 211

On motion of Senator Kosek, Senate File 211, a bill for an act relating to the time of election of the officers of the air pollution control commission, was taken up and considered.

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?" (S.F. 211) the vote was:

Ayes, 55:

Anderson	Frey	Laverty	Potgeter
Arbuckle	Frommelt	Leonard	Potter
Balloun	Gaudineer	Lisle	Rigler
Benda	Gilley	Lodwick	Schaben
Briles	Glenn	Lucken	Shaff
Clarke	Griffin	McGill	Shirley
Coleman	Hammer	Messerly	Smith
Conklin	Hill	Mogged	Stanley
Curran	Hougen	Mowry	Stephens
DeKoster	Klink	Neu	Sullivan
Denman	Kosek	Nicholson	Thordsen
Dodds	Kyhl	Ollenburg	Walsh
Doderer	Lamborn	O'Malley	Weimer
Erskine	Lange	Parker	

Nays, none.

Absent or not voting, 6:

DeHart	Keith	Reichardt	Van Gilst
Flatt	Palmer		

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

Senate File 124

On motion of Senator Sullivan, Senate File 124, a bill for an act relating to attorney fees, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Sullivan asked and received unanimous consent that action on Senate File 124 be deferred and that the bill be placed on the calendar under unfinished business.

Senate File 213

On motion of Senator Stanley, Senate File 213, a bill for an act relating to trespass upon certain posted private property and prescribing a penalty 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 213 as follows:

By inserting the following sentence after the period in line 17:

"No person shall tear down, remove or damage any sign lawfully posted in compliance with this act, except with the consent of the owner or occupant of the posted property."

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?" (S.F. 213) the vote was:

Ayes, 50:

Anderson	Gaudineer	Lisle	Parker
Balloun	Gilley	Lodwick	Potgeter
Benda	Glenn	Lucken	Potter
Briles	Griffin	McGill	Rigler
Clarke	Hammer	Messerly	Schaben
Coleman	Hougen	Mogged	Shaff
Conklin	Klink	Mowry	Smith
Curran	Kosek	Neu	Stanley
DeKoster	Kyhl	Nicholson	Stephens
Denman	Lamborn	Ollenburg	Thordsen
Dodds	Lange	O'Malley	Walsh
Frey	Laverty	Palmer	Weimer
Frommelt	Leonard		

Nays, 1:

Shirley

Voting present, 1:

Erskine

Absent or not voting, 9:

Arbuckle	Flatt	Keith	Sullivan
DeHart	Hill	Reichardt	Van Gilst
Doderer			

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

House File 162

On motion of Senator Lange, House File 162, a bill for an act relating to the Iowa Soldiers' Home, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

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

On the question "Shall the bill pass?" (H.F. 162) the vote was:

Ayes, 55:

Anderson	Frey	Laverty	Parker
Arbuckle	Frommelt	Leonard	Potgeter
Balloun	Gaudineer	Lisle	Potter
Benda	Gilley	Lodwick	Rigler
Briles	Glenn	Lucken	Schaben
Clarke	Griffin	McGill	Shaff
Coleman	Hammer	Messerly	Smith
Conklin	Hill	Mogged	Stanley
Curran	Hougen	Mowry	Stephens
DeKoster	Klink	Neu	Sullivan
Denman	Kosek	Nicholson	Thordsen
Dodds	Kyhl	Ollenburg	Walsh
Doderer	Lamborn	O'Malley	Weimer
Erskine	Lange	Palmer	

Nays, none.

Absent or not voting, 6:DeHart
FlattKeith
Reichardt

Shirley

Van Gilst

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

House File 164

On motion of Senator Lange, House File 164, a bill for an act relating to claims and accounting in institutions under the department of social services, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Lange offered the following amendment and moved its adoption:

Amend House File 164 as follows:

1. By striking from page 1, line 9, the words "directors of the divisions" and inserting in lieu thereof the word "commissioner".

2. By striking from line 12 the word "their" and inserting in lieu thereof the word "his".

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?" (H.F. 164) the vote was:

Ayes, 54:Anderson
Arbuckle
Balloun
Benda
Briles
Clarke
Coleman
Conklin
Curran
DeKoster
Denman
Dodds
Doderer
ErskineFrommelt
Gaudineer
Gilley
Glenn
Griffin
Hammer
Hougen
Keith
Klink
Kosek
Kyhl
Lamborn
Lange
LavertyLeonard
Lisle
Lodwick
Lucken
McGill
Messerly
Mogged
Mowry
Neu
Nicholson
Ollenburg
O'Malley
PalmerParker
Potgeter
Potter
Rigler
Schaben
Shaff
Smith
Stanley
Stephens
Sullivan
Thordsen
Walsh
Weimer**Nays, none.****Absent or not voting, 7:**DeHart
FlattFrey
HillReichardt
Shirley

Van Gilst

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

House File 165

On motion of Senator Lange, House File 165, a bill for an act relating to the use of pesticides in relation to public waters, with report

of committee recommending passage, was taken up, considered, and the report of the committee adopted.

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

On the question "Shall the bill pass?" (H.F. 165) the vote was:

Ayes, 56:

Anderson	Frey	Laverty	Parker
Arbuckle	Frommelt	Leonard	Potgeter
Balloun	Gaudineer	Lisle	Potter
Benda	Gilley	Lodwick	Rigler
Briles	Glenn	Lucken	Schaben
Clarke	Griffin	McGill	Shaff
Coleman	Hammer	Messerly	Shirley
Conklin	Hougen	Mogged	Smith
Curran	Keith	Mowry	Stanley
DeKoster	Klink	Neu	Stephens
Denman	Kosek	Nicholson	Sullivan
Dodds	Kyhl	Ollenburg	Thordsen
Doderer	Lamborn	O'Malley	Walsh
Erskine	Lange	Palmer	Weimer

Nays, none.

Absent or not voting, 5:

DeHart	Hill	Reichardt	Van Gilst
Flatt			

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

House File 166

On motion of Senator Lange, House File 166, a bill for an act to correct overlapping penalties in the law on real estate brokers as amended, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Lange asked and received unanimous consent that action on House File 166 be deferred and that the bill be placed on the calendar under unfinished business.

REPORTS OF INVESTIGATING COMMITTEES

Senator Nicholson submitted the following report:

MR. PRESIDENT: Your committee to investigate the character and qualifications of Meredith U. Deevers, Scott County, Iowa, for appointment as a member of the Council on Social Services, for the unexpired term ending June 30, 1973, in accordance with chapter 209 of the 1967 Acts of the General Assembly, begs leave to report that it has made such investigation and recommends that the appointment be confirmed.

EDWARD E. NICHOLSON, Chairman
 HAROLD A. THORDSEN
 CLIFTON C. LAMBORN
 CHESTER O. HOUGEN
 ROGER J. SHAFF

On motion of Senator Nicholson, the report was adopted.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 57:

Anderson	Frommelt	Laverty	Parker
Arbuckle	Gaudineer	Leonard	Potgeter
Balloun	Gilley	Lisle	Potter
Benda	Glenn	Lodwick	Rigler
Briles	Griffin	Lucken	Schaben
Clarke	Hammer	McGill	Shaff
Coleman	Hill	Messerly	Shirley
Conklin	Hougen	Mogged	Smith
Curran	Keith	Mowry	Stanley
DeKoster	Klink	Neu	Stephens
Denman	Kosek	Nicholson	Sullivan
Dodds	Kyhl	Ollenburg	Thordsen
Doderer	Lamborn	O'Malley	Walsh
Erskine	Lange	Palmer	Weimer
Frey			

Nays, none.

Absent or not voting, 4:

DeHart	Flatt	Reichardt	Van Gilst
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President Jepsen declared the appointment of Meredith U. Deevers as a member of the Council on Social Services confirmed for the unexpired portion of the term ending June 30, 1973.

Senator Potter submitted the following report:

MR. PRESIDENT: Your committee to investigate the character and qualifications of Lois M. Emanuel of Marion, Linn County, Iowa, for appointment as a member of the Council on Social Services, for the unexpired portion of the term ending June 30, 1973, in accordance with section 2 of Senate File 739 of the Acts of the Sixty-second General Assembly, begs leave to report that it has made such investigation and recommends that the appointment be confirmed.

RALPH W. POTTER, Chairman
KENNETH PARKER
CHARLENE CONKLIN
JOHN WALSH
DONALD WEIMER

On motion of Senator Potter, the report was adopted.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 56:

Anderson	DeKoster	Glenn	Lange
Arbuckle	Denman	Griffin	Laverty
Balloun	Dodds	Hammer	Leonard
Benda	Doderer	Hill	Lisle
Briles	Erskine	Hougen	Lodwick
Clarke	Frey	Klink	Lucken
Coleman	Frommelt	Kosek	McGill
Conklin	Gaudineer	Kyhl	Messerly
Curran	Gilley	Lamborn	Mogged

Mowry	Palmer	Schaben	Stephens
Neu	Parker	Shaff	Sullivan
Nicholson	Potgeter	Shirley	Thordsen
Ollenburg	Potter	Smith	Walsh
O'Malley	Rigler	Stanley	Weimer

Nays, none.

Absent or not voting, 5:

DeHart	Keith	Reichardt	Van Gilst
Flatt			

President Jepsen declared the appointment of Lois M. Emanuel as a member of the Council on Social Services confirmed for the unexpired portion of the term ending June 30, 1973.

Senator Stephens submitted the following report:

MR. PRESIDENT: Your committee appointed to investigate the character and qualifications of Edwin A. Hicklin of Wapello, Louisa County, Iowa, for appointment as a member of the State Board of Tax Review, under the provisions of section 1, Senate File 743, Acts of the Sixty-second General Assembly, for the unexpired and regular terms, ending June 30, 1975, begs leave to report that it has made investigation and recommends that the appointment be confirmed.

RICHARD L. STEPHENS, Chairman
DAVID M. STANLEY
CHARLES G. MOGGED
SEELEY G. LODWICK
MINNETTE DODERER

On motion of Senator Stephens, the report was adopted.

On the question "Shall the appointee be confirmed for the unexpired term?" the vote was:

Ayes, 55:

Anderson	Gaudineer	Leonard	Potgeter
Arbuckle	Gilley	Lisle	Potter
Balloun	Glenn	Lodwick	Rigler
Benda	Griffin	Lucken	Schaben
Briles	Hammer	McGill	Shaff
Clarke	Hill	Messerly	Shirley
Coleman	Hougen	Mogged	Smith
Conklin	Keith	Mowry	Stanley
DeKoster	Klink	Neu	Stephens
Dodds	Kosek	Nicholson	Sullivan
Doderer	Kyhl	Ollenburg	Thordsen
Erskine	Lamborn	O'Malley	Walsh
Frey	Lange	Palmer	Weimer
Frommelt	Laverty	Parker	

Nays, none.

Absent or not voting, 6:

Curran	Denman	Reichardt	Van Gilst
DeHart	Flatt		

President Jepsen declared the appointment of Edwin A. Hicklin as a member of the State Board of Tax Review confirmed for the unexpired term ending June 30, 1969.

On the question "Shall the appointee be confirmed for the regular term?" the vote was:

Ayes, 56:

Anderson	Frey	Laverty	Parker
Arbuckle	Frommelt	Leonard	Potgeter
Balloun	Gaudineer	Lisle	Potter
Benda	Gilley	Lodwick	Rigler
Briles	Glenn	Lucken	Schaben
Clarke	Griffin	McGill	Shaff
Coleman	Hammer	Messerly	Shirley
Conklin	Hougen	Mogged	Smith
Curran	Keith	Mowry	Stanley
DeKoster	Klink	Neu	Stephens
Denman	Kosek	Nicholson	Sullivan
Dodds	Kyhl	Ollenburg	Thordson
Doderer	Lamborn	O'Malley	Walsh
Erskine	Lange	Palmer	Weimer

Nays, none.

Absent or not voting, 5:

DeHart	Hill	Reichardt	Van Gilst
Flatt			

President Jepsen declared the appointment of Edward A. Hicklin as a member of the State Board of Tax Review confirmed for the regular term ending June 30, 1975.

**SENATE CONCURRENT RESOLUTION 13
ASSIGNED TO COMMITTEE**

President Jepsen announced the assignment of Senate Concurrent Resolution 13 to the committee on constitutional amendments and reapportionment.

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

AFTERNOON SESSION

The Senate reconvened, Senator Kyhl presiding.

INTRODUCTION OF BILLS

Senate File 343, by Senators Coleman and DeKoster (Freeman of Clay-Dickinson, Cochran, Mayberry, Winkelman, Camp and Bergman), a bill for an act relating to authorizing an election on the proposition of continuing the management and control of certain municipal utilities in the boards of trustees.

Read first and second times and passed on file.

Senate File 344, by Senator Thordsen, a bill for an act relating to the law-enforcement officers' training academy.

Read first and second times and passed on file.

Senate File 345, by Senators Denman, Glenn, O'Malley, Weimer, Palmer, Gaudineer and Coleman, a bill for an act to permit employers to enter into certain agreements with labor organizations.

Read first and second times and passed on file.

Senate File 346, by Senator McGill, a bill for an act relating to employment safety in construction work involving ditching and trenching operations.

Read first and second times and passed on file.

Senate File 347, by Senator Frey, a bill for an act to legalize and validate the special election held in Pottawattamie County, Iowa, on the 5th day of November, 1968, on the proposition of remodeling the present county home and build and equip an addition thereto.

Read first and second times and passed on file.

Senate File 348, by Senator Dodds, a bill for an act relating to penalties for child abuse.

Read first and second times and passed on file.

Senate File 349, by Senator Conklin (Voorhees, Ewell, Blouin, Ellsworth, Hansen of Black Hawk and Lippold), a bill for an act relating to city civic centers.

Read first and second times and passed on file.

Senate File 350, by Senator Lodwick, a bill for an act relating to the reporting of funds received by state departments, agencies, boards, and institutions to the state comptroller.

Read first and second times and passed on file.

Senate File 351, by Senator Coleman (Schroeder), a bill for an act relating to registration fees and weight limits for farm trucks.

Read first and second times and passed on file.

Senate File 352, by Senator Shirley, a bill for an act to appropriate funds to local governmental units.

Read first and second times and passed on file.

Senate File 353, by Senators DeKoster, Stanley, Clarke, Curran, Griffin, Lisle, Kyhl, Sullivan, Lamborn, Mogged, Lange, Nicholson and Lodwick (Millen, Van Nostrand, Graham, Mohrfeld, Crabb,

Pierson, Lawson, Holden, Edgington, Camp, Kehe, Goode and Bailey), a bill for an act relating to the payment of unemployment compensation benefits.

Read first and second times and passed on file.

Senate File 354, by committee on cities and towns, a bill for an act relating to disaster aid.

Read first and second times and placed on calendar.

Senate File 355, by Senator Stephens, a bill for an act relating to violations of the beer and liquor laws by minors.

Read first and second times and passed on file.

Senate File 356, by committee on social services, a bill for an act to provide that the authority for the commitment of neglected, dependent, and delinquent children shall lie with the department of social services.

Read first and second times and placed on calendar.

HOUSE MESSAGE CONSIDERED

House File 258, a bill for an act to provide for uniform annual observances of certain legal public holidays on Mondays, and for other purposes.

Read first and second times and passed on file.

PROOF OF PUBLICATION

Published copy of Senate File 347 and verified proof of publication of said bill in the Neola Gazette-Reporter, a weekly newspaper published at Neola, Iowa, on February 20, 1969, was filed with the Secretary of the Senate prior to the time said bill was placed on passage in the Senate.

CARROLL A. LANE
Secretary of the Senate

SENATE RESOLUTION 2

By Glenn, Leonard and Dodds

Whereas, The sales tax works the greatest hardship on low and moderate income groups of taxpayers;

Whereas, The General Assembly has repealed the sales tax credit for future years;

Whereas, The power to tax can be the power to destroy and low to moderate income groups are already heavily burdened with state, federal and local taxes;

Whereas, There is urgent necessity for a review and adjustment of the existing tax structure with the purpose of providing relief to low and moderate income groups;

Be It Resolved, That the Sixty-third General Assembly of Iowa establish a joint citizens and legislative tax study committee composed of twelve (12) members appointed by the Lieutenant Governor and Speaker of the House to study the feasibility of exempting food, clothing and drugs for medicinal purposes from the sales tax and recommend greater use of the graduated income tax, and to report back with its recommendations sixty (60) days prior to convening of the General Assembly in 1970.

REPORTS OF COMMITTEES

Senator Walsh submitted the following report:

MR. PRESIDENT: Your committee on cities and towns, to which was referred Senate File 178, a bill for an act relating to annual readjustment of pensions, pension payments and pension benefits for disabled and retired firemen and policemen, begs leave to report it has had the same under consideration and recommends the same do pass.

JOHN M. WALSH, Chairman

Ordered passed on file.

Senator Rigler submitted the following report:

MR. PRESIDENT: Your committee on commerce, to which was referred Senate File 140, 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 Senate File 140 by striking all of section one (1) and substituting in lieu thereof the following:

Section 1. Section five hundred thirty-four point nineteen (534.19), Code 1966, is hereby amended by adding the following new subsection:

"A savings and loan association operating under this chapter may make the determination to operate in a manner similar to federally chartered savings and loan associations insofar as the use of the 'deposit' and 'interest' terminology is concerned and such other powers as have been authorized for such federally chartered association under the Home Owners Loan Act of 1933 as amended to March 1, 1969 and specifically as amended by Public Law 90-448S-3496 and as permitted under Rules and Regulations of the Federal Home Loan Bank System and the Federal Savings and Loan Insurance Corporation, issued under such Act as amended to March 1, 1969 and under such law to the extent that similar rules and regulations have been adopted by the supervisor of savings and loan associations and have been filed with the secretary of state. Any such additional powers shall not become effective until July 1, 1969. This paragraph is not intended to diminish nor restrict the powers otherwise granted to such associations by the laws of Iowa prior to the effective date of this Act, nor shall the adoption and filing of such rules or regulations by the supervisor in any way diminish or restrict the rights of associations which do not make the above determination and which do not desire to change their operation under the provisions above contained in this paragraph."

Further amend Senate File 140 by striking all of section two (2) and inserting in lieu thereof the following:

"Sec. 2. Section five hundred thirty-four point eight (534.8), Code 1966, is hereby amended by adding the following new subsection:

"Any association operating under this chapter shall have the power to indemnify any present or former director, officer or employee in the manner and in the instances authorized in subsections one (1), two (2), three (3)

and four (4) of section two (2), chapter three hundred sixty-three (363), Acts of the Sixty-second General Assembly."

Further amend Senate File 140 by striking all of lines twenty-nine (29) through thirty-one (31) of page two (2).

Further amend Senate File 140 by striking lines twenty-two (22) through twenty-nine (29) of page three (3) and substituting in lieu thereof the following:

"5. By adding the following new subsection: "

Further amend Senate File 140 by striking in line four (4), page four (4), the word "loan" and inserting in lieu thereof the word "loans".

Further amend Senate File 140 by striking in page four (4), line eleven (11), the word "interests" and inserting in lieu thereof the word "interest".

Further amend Senate File 140 by adding the following section thereto:

Sec. 6. Section five hundred thirty-four point nineteen (534.19), subsection thirteen (13), Code 1966, is hereby amended by adding the following thereto:

"In addition to the above unsecured or secured borrowing, an association may issue such notes, bonds, debentures and other obligations or securities, except capital stock, as is approved by the supervisor of savings and loan associations, and if authorized by the regulations of the Federal Home Loan Bank, as long as the total amount of funds borrowed under this sentence shall not exceed five percent of the withdrawable accounts of the association and provided that such obligations and securities shall be subject to the priority of the rights of the owners and deposits of said association."

ROBERT R. RIGLER, Chairman

Ordered passed on file.

Senator Lange submitted the following reports:

MR. PRESIDENT: Your committee on constitutional amendments and reapportionment, to which was referred ~~Senate Joint Resolution 7~~, a joint resolution relating to the voting age of electors, begs leave to report it has had the same under consideration and returns the same ~~without recommendation~~.

ELMER F. LANGE, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on constitutional amendments and reapportionment to which was referred ~~Senate Joint Resolution 14~~, a joint resolution proposing an amendment to the Constitution of the State of Iowa to provide means for the General Assembly to convene itself into special session between regular sessions, begs leave to report it has had the same under consideration and recommends the same ~~do pass~~.

ELMER F. LANGE, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on constitutional amendments and reapportionment to which was referred ~~Senate Joint Resolution 17~~, a joint resolution proposing an amendment to the Constitution of the State of Iowa repealing sections which provide for the distribution of fines to school districts, begs leave to report it has had the same under consideration and recommends the same ~~do pass~~.

ELMER F. LANGE, Chairman

Ordered passed on file.

Senator Clarke submitted the following reports:

MR. PRESIDENT: Your committee on state government, to which was referred **Senate File 77**, a bill for an act relating to licenses in the practice of medicine, begs leave to report it has had the same under consideration and recommends the same **be amended as follows; and when so amended the bill do pass:**

Amend Senate File 77 as follows:

By striking from lines nineteen (19), twenty (20), and twenty-one (21) the words "The temporary certificate shall be issued for one year and may be renewed annually at the discretion of the medical examiners for a period not to exceed two additional years." and inserting in lieu thereof the words "The temporary certificate shall be issued for one year and, at the discretion of the medical examiners may be renewed, but no person shall be entitled to practice medicine and surgery or osteopathic medicine and surgery in excess of three years while holding a temporary certificate."

HUGH H. CLARKE, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on state government, to which was referred **House File 248**, a bill for an act relating to assignment of rooms in the capitol building, begs leave to report it has had the same under consideration and recommends the same **do pass.**

HUGH H. CLARKE, Chairman

Ordered passed on file.

AMENDMENTS FILED

- 1 Amend Senate File 208 by striking from lines ten (10) and
- 2 eleven (11) the words, "from whatever source desired,".

LEE H. GAUDINEER, JR.

- 1 Amend Senate File 40 as follows:
- 2 Senate File 40 is amended by striking all after the
- 3 enacting clause and inserting in lieu thereof the following:
- 4 "Section 1.
- 5 1. Every vendor of personal property sold in the
- 6 state under an installment contract who shall directly or in-
- 7 directly procure or cause to be procured a policy of insurance
- 8 protecting the vendor or the vendee of such property, or both,
- 9 against loss by fire, windstorm, hail, theft, vandalism or other
- 10 perils, shall comply with the requirements of subsections two (2),
- 11 three (3), and four (4) of this section.
- 12 2. The insurance coverage shall be procured from a
- 13 company or association licensed to do business in the state.
- 14 3. The installment contract of sale of such property
- 15 shall set forth the fact that the vendor agrees to procure or
- 16 cause to be procured a policy of insurance protecting the vendor
- 17 or the vendee, or both, against loss by fire, windstorm, hail,
- 18 theft, or other perils, and shall contain the following informa-
- 19 tion:
- 20 a. Statement setting forth the name of the insurer
- 21 and the address of its principal place of business.
- 22 b. Statement of the premium charge made by the in-
- 23 surer for such insurance coverage.
- 24 c. Statement of the charge made by the vendor to the

25 vendee for procuring such insurance or causing such insurance to
26 be procured.

27 d. Statement of the rate or amount, or both, of in-
28 terest charged by the vendor on the unpaid installments of the
29 purchase price of such insurance.

30 e. Statement of the finance charges or service charges,
31 if any, imposed by the vendor on the vendee on account of or in
32 connection with such installment contract.

33 4. An original signed copy of the insurance policy or
34 policies and all other evidence of insurance so provided or pro-
35 cured by the vendor shall be delivered to the vendee.

36 Sec. 2. Every insurer who shall issue, sell, or in
37 any manner provide an insurance policy or policies as referred to
38 and described in this Act, shall be subject to chapter three hun-
39 dred sixty-five (365), Acts of the Sixty-second General Assembly,
40 and chapter four hundred thirty-two (432), Code of Iowa 1966, as
41 amended by chapter three hundred fifty-three (353), section two
42 (2), Acts of the Sixty-second General Assembly, and shall be sub-
43 ject to the regulatory powers of the commissioner of insurance.

44 Sec. 3. Every person who shall, directly or indirectly,
45 act within this state as agent, or otherwise, in receiving appli-
46 cations for insurance, or in doing or transacting any kind of in-
47 surance business for any company or association that shall, as
48 insurer, provide insurance coverages of the kind referred to in
49 this Act, shall be subject to chapter five hundred twenty-two
50 (522), and section five hundred fifteen point fifty-two (515.52)
51 of the Code."

KENNETH BENDA

1 Amend Senate File 123 by striking everything after the enacting
2 clause and substituting the following in lieu thereof:

3 "Section 1. Wherever used in this Act:

4 1. 'Publicly supported educational institution'
5 means and includes any university, college, junior college,
6 area community college, school, academy or any other institution
7 of learning which derives all or any part of its financial
8 support from public sources.

9 2. 'President' means and includes the president or
10 superintendent, or if there be no president or superintendent,
11 or if the president or superintendent is absent or disabled,
12 that person in actual operating charge of any publicly supported
13 educational institution.

14 3. 'Student' means any person enrolled in any class
15 or course of the institution or who is a candidate for any
16 credit or degree therefrom.

17 "Sec. 2. Whenever the president of any publicly supported
18 educational institution has reason to believe that any student
19 at such institution has engaged or attempted to engage in any
20 riot, public disorder, strike, destruction of property of any
21 publicly supported educational institution, seizure of con-
22 trol of such property from the persons in lawful possession
23 thereof, or prevention of access to such property, and that
24 any of such acts shall have occurred on or about the premises
25 of any publicly supported educational institution, he shall
26 forthwith suspend such student from all classes and activities.

27 "Sec. 3. Upon suspending any student, the president

28 shall immediately notify said student, and his parent or
29 guardian if he be a minor or under any legal disability, in
30 writing, containing a statement of the specific charges and
31 grounds for the suspension, that the student may appear and
32 show cause, if any he has, why he should not be suspended or
33 permanently expelled from the institution. Such notice shall
34 be sent by ordinary mail addressed to the student at his
35 last known local address and also to his last known legal
36 residence. If the student is a minor or under any legal
37 disability, a copy of said notice shall also be mailed, by
38 ordinary mail, to his parent or guardian.

39 "Sec. 4. Upon request from the student or his parent or
40 guardian, the president shall afford an opportunity for hear-
41 ing before said president or the person or persons designated
42 by the president, as trier of fact, at the earliest prac-
43 ticable time, but in any event within twenty days after
44 receipt of such request. Upon such hearing the said trier
45 of fact may administer oaths and issue subpoenas for the
46 attendance of witnesses and the production of relevant evi-
47 dence, and the student or his parent or guardian, as the
48 case may be, or the attorney for any of them, may cross-
49 examine the witnesses and present evidence in defense of
50 the student. The trier of fact shall make findings and con-
51 clusions and shall affirm, modify or rescind the suspension
52 or permanently expel said student.

53 "Sec. 5. Any student, parent or guardian, as the case
54 may be, shall have a right to petition the district court in
55 the county wherein the institution is situated to review
56 the decision in said court on notice to the president in
57 accordance with the rules of civil procedure for the commence-
58 ment of an original action. Such appeal shall be heard de
59 novo by a judge of said court, whose order affirming, modify-
60 ing or rescinding the decision of suspension or expulsion
61 shall be final. Said district court's final order shall be
62 subject to appeal to the Supreme Court in accordance with
63 the rules of civil procedure.

64 "Sec. 6. Pending the hearing or the review or appeal
65 in any court, the suspension or expulsion, as the case may
66 be, shall remain in effect and the student shall not be per-
67 mitted to attend class or other activities of the institution.

68 "Sec. 7. Nothing herein shall be construed to limit the
69 president or any publicly supported educational institution
70 from suspending or expelling a student for other reasons,
71 grounds or good cause, under the rules of the institution,
72 whether said reasons, grounds or good cause, be more or less
73 offensive or disruptive than those set forth herein.

74 "Sec. 8. It shall be unlawful for any person to accept
75 or hold any office, job or position of employment with any
76 publicly supported educational institution if the employee
77 has engaged or attempted to engage in any of the acts set
78 forth in section 2 as grounds for suspension of a student, and
79 any employee violating this provision shall be summarily dis-
80 missed by the president, anything in the merit system law to
81 the contrary notwithstanding.

82 "Sec. 9. If the president knowingly fails and neglects
83 to perform any of the duties imposed upon him by this act,

84 he shall be guilty of a misdemeanor."

85 Amend the title by striking everything after the words

86 "An Act relating to" and adding thereto the following:

87 "conduct for which a student or employee may be suspended,

88 expelled or dismissed from a publicly supported educational

89 institution, and the notice and hearing required in connection

90 with the suspension or expulsion of a student, and to make

91 it a misdemeanor for the president of the institution to

92 knowingly fail to perform the duties imposed upon him hereunder."

RICHARD L. STEPHENS

1 Amend Senate File 241 as follows:

2 Amend Senate File 241 by striking all of line fourteen (14),

3 page 1, and inserting in lieu thereof the words "ment, giving at

4 least thirty (30) days written notice of such termination to the

5 employer."

MINNETTE DODERER

1 Amend Senate File 295 by striking all of subsection

2 5 of section 1 and by inserting the following:

3 "5. 'Accredited private institution' means an

4 institution of higher education located in Iowa which is

5 accredited by the North Central Association of Colleges

6 and Universities or qualifying as an 'institution of

7 higher learning' under the National Defense Education

8 Act of 1958 (20 USC ss403 (b)) and which is operated

9 privately and not controlled or administered by any state

10 agency or any subdivision of the state. Whenever the

11 term 'nationally recognized accrediting agency or asso-

12 ciation' is used in the National Defense Education Act,

13 it shall for purposes of this act mean the North Central

14 Association of Colleges and Universities."

ARTHUR A. NEU

JAMES SCHABEN

LUCAS J. DeKOSTER

CHARLES G. MOGGED

WILLIAM F. DENMAN

1 Amend Senate File 295, page 2, line 2, by inserting after

2 the comma (,) the following: "or an accredited private business

3 school or college".

EUGENE M. HILL

1 Amend Senate File 295 as follows:

2 Amend page 2, lines 20 and 21, by inserting the words "less

3 four hundred dollars" and inserting in lieu thereof the following:

4 "less the base amount determined annually by the Higher Education

5 Facilities Commission, which base amount shall be within ten

6 dollars of the average tuition for two semesters or the

7 trimester equivalent of undergraduate study at the state

8 universities under the Board of Regents, but in any event

9 the base amount shall not be less than four hundred dollars".

CHARLES O. LAVERTY

DAVID M. STANLEY

On motion of Senator Lange, the Senate adjourned until 9:00 a.m.,
Friday, February 28, 1969.

JOURNAL OF THE SENATE

SENATE CHAMBER,
DES MOINES, IOWA, FRIDAY, FEBRUARY 28, 1969.

The Senate met in regular session, President Jepsen presiding.

Prayer was offered by Reverend Harold Butts, pastor of the Methodist Church, Sigourney, Iowa.

The Senate pledged allegiance to the flag.

The Journal of February 27, 1969, was approved.

LEAVES OF ABSENCE

Leaves of absence were granted as follows:

Senator Potter for the day on request of Senator Stanley; Senator Van Gilst for the day on request of Senator Stanley.

PETITIONS

The following petitions were presented and placed on file favoring legislation to permit cooperation with federal agencies with respect to meat and poultry inspection:

By Senator Klink, from sixteen residents of Clayton and Allamakee Counties.

By Senator Lamborn, from fifty-three residents of Jones County.

By Senator Rigler, from six residents of Chickasaw, Bremer and Howard Counties.

DISTINGUISHED GUEST

Senator Frommelt rose on a point of personal privilege and presented to the Senate the Honorable Robert D. Fulton, former Governor, Lieutenant Governor, Senator and Representative, who was present in the Senate chamber.

INTRODUCTION OF BILLS

Senate File 357, by Senators Hammer and Lamborn (Fischer of Grundy, Tieden and Koch), a bill for an act relating to property exemption for veterans.

Read first and second times and passed on file.

Senate File 358, by Senators Thordsen, Kosek, Walsh, Sullivan, DeHart, Potter, Benda, Nicholson, Klink, Arbuckle, Griffin, Shaff, Flatt, Mogged, Coleman, O'Malley and Balloun, 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 assist peace officers in attempting to prevent crimes or assist in apprehending criminal offenders.

Read first and second times and passed on file.

Senate File 359, by Senator McGill (Tieden), a bill for an act relating to seasons for hunting fur-bearing animals.

Read first and second times and passed on file.

Senate File 360, by Senators DeKoster, Flatt, Stanley, Potgeter, Benda and Walsh, a bill for an act relating to programs in public institutions of higher learning for teacher certification.

Read first and second times and passed on file.

Senate File 361, by Senators Reichardt and Gaudineer, a bill for an act relating to sexual offenses.

Read first and second times and passed on file.

Senator Griffin took the chair at 9:45 a.m.

MESSAGE FROM THE HOUSE

The following message was received from the House:

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

House Concurrent Resolution 14, providing for adjournment on Friday, February 28, 1969, and reconvening on Monday, March 10, 1969.

WILLIAM R. KENDRICK, Chief Clerk

HOUSE CONCURRENT RESOLUTION 14

By McCartney of Floyd

Be It Resolved by the House, The Senate Concurring: That when adjournment is had on Friday, February 28, 1969, it be to reconvene on Monday, March 10, 1969, at 10:00 a.m.

SPECIAL ORDER OF BUSINESS

The time having arrived, the Chair announced the special order of business for the consideration of Senate File 295.

CONSIDERATION OF BILLS

Senate File 295

On motion of Senator Flatt, Senate File 295, a bill for an act to provide tuition grants, based upon financial need, to full-time resident students attending accredited private institutions of higher education in Iowa, was taken up and considered.

Senator Nicholson offered the following amendment and moved its adoption:

Amend Senate File 295 as follows:

1. Amend page 1, section 1, line 12, by inserting after the word "confidential" the following: ", notarized".
2. Amend page 3, section 7, line 9, by inserting after the word "confidential" the following: ", notarized".

Division was called for.

The amendment was lost.

Senator Glenn moved to suspend the rules and to take up out of order the amendment filed by him amending the title to Senate File 295.

Senator Lodwick raised a point of order as to whether or not the motion was debatable.

The Chair ruled the motion was not debatable.

Senator Glenn asked and received unanimous consent that he be allocated a maximum of five minutes to speak on his motion, and that Senator Stanley be allocated not to exceed five minutes for the purpose of addressing himself to this point prior to putting the motion.

Roll call was requested.

On the question "Shall the Glenn motion to suspend the rules and amend the title to Senate File 295 be adopted?" the vote was:

Ayes, 8:

Denman
Dodds

Doderer
Glenn

Hill
Mowry

Nicholson
Weimer

Nays, 46:

Anderson
Arbuckle
Balloun
Benda
Briles
Clarke
Coleman
Conklin
DeKoster

Erskine
Flatt
Frey
Frommelt
Gaudineer
Gilley
Griffin
Hammer
Keith

Klink
Kosek
Kyhl
Lamborn
Lange
Laverty
Leonard
Lisle
Lodwick

Lucken
Messerly
Mogged
Neu
Ollenburger
O'Malley
Palmer
Parker
Potgeter

Reichardt
Rigler
Shaff

Shirley
Smith
Stanley

Stephens
Sullivan

Thorsteen
Walsh

Absent or not voting, 7:

Curran
DeHart

Hougen
McGill

Potter
Schaben

Van Gilst

The motion was lost.

EXPLANATION OF VOTE

I did not vote on the Glenn motion to amend the title of Senate File 295 because I was refused permission to make inquiry regarding the content of the amendment previous to the vote.

DONALD S. MCGILL

Senator Hill raised a point of order that Senate File 295 should not be considered because it did not carry a fiscal note.

The Chair ruled that a fiscal note was not required.

President Jepsen took the chair at 10:40 a.m.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

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

House File 368, a bill for an act to appropriate administration and educational and training aid funds from the general fund of the state to the department of public instruction.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 18, a bill for an act relating to establishment, management, operation, and regulation of state banks in Iowa.

WILLIAM R. KENDRICK, Chief Clerk

HOUSE AMENDMENT TO SENATE FILE 18

Amend Senate File 18 as follows:

1. By inserting after the word "chairman" on page eight (8), line thirty-five (35), the words, "and who shall have the right to vote".

2. By adding after the period in line two (2) of page nine (9) the following:

"Provided, however, that in no event shall more than five members of such board be engaged in the business of banking in any executive capacity."

3. By inserting after the period in line nine (9) of page ten (10) the following: "Said fund shall be subject at all times to the warrant of the state comptroller, drawn upon written requisition of the superintendent or his designated representative, for the payment of all salaries and other expenses necessary to carry out the duties of the department of banking."

4. By striking all of line thirty-four (34) after the word "system" and all of line thirty-five (35) on page ten (10), also all of lines one (1) and two (2) on page eleven (11) and inserting in lieu thereof the following: " , other than

clerical, who examine the accounts and affairs of state banks and who examine the accounts and affairs of other persons, subject to supervision and regulation by the superintendent which are substantially equivalent to those paid by the Federal Deposit Insurance Corporation and other federal supervisory agencies in this area of the United States."

5. By striking the period after the word "duties" in line twelve (12) of page eleven (11), and inserting in lieu thereof the following: ", and such expenses shall be paid by the treasurer of state on warrants drawn by the state comptroller."

6. By striking from page seventy-three (73), line 7, the words "may mail a notice" and insert in lieu thereof the words: "shall mail a notice by certified or registered mail".

CONSIDERATION OF BILLS

Senate File 295

Senator Shaff offered the following amendment:

Amend Senate File 295 as follows:

1. By inserting in page 2, line 16, the words "one-half of" after the word "be".

2. By striking in page 2, line 19, the word "The" and inserting in lieu thereof the words "One-half of the".

3. By striking from page 2, line 22, the words "One thousand" and inserting in lieu thereof the words "Five hundred".

Division of the amendment was called for, sections 1 and 2 as division 1, and section 3 as division 2.

Senator Shaff moved the adoption of division 1 of his amendment.

Division was called for.

Division 1 of the amendment was lost.

Senator Shaff moved the adoption of division 2 of his amendment.

Division was called for.

Division 2 of the amendment was lost.

Senator Nicholson offered the following amendment:

Amend Senate File 295 as follows:

Amend page 3, section 7, by adding the following new subsection after line 19: "Require that each private institution participating in this act furnish annually at a specified date, as determined by the commission, an audited financial report of the institution and a detailed analysis of the cost of instruction per student."

Roll call was requested.

On the question "Shall the Nicholson amendment be adopted?" (S.F. 295) the vote was:

Ayes, 17:

Conklin
Curran

Dodds
Glenn

Hill
Hougen

Keith
Lucken

McGill
Messerly
Mowry

Nicholson
Potgieter

Smith
Stephens

Sullivan
Weimer

Nays, 35:

Anderson
Balloun
Briles
Clarke
Coleman
DeKoster
Doderer
Flatt
Frey

Frommelt
Gaudineer
Gilley
Griffin
Hammer
Klink
Kosek
Kyhl
Lamborn

Lange
Laverty
Leonard
Lodwick
Mogged
Neu
Ollenburg
O'Malley
Palmer

Parker
Reichardt
Rigler
Shaff
Shirley
Stanley
Thordsen
Walsh

Voting present, 1:

Arbuckle

Absent or not voting, 8:

Benda
DeHart

Denman
Erskine

Lisle
Potter

Schaben
Van Gilst

The amendment was lost.

Senator Gaudineer offered the following amendment filed February 26 by Senators Gaudineer, et al., and moved its adoption:

Amend Senate File 295, page 2, by inserting in line 13 after the word, "equivalent", the following:

" , and for not more than six (6) semesters of graduate study, or the trimester equivalent".

HOUSE CONCURRENT RESOLUTION 14 ADOPTED

Senator Lange asked and received unanimous consent to take up House Concurrent Resolution 14.

On motion of Senator Lange, the resolution was adopted.

HOUSE MESSAGE CONSIDERED

House File 368, a bill for an act to appropriate administration and educational and training aid funds from the general fund of the state to the department of public instruction for the biennium beginning July 1, 1969, and ending June 30, 1971.

Read first and second times and passed on file.

INTRODUCTION OF BILLS

Senate File 362, by Senators Erskine, Potter, Ollenburg, Denman, Shaff, Thordsen, Stephens, Smith, Keith, Coleman and Frommelt (Kruse, Bergman, Drake, Dietz, Lippold and Nelson), a bill for an act relating to county conservation boards.

Read first and second times and passed on file.

Senate File 363, by Senators Sullivan, Benda, Mogged, Denman, DeHart, O'Malley and Potter, a bill for an act relating to the participation of optometrists in an optometric service plan.

Read first and second times and passed on file.

Senate File 364, by Senators Stanley and Shirley, a bill for an act relating to nonprofit corporations.

Read first and second times and passed on file.

Senate File 365, by Senator Potgeter (Welden), a bill for an act relating to administrative rules and regulations.

Read first and second times and passed on file.

Senate File 366, by Senators Smith, Kyhl, Lamborn, Keith, Leonard, Griffin, Balloun, Erskine, Ollenburg, McGill, Lucken and Van Gilst (Grassley, Kennedy of Chickasaw and Rex), 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.

Senate File 367, by Senator Reichardt, a bill for an act relating to the professionalization of city and county assessors.

Read first and second times and passed on file.

Senate File 368, by Senator Mowry (Pelton, Gannon and Kluever), a bill for an act authorizing the gift of all or part of a human body after death for specified purposes.

Read first and second times and passed on file.

Senate File 369, by committee on cities and towns, a bill for an act relating to compensation of the mayor and councilmen.

Read first and second times and placed on calendar.

Senate File 370, by Senators Neu and Stanley (Huff), a bill for an act relating to the qualifications of the industrial commissioner and his deputies.

Read first and second times and passed on file.

On motion of Senator Stanley, the Senate recessed until 1:00 p.m.

AFTERNOON SESSION

The Senate reconvened, Senator Lange presiding.

CONSIDERATION OF BILLS

Senate File 295

The Senate resumed consideration of the Gaudineer, et al., amendment.

President Jepsen took the chair at 1:40 p.m.

Senator Gaudineer moved the adoption of the amendment.

Division was called for.

The amendment was adopted.

Senator Neu asked and received unanimous consent to withdraw the following amendment filed by Senators Neu, et al.:

Amend Senate File 295 on page 2 by striking the comma at the end of line 2 and inserting the following:

"or qualifying as an 'institution of higher learning' under the National Defense Education Act of 1958 (United States Code, Title 20 -403 (b))".

Senator Neu offered the following amendment filed by Senators Neu, et al.:

Amend Senate File 295 by striking all of subsection 5 of section 1 and by inserting the following:

"5. 'Accredited private institution' means an institution of higher education located in Iowa which is accredited by the North Central Association of Colleges and Universities or qualifying as an 'institution of higher learning' under the National Defense Education Act of 1958 (20 USC ss403 (b)) and which is operated privately and not controlled or administered by any state agency or any subdivision of the state. Whenever the term 'nationally recognized accrediting agency or association' is used in the National Defense Education Act, it shall for purposes of this act mean the North Central Association of Colleges and Universities."

Senator Neu moved the adoption of the amendment.

Division was called for.

The amendment was adopted.

Senator McGill offered the following amendment and moved its adoption:

Amend Senate File 295 by inserting after the period in line 17 of page 3 the following: "Such proration shall take primary account of the financial need of the applicant."

Division was called for.

The amendment was adopted.

Senator Hill offered the following amendment:

Amend Senate File 295, page 2, by inserting in line 2 of subsection 5 after the word "is" the following: "an accredited private business school or college or school of nursing and other institutions of higher education".

Senator Lange raised a point of order on the amendment for the reason that it was not germane to the bill.

The Chair ruled the point well taken and the amendment out of order.

Senator Hill asked and received unanimous consent to withdraw his amendment filed February 27 and found on page 415 of the Senate Journal.

Senator Lavery offered the following amendment filed by Senators Lavery and Stanley :

Amend Senate File 295 as follows:

Amend page 2, lines 20 and 21, by inserting the words "less four hundred dollars" and inserting in lieu thereof the following:

"less the base amount determined annually by the Higher Education Facilities Commission, which base amount shall be within ten dollars of the average tuition for two semesters or the trimester equivalent of undergraduate study at the state universities under the Board of Regents, but in any event the base amount shall not be less than four hundred dollars".

Senator Gaudineer offered the following amendment to the amendment by Senators Gaudineer and Stanley and moved its adoption :

Amend the Lavery, Stanley amendment to page 2, lines 20 and 21, of Senate File 295 by inserting in line 7 after the word "study" the words "(or graduate study, if the grant is to be for graduate study)".

The amendment to the amendment was adopted.

On motion of Senator Lavery, the amendment as amended was adopted.

Senator Glenn offered the following amendment :

Amend the title to Senate File 295 by striking the word "private" from line 3.

Senator Stanley raised a point of order on the amendment for the reason that it was not germane to the bill.

The Chair ruled the point well taken and the amendment out of order.

Senator Leonard moved that Senate File 295 be re-referred to the committee on higher education for further study.

Senator Leonard asked unanimous consent to withdraw his motion to re-refer Senate File 295 to the committee on higher education.

Objection was raised.

Senator Leonard moved to withdraw his motion to re-refer Senate File 295 to committee, which motion prevailed.

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

On the question "Shall the bill pass?" (S.F. 295) the vote was:

Rule 8 was invoked.

Ayes, 40:

Anderson	Frommelt	Lange	O'Malley
Arbuckle	Gaudineer	Lavery	Palmer
Balloun	Gilley	Leonard	Parker
Benda	Griffin	Lisle	Potgeter
Briles	Hammer	Lodwick	Reichardt
Clarke	Keith	Lucken	Rigler
Coleman	Klink	McGill	Shirley
DeKoster	Kosek	Mogged	Smith
Denman	Kyhl	Neu	Stanley
Flatt	Lamborn	Ollenburg	Thordsen

Nays, 12:

Conklin	Glenn	Messerly	Shaff
Curran	Hill	Mowry	Sullivan
Dodds	Hougen	Nicholson	Weimer

Absent or not voting, 9:

DeHart	Frey	Schaben	Van Gilst
Doderer	Potter	Stephens	Walsh
Erskine			

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

Senator Stanley moved that the vote by which Senate File 295 passed the Senate be reconsidered and the motion to reconsider be laid on the table.

The motion prevailed.

EXPLANATION OF VOTE

I was scheduled to leave Des Moines on an airline flight at 3:45 p.m., Friday, February 28, and had to leave the Senate chamber before the vote was taken on Senate File 295. Had I been present, I would have voted "Aye".

JOHN M. WALSH

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Mogged, 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 59, 60, 106 and 286.

CHARLES G. MOGGED
Chairman, Senate Committee
ELIZABETH SHAW
Chairman, House Committee

Report adopted.

Edward Vrba Robert R. Rigler
Floyd Gilley
Vernon H. Kyhl

INTRODUCTION OF BILLS

Senate File 371, by Senator Walsh (Miller of Page, Shepherd, Knoblauch, Mendenhall, Corey, Stokes, Bergman, Lippold, Ossian, Millen and Camp), a bill for an act to provide a sales and use tax exemption for certain industrial materials and equipment.

Read first and second times and passed on file.

Senate File 372, by Senators Smith and Flatt (Bergman and Varley), a bill for an act to authorize the establishment of rural water districts, to prescribe the procedure therefor, and relating to the purpose and manner of operation of such districts.

Read first and second times and passed on file.

Senate File 373, by Senator Lodwick, a bill for an act authorizing school districts to impose an income tax and to pledge such tax for the payment of school bonds.

Read first and second times and passed on file.

Senate File 374, by Senators Arbuckle, Denman, Coleman, Sullivan, O'Malley, Briles, Walsh and Ollenburger, a bill for an act relating to the sales tax.

Read first and second times and passed on file.

Senate File 375, by Senator Van Gilst (Dunton), a bill for an act relating to tax sales of the property of deceased old-age assistance recipients.

Read first and second times and passed on file.

Senate File 376, by committee on social services, a bill for an act relating to claims and actions under the Iowa Tort Claims Act.

Read first and second times and placed on calendar.

Senate File 377, by Senator Reichardt, a bill for an act relating to the payment of additional compensation by the state department of revenue to city and county assessors who achieve certification by the International Association of Assessing Officers.

Read first and second times and passed on file.

Senate File 378, by Senators McGill and Briles, a bill for an act relating to the eradication of bovine brucellosis.

Read first and second times and passed on file.

Senate File 379, by Senator Lamborn, a bill for an act relating to the transfer of enforcement of certain motor vehicle laws and regulations and the control and administration of the Iowa highway safety patrol to the secretary of state.

Read first and second times and passed on file.

BILLS ASSIGNED TO COMMITTEE

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

- S. F. 325 Commerce
- S. F. 326 Conservation and recreation
- S. F. 327 County government
- S. F. 328 Transportation
- S. F. 329 Human and industrial relations
- S. F. 331 Law enforcement
- S. F. 332 Judiciary
- S. F. 334 Schools
- S. F. 335 Appropriations
- S. F. 336 Ways and means
- S. F. 338 Commerce
- S. F. 339 Cities and towns
- S. F. 340 County government
- S. F. 341 Appropriations
- S. F. 342 Transportation
- S. F. 343 Cities and towns
- S. F. 344 Law enforcement
- S. F. 345 Human and industrial relations
- S. F. 346 Human and industrial relations
- S. F. 347 Judiciary
- S. F. 348 Judiciary
- S. F. 349 Cities and towns
- S. F. 350 State government
- S. F. 351 Transportation
- S. F. 352 Appropriations
- S. F. 353 Human and industrial relations
- S. F. 355 Law enforcement
- S. F. 357 Ways and means
- S. F. 358 Judiciary
- S. F. 359 Conservation and recreation
- S. F. 360 Higher education
- S. F. 361 Judiciary
- S. F. 362 Conservation and recreation
- S. F. 363 Commerce
- S. F. 364 Judiciary

S. F. 365	State government
S. F. 366	County government
S. F. 367	County government
S. F. 368	Judiciary
S. F. 370	Human and industrial relations
S. F. 371	Ways and means
S. F. 372	Agriculture
S. F. 373	Ways and means
S. F. 374	Ways and means
S. F. 375	Ways and means
S. F. 377	State government
S. F. 378	Agriculture
S. F. 379	State government
H. F. 258	Conservation and recreation

REPORT OF COMMITTEE

Senator Benda submitted the following report:

MR. PRESIDENT: Your committee on schools, to which was referred **Senate File 156**, a bill for an act relating to permanent registration of voters for elections held in certain community school 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 File 156 as follows:

1. By striking in line 7 the word "in" and substituting in lieu thereof the words "conducted by."

KENNETH BENDA, Chairman

Ordered passed on file.

AMENDMENTS FILED

- 1 Amend Senate File 295 by inserting after the period in line 17 of
- 2 page 3 the following: "Such proration shall take primary account
- 3 of the financial need of the applicant."

DONALD S. MCGILL

- 1 Amend Senate File 295, page 2, by inserting in line 2 of subsection 5
- 2 after the word "is" the following: "an accredited private business school
- 3 college or school of nursing and other institutions of higher education".

EUGENE HILL

- 1 Amend the Lavery, Stanley amendment to page 2, lines
- 2 20 and 21, of Senate File 295 by inserting in line 7 after
- 3 the word "study" the words "(or graduate study, if the
- 4 grant is to be for graduate study)".

**LEE GAUDINEER
DAVID STANLEY**

- 1 Amend the title to Senate File 295 by striking the word
- 2 "private" from line 8.

GENE W. GLENN

- 1 Amend Senate File 293 as follows:
- 2 Amend the title, page 1, line 1, by striking
- 3 the word "schools" and inserting in lieu thereof
- 4 "location of schools for shared time purposes".

ANDREW FROMMELT

- 1 Amend Senate File 354 as follows:
- 2 1. Amend page 1, line 9, by striking the word "aid" and inserting in
- 3 lieu of "disaster aid funds".
- 4 2. Further amend page 1, lines 11, 12, 13 and 14, by striking the fol-
- 5 low-
- 6 ing: "The director shall request such additional funds as are necessary
- 7 for the payment of expenses incurred in the performance of his duties."
- 8 3. Further amend page 2, line 4, by striking the word "shall" and in-
- 9 serting in lieu of "may".
- 10 4. Amend line 1 of the title by inserting after the word "to" the word
- 11 "administering".

JOHN M. WALSH

- 1 House File 21 is hereby amended by adding to section
- 2 one (1) the following new subsection:
- 3 "By inserting in line six (6) of subsection seven (7),
- 4 after the word 'events', the words ', and such reasonable
- 5 annual or daily fee as the board may establish for each
- 6 motor vehicle entering any county conservation board park,
- 7 campground, or similar area for camping purposes'."

THOMAS J. FREY

- 1 Amend House File 368 as follows:
- 2 1. By striking in line 19, page 2, the figures, "112"
- 3 and by inserting in lieu thereof the figures, "121".
- 4 2. By striking in line 20, page 2, the figures, "115"
- 5 and by inserting in lieu thereof the figures, "129".
- 6 3. By striking in line 21, page 2, the figures, "227"
- 7 and by inserting in lieu thereof the figures, "250".

ALAN SHIRLEY
LEE GAUDINEER

On motion of Senator Lange and in accordance with House Concurrent Resolution 14 duly adopted, the Senate adjourned until 10:00 a.m., Monday, March 10, 1969.

JOURNAL OF THE SENATE

SENATE CHAMBER,
DES MOINES, IOWA, MONDAY, MARCH 10, 1969.

The Senate met in regular session, President Jepsen presiding.

Prayer was offered by Reverend Lyle E. Peters, pastor of the Luther Memorial Church, Des Moines, Iowa.

The Senate pledged allegiance to the flag.

The Journal of February 28, 1969, was approved as corrected.

LEAVES OF ABSENCE

Leaves of absence were granted as follows:

Senator Leonard for the day on request of Senator Hammer; Senator DeKoster for the day on request of Senator Stanley.

PETITIONS

The following petitions were presented and placed on file:

By Senator Smith, from thirty-one residents of Osceola County favoring the elimination of personal property taxes and inventory taxes in the State of Iowa.

By the following Senators, favoring legislation to permit co-operation with federal agencies with respect to meat and poultry inspection:

Senator Smith, from ten residents of O'Brien County.

Senator Sullivan, from seventy-six residents of Woodbury County.

Senator Hill, from two hundred eighty-seven residents of Jasper County.

INTRODUCTION OF BILLS

Senate File 380, by Senators Lodwick and Rigler (Winkelman, Voorhees, Shepherd, Van Drie, Miller of Page, Tieden, Strand, Roorda, Sorg, Crabb, Nielsen, Ellsworth and Pelton), 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 381, by Senator Lamborn (Miller of Jones), a bill for an act to appropriate from the general fund of the State of Iowa to the state conservation commission for land acquisition and development of the Indian Bluffs Wilderness Area.

Read first and second times and passed on file.

Senate File 382, by Senator Lamborn, a bill for an act relating to interest rates on certain special assessments, interim financing warrants and drainage assessments and bonds payable from assessments.

Read first and second times and passed on file.

Senate File 383, by committee on commerce, a bill for an act relating to the prohibition of conducting, keeping, or maintaining bucket shops.

Read first and second times and placed on calendar.

Senate File 384, by Senator Rigler, a bill for an act to exempt from state income tax a portion of annuities or retirement pay of members or former members of the United States armed forces.

Read first and second times and passed on file.

Senate File 385, by Senator Rigler, a bill for an act relating to the highway safety programs.

Read first and second times and passed on file.

Senate File 386, by Senators Doderer and Kosek (Johnston of Johnson, Pelton and McCormick), a bill for an act relating to a renal disease program.

Read first and second times and passed on file.

Senate File 387, by Senator Benda, a bill for an act relating to the effect of federal aid to schools upon state aid to schools.

Read first and second times and passed on file.

Senate File 388, by Senators Benda, Thordsen, Walsh, Lamborn, Palmer, O'Malley and Coleman, a bill for an act relating to the sales tax on services.

Read first and second times and passed on file.

Senate File 389, by Senator Benda, a bill for an act to establish and provide for uniformity in the taxation of state and national banks.

Read first and second times and passed on file.

Senate File 390, by committee on schools, a bill for an act relating to tuition and transportation for children residing in state institutions, charitable institutions, and licensed boarding homes, who enroll in special education programs conducted by county boards of education.

Read first and second times and placed on calendar.

Senate Joint Resolution 20, by committee on schools, a joint resolution urging a legislative study to review and codify the laws of Iowa relating to education below the university level.

Read first and second times and placed on calendar.

CONSIDERATION OF BILLS

Senate File 314

On motion of Senator Flatt, Senate File 314, a bill for an act to appropriate administration and educational and training aid funds from the general fund of the state to the department of public instruction for the biennium beginning July 1, 1969, and ending June 30, 1971, was taken up and considered.

Senator Flatt asked and received unanimous consent that **House File 368** be substituted for **Senate File 314**.

House File 368

On motion of Senator Flatt, House File 368, a bill for an act to appropriate administration and educational and training aid funds from the general fund of the state to the department of public instruction for the biennium beginning July 1, 1969, and ending June 30, 1971, was taken up and considered.

Senator Shirley offered the following amendment, filed February 28 by Senators Shirley and Gaudineer, and called for a division of the amendment:

Amend House File 368 as follows:

1. By striking in line 19, page 2, the figures, "112" and by inserting in lieu thereof the figures, "121".
2. By striking in line 20, page 2, the figures, "115" and by inserting in lieu thereof the figures, "129".
3. By striking in line 21, page 2, the figures, "227" and by inserting in lieu thereof the figures, "250".

Senator Gaudineer moved the adoption of division 1 of the amendment and requested a roll call.

On the question "Shall division 1 of the amendment be adopted?" (H.F. 368) the vote was:

Rule 8 was invoked.

Ayes, 17:

Coleman	Gaudineer	Nicholson	Schaben
Denman	Glenn	O'Malley	Shirley
Dodds	Hill	Palmer	Van Gilst
Doderer	McGill	Reichardt	Weimer
Frommelt			

Nays, 41:

Anderson	Gilley	Laverty	Potgeter
Arbuckle	Griffin	Lisle	Potter
Balloun	Hammer	Lodwick	Rigler
Benda	Hougen	Lucken	Shaff
Briles	Keith	Messerly	Smith
Clarke	Klink	Mogged	Stanley
Conklin	Kosek	Mowry	Stephens
Curran	Kyhl	Neu	Sullivan
DeHart	Lamborn	Ollenburg	Thordsen
Flatt	Lange	Parker	Walsh
Frey			

Absent or not voting, 3:

DeKoster	Erskine	Leonard
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Division 1 of the amendment was lost.

Senator Shirley moved the adoption of division 2 of the amendment and requested a roll call.

On the question "Shall division 2 of the amendment be adopted?" (H.F. 368) the vote was:

Ayes, 17:

Coleman	Gaudineer	Nicholson	Schaben
Denman	Glenn	O'Malley	Shirley
Dodds	Hill	Palmer	Van Gilst
Doderer	McGill	Reichardt	Weimer
Frommelt			

Nays, 42:

Anderson	Frey	Laverty	Potgeter
Arbuckle	Gilley	Lisle	Potter
Balloun	Griffin	Lodwick	Rigler
Benda	Hammer	Lucken	Shaff
Briles	Hougen	Messerly	Smith
Clarke	Keith	Mogged	Stanley
Conklin	Klink	Mowry	Stephens
Curran	Kosek	Neu	Sullivan
DeHart	Kyhl	Ollenburg	Thordsen
Erskine	Lamborn	Parker	Walsh
Flatt	Lange		

Absent or not voting, 2:

DeKoster	Leonard
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Division 2 of the amendment was lost.

Senator Shirley asked and received unanimous consent to withdraw division 3 of the amendment.

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?" (H.F. 368) the vote was:

Rule 8 was invoked.

Ayes, 50:

Anderson	Frey	Lisle	Potter
Arbuckle	Gaudineer	Lodwick	Reichardt
Balloun	Gilley	Lucken	Rigler
Benda	Griffin	Messerly	Shaff
Briles	Hammer	Mogged	Shirley
Clarke	Hougen	Mowry	Smith
Coleman	Keith	Neu	Stanley
Conklin	Klink	Nicholson	Stephens
Curran	Kosek	Ollenburg	Sullivan
DeHart	Kyhl	Palmer	Thordsen
Denman	Lamborn	Parker	Van Gilst
Erskine	Lange	Potgeter	Walsh
Flatt	Laverty		

Nays, 9:

Dodds	Glenn	McGill	Schaben
Doderer	Hill	O'Malley	Weimer
Frommelt			

Absent or not voting, 2:

DeKoster Leonard

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 314** be withdrawn from further consideration of the Senate.

Senator Stanley moved that the vote by which House File 368 passed the Senate be reconsidered and the motion to reconsider be laid on the table, which motion prevailed.

EXPLANATION OF VOTE

I voted against House File 368 because same is premature. The subject should be considered later when tax revenues are more definite. This bill is inadequate and will mean an indirect millage increase on real property.

GEORGE E. O'MALLEY

APPOINTMENT OF EMPLOYEE

President Jepsen announced the appointment of Lynn Letner of Pottawattamie County as a Senate Page effective March 10, 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 90, a bill for an act relating to parental responsibility for actions of children.

WILLIAM R. KENDRICK, Chief Clerk

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Mogged, 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.

CHARLES G. MOGGED
Chairman, Senate Committee
ELIZABETH SHAW
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 the following bill: Senate File 105.

BILL SENT TO THE GOVERNOR

Senator Mogged, from the committee on enrolled bills, submitted the following report:

MR. PRESIDENT: Your committee on enrolled bills respectfully reports that it has, on this 10th day of March, 1969, sent to the Governor for his approval: Senate File 105.

CHARLES G. MOGGED, Chairman

Passed on file.

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

AFTERNOON SESSION

The Senate reconvened, President Jepsen presiding.

INTRODUCTION OF BILLS

Senate File 391, by Senators Thordsen, Weimer, Mogged and Sullivan (Shaw), a bill for an act relating to articles exempt from the retail sales tax.

Read first and second times and passed on file.

Senate File 392, by Senator Lodwick, a bill for an act to establish a state advisory council for vocational education.

Read first and second times and passed on file.

Senate File 393, by Senators Sullivan, Erskine, Curran, Coleman and Palmer (Andersen, Peterson, Tapscott, Pierson and Cunningham), a bill for an act relating to fire department personnel.

Read first and second times and passed on file.

Senate File 394, by Senators Sullivan, Mogged, Thordsen, Frommelt and Erskine, a bill for an act relating to the qualifications for a real estate broker's license.

Read first and second times and passed on file.

Senate File 395, by Senators Arbuckle, Benda, Clarke, Potgeter, Lodwick, Potter, Walsh, DeHart, Flatt and Kosek, a bill for an act to require standardized county report forms.

Read first and second times and passed on file.

Senate File 396, by Senators O'Malley, Benda, Frey, Thordsen and Conklin (Pelton, Alt, Wolfe, Strand, Tapscott and Cunningham), a bill for an act relating to registration of social workers.

Read first and second times and passed on file.

Senate File 397, by Senator Hougen, 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 398, by Senators Hougen, Lodwick, Flatt and Lamborn (Fischer of Grundy, Goode, Bergman, Tieden and Alt), a bill for an act relating to printing machinery for the state auditor.

Read first and second times and passed on file.

Senate File 399, by Senators Curran and Clarke (Shepherd, Rodgers and Crabb), a bill for an act relating to prearranged funeral plans.

Read first and second times and passed on file.

Senate File 400, by Senator Lodwick, a bill for an act relating to the appointees of the Governor.

Read first and second times and passed on file.

Senate File 401, by Senators Gaudineer and O'Malley, a bill for an act to increase the annuity of judges retired since the effective date of mandatory retirement.

Read first and second times and passed on file.

Senate File 402, by Senator Gaudineer, 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 violations of this act.

Read first and second times and passed on file.

Senate File 403, by Senators Denman and Coleman, a bill for an act relating to identification seals on wine bottles.

Read first and second times and passed on file.

Senate File 404, by Senator Reichardt, a bill for an act relating to the valuation and taxation of personal property and to the imposition of a transaction tax on retailers.

Read first and second times and passed on file.

Senate File 405, by committee on social services (committee on social services), a bill for an act relating to barbering fees.

Read first and second times and placed on calendar.

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

Read first and second times and passed on file.

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

Read first and second times and passed on file.

Senate Joint Resolution 21, by Senator Gaudineer, a joint resolution proposing a study of election laws.

Read first and second times and passed on file.

Senate Joint Resolution 22, by Senator Gaudineer, a joint resolution proposing to amend Article nine (IX) of the Constitution of the State of Iowa to empower the General Assembly to appropriate state funds to, and provide for the use of public funds by, private 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 180, a bill for an act relating to absentee voting by members of the armed forces.

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

House File 320, a bill for an act relating to the expiration of liquor control licenses.

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

Senate File 254, a bill for an act creating authority in the department of social services to transfer aid to dependent children funds.

WILLIAM R. KENDRICK, Chief Clerk

HOUSE MESSAGES CONSIDERED

House File 90, a bill for an act relating to parental responsibility for actions of children.

Read first and second times and passed on file.

House File 180, a bill for an act relating to absentee voting by members of the armed forces.

Read first and second times and passed on file.

House File 320, a bill for an act relating to the expiration of liquor control licenses.

Read first and second times and passed on file.

SENATE CONCURRENT RESOLUTION 14

By Shaff, Clarke, Rigler, Klink, Nicholson, Smith, Lange,
Griffin, Lodwick, Parker, Platt, Kosek, DeHart, Keith,
Walsh, Potgeter, Arbuckle, Balloun, Benda, Messerly,
Sullivan, DeKoster, Conklin, Potter and Curran

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 have been very wasteful, and

Whereas, States and local governments can resolve a great many of society's problems if they have adequate resources, and

Whereas, The federal government has usurped the most productive tax resources of the states by federal income taxes, excise taxes, and others of the same kind, 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 such programs ignore local conditions such as transportation, education, and skills of workers, and other conditions of the same kind, which further complicates a problem which may be readily solved in one area but only compounded in another, and

Whereas, If the federal government returns to the states a flat percentage of federal taxes collected from each state without any conditions attached except, perhaps, bloc grants may be specifically earmarked for general categories such as education, *Now, Therefore*,

Be It Resolved by the Senate, the House Concurring, That the General Assembly of the State of Iowa urge the Congress of the United States to inaugurate a program of tax-sharing with the states whereby the state and local

governments may receive the necessary financial resources to solve local problems unhampered by restrictions imposed by persons not familiar with the particulars involved in each community.

Be It Further Resolved, That a copy of this Resolution be forwarded to each member of the Iowa Congressional delegation.

EXPLANATION OF VOTE

I voted "No" on House File 368 because the amount appropriated falls short of the percentage now paid by the state to the local school districts. Rather than lowering the percentage of the state's share to the local districts, the Sixty-third General Assembly should have increased it to avoid a property tax increase at the local level.

MINNETTE DODERER

EXPLANATION OF VOTE

I voted against and hereby protest the action of the Senate in passing House File 368 for the following reasons:

This bill falls short of the promised 36 percent of school aid initiated in the 62nd General Assembly designed to provide equal educational opportunity to all children attending public schools.

The bill violates the political platform of the Republican Party which reads as follows:

"We endorse the principal and the substantial increase made in state financial aid to local public education. We urge that the present objective of state aid equal to forty percent of local school costs be pursued and that proceeds from recent tax increases be pledged to this objective."

House File 368 violates the Republican plank on education by reducing the present 36 percent to 29.6 percent of local school costs in spite of the Republican pledge to move to 40 percent.

House File 368 violates the Republican plank, which pledges the proceeds of the new taxes passed last session for school aid, by diverting said revenue to other purposes which will result in an automatic property tax increase of two mills in the first year and three and one-half mills in the second year.

By failing to appropriate the amount sufficient to maintain at least 36 percent the aid falls far short of guaranteeing equal educational opportunity for all children in public education.

House File 368 has another glaring shortcoming. It appropriates funds for aid but the formula by which this aid is to be distributed fails to take into account the pupils in a district attending private schools, not for the purpose of aid to those students, but for the purpose of determining the wealth of the district. Failure to correct this shortcoming results in rank discrimination to those taxpayers residing in school districts in which students are attending private schools.

ANDREW G. FROMMELT

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on March 3, 1969, the Governor had approved the following bills:

Senate File 59, legalizing and validating the special election of the Madrid Community School District, held on September 30, 1968.

Senate File 60, permitting municipalities to make a charge for ambulance service.

Senate File 106, relating to the State Board of Regents authorizing institutions under its control to commission special security officers with peace office authority.

Senate File 286, relating to sales tax refund.

REPORTS OF COMMITTEES

Senator Messerly submitted the following report:

MR. PRESIDENT: Your committee on appropriations, to which was referred **Senate File 230**, a bill for an act to amend chapter seventy-four (74), Acts of the Sixty-second 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 Senate File 230 as follows:

1. Amend line 1, page 1, by striking all of the title after the word "Act" and inserting in lieu thereof the following: "relating to a memorial hall at Camp Dodge."

FRANCIS L. MESSERLY, Chairman

Ordered passed on file.

Senator Walsh submitted the following report:

MR. PRESIDENT: Your committee on cities and towns, to which was referred **Senate File 146** a bill for an act relating to veterans' preference, begs leave to report it has had the same under consideration and recommends the same **do pass.**

JOHN M. WALSH, Chairman

Ordered passed on file.

Senator Balloun submitted the following reports:

MR. PRESIDENT: Your committee on conservation and recreation, to which was referred **House File 258**, a bill for an act to provide for uniform annual observances of certain legal public holidays on Mondays, and for other purposes, begs leave to report it has had the same under consideration and recommends the same **do pass.**

CHARLES BALLOUN, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on conservation and recreation, to which was referred **House File 21**, a bill for an act to authorize county conservation boards to provide uniforms to their employees as a portion of such employees' compensation, and to operate or lease concessions in or upon property under its control, begs leave to report it has had the same under consideration and recommends the same **do pass.**

CHARLES BALLOUN

Ordered passed on file.

Senator Briles submitted the following reports:

MR. PRESIDENT: Your committee on county government, to which was referred **Senate File 86**, a bill for an act empowering county boards of supervisors to act in lieu of township trustees in cases where all trustee offices in

a township are vacant, begs leave to report it has had the same under consideration and recommends the same **do pass**.

JAMES E. BRILES, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on county government, to which was referred **Senate File 143**, a bill for an act relating to mobile deputy registrars, begs leave to report it has had the same under consideration and recommends the same **do pass**.

JAMES E. BRILES, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on county government, to which was referred **House File 62**, a bill for an act relating to compensation of the members of the county board of social welfare, begs leave to report it has had the same under consideration and recommends the same **do pass**.

JAMES E. BRILES, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on county government, to which was referred **House File 103**, a bill for an act relating to the clerk of the board of review, begs leave to report it has had the same under consideration and recommends the same **do pass**.

JAMES E. BRILES, Chairman

Ordered passed on file.

AMENDMENTS FILED

- 1 Amend Senate File 146 by inserting in page 1, line 6,
- 2 after the word "Conflict" the words and figures "beginning
- 3 August 5, 1964".

HAROLD A. THORSEN

- 1 Amend Senate File 152 by striking from page 2,
- 2 lines 3 through 7, and inserting in lieu thereof the following:
- 3 Sec. 4. This Act being of immediate importance shall take
- 4 effect and be in force from and after its publication in The
- 5 Cedar Rapids Gazette, a newspaper published in Cedar
- 6 Rapids, Iowa, and in The Marion Sentinel, a newspaper published
- 7 in Marion, Iowa.

RALPH W. POTTER

- 1 Amend Senate File 296 as follows:
- 2 Amend the Nicholson amendment of February 26, 1969,
- 3 to Senate File 296 by striking from line 3 the words
- 4 "after line 14".

EDWARD NICHOLSON

- 1 Amend Senate File 356 by striking from page 2, line 4,
- 2 the words "Commit the child to the" and inserting in lieu
- 3 thereof the word "The".

ERNEST KOSEK

1 Senate File 372 is hereby amended

2 as follows:

3 1. By striking from lines one (1) and two (2) on page two (2)
4 the words "acreage in the county", and inserting in lieu thereof
5 the words "district acreage".

6 2. By inserting in line twenty-six (26) on page five (5),
7 after the word "and", the word "have".

8 3. By striking from line seventeen (17) on page eight (8)
9 the comma after the word "units".

10 4. By striking from line five (5) on page nine (9) the word
11 and figure "five (5)", and inserting in lieu thereof the word and
12 figure "six (6)".

13 5. By striking from line fifteen (15) on page nine (9) the
14 word and figure "five (5)", and inserting in lieu thereof the
15 word and figure "six (6)".

MARVIN W. SMITH
JOSEPH B. FLATT

On motion of Senator Glenn, the Senate adjourned until 9:00 a.m.,
Tuesday, March 11, 1969.

JOURNAL OF THE SENATE

SENATE CHAMBER,
DES MOINES, IOWA, TUESDAY, MARCH 11, 1969.

The Senate met in regular session, President pro tempore Lodwick presiding.

Prayer was offered by Reverend Carl F. Schattauer, Jr., pastor of the Bethesda Lutheran Church, Ames, Iowa.

The Senate pledged allegiance to the flag.

The Journal of March 10, 1969, was approved.

PETITIONS

The following petitions were presented and placed on file:

By Senator Conklin, from three hundred forty-six residents of Black Hawk County supporting passage of Senate File 248 relating to detention, punishment and corrective treatment of child molesters and sex offenders.

By Senator DeKoster from two hundred seventy residents of Sioux and Lyon Counties favoring stronger legislation against sex offenders and child molesters.

By Senator Kyhl, from sixteen residents of Floyd County opposing passage of House File 225 and Senate File 180 relating to a two percent tax on premiums collected by fraternal benefit societies.

By Senator Lange, from sixteen residents of Sac County opposing passage of Senate File 180 relating to a two percent tax on premiums collected by fraternal benefit societies.

By the following Senators, favoring legislation to permit cooperation with federal agencies with respect to meat and poultry inspection.

Senator DeKoster, from two hundred thirty-seven residents of Sioux and Lyon Counties.

Senator Kyhl, from fifteen residents of Mitchell County.

Senator Rigler, from one hundred sixty-four residents of Chickasaw and Howard Counties.

Senator Sullivan, from forty-eight residents of Woodbury County.

Senator Van Gilst, from eleven residents of Keokuk and Mahaska Counties.

Senator Lavery, from fifty-nine residents of Marion County.

Senator Stephens, from thirty-one residents of Washington, Louisa and Henry Counties.

Senator Schaben, from four hundred fifty-one residents of Harrison, Monona and Shelby Counties.

Senator Lange, from three hundred nine residents of Ida, Calhoun and Sac Counties.

VISITORS WELCOMED

President pro tempore Lodwick welcomed to the Senate five students from Davenport West High School, Davenport, members of the editorial staff of the school newspaper, Beak 'n Eye, who were present in the balcony with their advisor, Rod Vahl.

President pro tempore Lodwick welcomed to the Senate one hundred thirteen students from Woodrow Wilson Junior High School, Council Bluffs, who were present in the balcony, accompanied by three members of the faculty.

INTRODUCTION OF BILLS

Senate File 408, by Senator Potter, a bill for an act to increase the permissible property tax levy for county conservation boards from one mill to two mills.

Read first and second times and passed on file.

Senate File 409, by committee on schools, a bill for an act relating to the requirement that school districts make provision for special education services to all children enrolled in the public schools.

Read first and second times and placed on calendar.

Senate File 410, by Senators Erskine, Messerly and McGill, a bill for an act relating to the creation and acquisition of conservation easements by voluntary means.

Read first and second times and passed on file.

Senate File 411, by Senators Frommelt, Doderer and Coleman, a bill for an act relating to the vacation and leave of absence policy for state employees.

Read first and second times and passed on file.

Senate File 412, by Senators Frommelt and Benda, a bill for an act relating to credit unions.

Read first and second times and passed on file.

Senate File 413, by Senator Shirley, a bill for an act relating to the powers and duties of the board of supervisors pertaining to emergencies.

Read first and second times and passed on file.

Senate File 414, by Senator Shirley, a bill for an act relating to the enactment of emergency curfew ordinances by cities and towns.

Read first and second times and passed on file.

Senate File 415, by Senators Mogged, Neu, Benda, Leonard, Thordsen, Lodwick, Balloun, Stanley, Nicholson, Walsh, Griffin, Hammer, Keith, Potgeter, Arbuckle, Briles and Mowry, a bill for an act relating to the term of office of the secretary of agriculture.

Read first and second times and passed on file.

Senate File 416, by Senator DeKoster, a bill for an act relating to the election of the board of directors of school districts.

Read first and second times and passed on file.

Senate File 417, by Senator DeKoster, 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 418, by Senators DeKoster, Shirley, Mogged and Griffin, a bill for an act defining "workmen" or "employee" in the workmen's compensation law.

Read first and second times and passed on file.

Senate File 419, by Senator DeKoster, a bill for an act relating to cattle guards, fences, and depot grounds.

Read first and second times and passed on file.

Senate File 420, by Senator Dodds (Skinner), a bill for an act relating to the duties of the labor commissioner concerning employment safety and establishment of an employment safety advisory board to assist the labor commissioner in the performance of his duties.

Read first and second times and passed on file.

Senate File 421, by Senator Dodds, a bill for an act relating to the amount of credit life insurance that can be sold to a debtor.

Read first and second times and passed on file.

Senate File 422, by committee on conservation and recreation, a bill for an act relating to fees of licenses issued by the conservation commission.

Read first and second times and placed on calendar.

Senate File 423, by Senators Balloun, Conklin, Curran, Hammer, Keith, Nicholson, Parker, Shaff, Smith, DeKoster, Lodwick, Stanley and Walsh, a bill for an act relating to evidence for determining intoxication.

Read first and second times and passed on file.

Senate File 424, by Senator Shaff, a bill for an act relating to financial aid to local school districts.

Read first and second times and passed on file.

Senate File 425, by committee on transportation, a bill for an act relating to the removal of hazardous conditions on highways.

Read first and second times and placed on calendar.

HOUSE AMENDMENTS CONSIDERED

Senate File 18

Senator Rigler called up for consideration Senate File 18, a bill for an act relating to establishment, management, operation, and regulation of state banks in Iowa, and to the state superintendent of banking, state banking board, and state banking department, amended by the House, and moved that the Senate concur in the following amendments:

Amend Senate File 18 as follows:

1. By inserting after the word "chairman" on page eight (8), line thirty-five (35), the words, "and who shall have the right to vote".

2. By adding after the period in line two (2) of page nine (9) the following:

"Provided, however, that in no event shall more than five members of such board be engaged in the business of banking in any executive capacity."

3. By inserting after the period in line nine (9) of page ten (10) the following: "Said fund shall be subject at all times to the warrant of the state comptroller, drawn upon written requisition of the superintendent or his designated representative, for the payment of all salaries and other expenses necessary to carry out the duties of the department of banking."

4. By striking all of line thirty-four (34) after the word "system" and all of line thirty-five (35) on page ten (10), also all of lines one (1) and two (2) on page eleven (11) and inserting in lieu thereof the following: "other than

clerical, who examine the accounts and affairs of state banks and who examine the accounts and affairs of other persons, subject to supervision and regulation by the superintendent which are substantially equivalent to those paid by the Federal Deposit Insurance Corporation and other federal supervisory agencies in this area of the United States."

5. By striking the period after the word "duties" in line twelve (12) of page eleven (11), and inserting in lieu thereof the following: ", and such expenses shall be paid by the treasurer of state on warrants drawn by the state comptroller."

6. By striking from page seventy-three (73), line 7, the words "may mail a notice" and insert in lieu thereof the words: "shall mail a notice by certified or registered mail".

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?" (S.F. 18) the vote was:

Rule 8 was invoked.

Ayes, 60:

Anderson	Frey	Lavery	Potgeter
Arbuckle	Frommelt	Leonard	Potter
Balloun	Gaudineer	Lisle	Reichardt
Benda	Gilley	Lodwick	Rigler
Briles	Glenn	Lucken	Schaben
Clarke	Griffin	McGill	Shaff
Coleman	Hammer	Messerly	Shirley
Conklin	Hill	Mogged	Smith
Curran	Hougen	Mowry	Stanley
DeHart	Keith	Neu	Stephens
DeKoster	Klink	Nicholson	Sullivan
Dodds	Kosek	Ollenburg	Thordsen
Doderer	Kyhl	O'Malley	Van Gilst
Erskine	Lamborn	Palmer	Walsh
Flatt	Lange	Parker	Weimer

Nays, none.

Absent or not voting, 1:

Denman

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

MOTION TO RECONSIDER SENATE FILE 309

Senator Messerly moved to reconsider the vote by which **Senate File 309** passed the Senate, which motion prevailed.

Senator Messerly moved to reconsider the vote by which **Senate File 309** went to its third reading, which motion prevailed.

Senator Messerly asked and received unanimous consent to withdraw **House File 324** from the committee on appropriations.

Senator Messerly asked and received unanimous consent that **House File 324** be substituted for **Senate File 309**.

CONSIDERATION OF BILLS

House File 324

On motion of Senator Messerly, House File 324, 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 and considered.

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?" (H.F. 324) the vote was:

Ayes, 57:

Anderson	Gaudineer	Leonard	Potter
Balloon	Gilley	Lisle	Reichardt
Benda	Glenn	Lodwick	Rigler
Briles	Griffin	Lucken	Schaben
Clarke	Hammer	McGill	Shaff
Coleman	Hill	Messerly	Shirley
Conklin	Hougen	Mogged	Smith
Curran	Keith	Mowry	Stanley
DeHart	Klink	Neu	Stephens
DeKoster	Kosek	Nicholson	Sullivan
Dodds	Kyhl	O'Malley	Thordsen
Doderer	Lamborn	Palmer	Van Gilst
Erskine	Lange	Parker	Walsh
Frey	Laverty	Potgeter	Weimer
Frommelt			

Nays, none.

Voting present, 1:

Arbuckle

Absent or not voting, 3:

Denman

Flatt

Ollenburg

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 35, a bill for an act relating to amendment of the Iowa public officials act.

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

House File 319, a bill for an act relating to the operation of motorcycles.

WILLIAM R. KENDRICK, Chief Clerk

MOTION TO RECONSIDER SENATE FILE 310

Senator Messerly moved to reconsider the vote by which **Senate File 310** passed the Senate, which motion prevailed.

Senator Messerly moved to reconsider the vote by which **Senate File 310** went to its third reading, which motion prevailed.

Senator Messerly asked and received unanimous consent to withdraw **House File 323** from the committee on appropriations.

Senator Messerly asked and received unanimous consent that **House File 323** be substituted for **Senate File 310**.

CONSIDERATION OF BILLS

House File 323

On motion of Senator Messerly, House File 323, a bill for an act to make appropriations to members of the Iowa commission on interstate cooperation, was taken up and considered.

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?" (H.F. 323) the vote was:

Ayes, 57:

Anderson	Gaudineer	Lisle	Potter
Balloun	Gilley	Lodwick	Reichardt
Benda	Glenn	Lucken	Rigler
Briles	Griffin	McGill	Schaben
Clarke	Hammer	Messerly	Shaff
Coleman	Hill	Mogged	Shirley
Conklin	Hougen	Mowry	Smith
Curran	Keith	Neu	Stanley
DeHart	Klink	Nicholson	Stephens
DeKoster	Kosek	Ollenburg	Sullivan
Dodds	Lamborn	O'Malley	Thordsen
Doderer	Lange	Palmer	Van Gilst
Erskine	Laverty	Parker	Walsh
Frey	Leonard	Potgeter	Weimer
Frommelt			

Nays, none.

Voting present, 2:

Arbuckle Kyhl

Absent or not voting, 2:

Denman Platt

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 309** be withdrawn from further consideration of the Senate.

Senator Messerly asked and received unanimous consent that **Senate File 310** be withdrawn from further consideration of the Senate.

UNFINISHED BUSINESS

House File 166

On motion of Senator Lange, House File 166, a bill for an act to correct overlapping penalties in the law on real estate brokers as amended, was taken up for further 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?" (H.F. 166) the vote was:

Ayes, 58:

Anderson	Frey	Leonard	Potgeter
Balloun	Frommelt	Lisle	Potter
Benda	Gaudineer	Lodwick	Reichardt
Briles	Gilley	Lucken	Rigler
Clarke	Glenn	McGill	Schaben
Coleman	Hammer	Messerly	Shaff
Conklin	Hill	Mogged	Shirley
Curran	Hougen	Mowry	Smith
DeHart	Keith	Neu	Stanley
DeKoster	Klink	Nicholson	Stephens
Denman	Kosek	Ollenburg	Sullivan
Dodds	Kyhl	O'Malley	Thordsen
Doderer	Lamborn	Palmer	Walsh
Erskine	Lange	Parker	Weimer
Flatt	Laverty		

Nays, none.

Voting present, 1:

Arbuckle

Absent or not voting, 2:

Griffin Van Gilst

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

CONSIDERATION OF BILLS

Senate File 226

On motion of Senator Lisle, Senate File 226, a bill for an act relating to the control and diagnosis of venereal disease, was taken up and considered.

Senator Kosek asked unanimous consent that action on Senate File 226 be deferred and that the bill be placed on the calendar under unfinished business.

Objection was raised.

Senator Kosek moved that action on Senate File 226 be deferred and that the bill be placed on the calendar under unfinished business.

The motion prevailed.

Senate File 236

On motion of Senator O'Malley, Senate File 236, a bill for an act relating to the publishing of tables of corresponding sections of statutes in the Code, was taken up and considered.

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

On the question "Shall the bill pass?" (S.F. 236) the vote was:

Ayes, 59:

Anderson	Frey	Laverty	Potgeter
Arbuckle	Frommelt	Leonard	Potter
Balloun	Gaudineer	Lisle	Reichardt
Briles	Gilley	Lodwick	Rigler
Clarke	Glenn	Lucken	Schaben
Coleman	Griffin	McGill	Shirley
Conklin	Hammer	Messerly	Smith
Curran	Hill	Mogged	Stanley
DeHart	Hougen	Mowry	Stephens
DeKoster	Keith	Neu	Sullivan
Denman	Klink	Nicholson	Thorsden
Dodds	Kosek	Ollenburg	Van Gilst
Doderer	Kyhl	O'Malley	Walsh
Erskine	Lamborn	Palmer	Weimer
Flatt	Lange	Parker	

Nays, none.

Absent or not voting, 2:

Benda Shaff

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

Senator Lucken took the chair at 10:50 a.m.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

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

House Concurrent Resolution 20, providing for a joint House and Senate memorial session, April 16, 1969.

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

House Concurrent Resolution 22, commending Drake University's basket-

ball team for its outstanding season and extending full support and backing to the team in the NCAA tournament.

WILLIAM R. KENDRICK, Chief Clerk

HOUSE CONCURRENT RESOLUTION 20

By Darrington

Whereas, It has been customary over the years for the House of Representatives to hold a memorial session in recognition of the public services of departed members of the General Assembly, and,

Whereas, The Senate has expressed a desire to participate in this observance, therefore,

Be It Resolved by the House, the Senate Concurring: That an evening session of the Sixty-third General Assembly be held in the House chamber, Wednesday, April 16, 1969 at 7:30 p.m.

Be It Further Resolved: That a joint committee of six members be appointed, three from the Senate to be appointed by the President, and three from the House to be appointed by the Speaker, to make suitable arrangements for a joint memorial session.

HOUSE CONCURRENT RESOLUTION 22

By Caffrey, Skinner, Huff, Renda, Alt, Bennett,
Jesse, Kreamer, Franklin and Tapscott

Whereas, The Drake University basketball team has tied for the Missouri Valley basketball championship and won the playoff against Louisville for the right to compete in the NCAA Midwest Regional Tournament in Manhattan, Kansas; and

Whereas, The Drake University basketball team has consistently displayed the utmost in spirit, sportsmanship and teamwork; therefore,

Be It Resolved by the House of Representatives, the Senate Concurring, That the Sixty-third General Assembly commends Drake University and its basketball team for its outstanding season;

Be It Further Resolved, That the Sixty-third General Assembly wishes to extend its full support and backing to the Drake University basketball team in the NCAA tournament; and

Be It Further Resolved, That a copy of this resolution be sent to Coach Maurice John and the Drake University basketball team in Manhattan, Kansas.

CONSIDERATION OF BILLS

Senate File 39

On motion of Senator Messerly, Senate File 39, a bill for an act relating to incorporation of a municipality in an urbanized area within three miles of a city over fifteen thousand population, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

(Consideration of Senate File 39 pending.)

President pro tempore Lodwick took the chair at 11:15 a.m.

HOUSE CONCURRENT RESOLUTION 22 ADOPTED

Senator Denman asked and received unanimous consent to take up House Concurrent Resolution 22 and moved its adoption.

The Chair called for a division.

The motion prevailed and the resolution was adopted.

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

AFTERNOON SESSION

The Senate reconvened, Senator DeHart presiding.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

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

House File 182, a bill for an act relating to documents accompanying liquor shipments.

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

House File 192, a bill for an act relating to implements of husbandry in the Iowa motor vehicle code.

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

House File 329, a bill for an act relating to the operation of power boats.
WILLIAM R. KENDRICK, Chief Clerk

INTRODUCTION OF BILLS

Senate File 426, by Senator Gaudineer, a bill for an act relating to the compensation of the board of basic science examiners, and the fees for examinations.

Read first and second times and passed on file.

Senate File 427, by Senator Walsh (Lawson), a bill for an act authorizing cities and towns to create an urban renewal fund from additional taxes produced by an urban renewal area, and to issue revenue bonds secured by and payable from such fund.

Read first and second times and passed on file.

Senate File 428, by Senator Walsh (Ellsworth), a bill for an act relating to fish and game licenses.

Read first and second times and passed on file.

Senate File 429, by Senators DeKoster and Walsh (Blouin and

Kennedy of Dubuque), a bill for an act to establish a private school advisory committee.

Read first and second times and passed on file.

Senate File 430, by Senator Walsh, a bill for an act to permit active and retired members of the Iowa public employees' retirement system to buy back prior service credit.

Read first and second times and passed on file.

Senate File 431, by Senators Walsh, Nicholson, Denman and O'Malley (Van Drie, Kehe, Welden, Fischer of Grundy, Dunton, Millen, Baker and Kluever), a bill for an act relating to the limitation of certain damage actions arising out of improvements or work upon real property.

Read first and second times and passed on file.

Senate File 432, by Senator Flatt, a bill for an act relating to liability of the state for claims incident to training, operations, or maintenance of the national guard when not engaged in active state service.

Read first and second times and passed on file.

Senate File 433, by Senator Flatt, a bill for an act relating to the Iowa national guard.

Read first and second times and passed on file.

Senate File 434, by Senator Doderer, a bill for an act relating to the urban renewal law and the low-rent housing law.

Read first and second times and passed on file.

Senate File 435, by Senators Walsh and Frommelt, a bill for an act relating to the allocation of state funds to local governmental units in the form of aid to schools.

Read first and second times and passed on file.

Senate File 436, by Senators Walsh, Lucken, Frey, O'Malley, Sullivan, Benda, Denman and Frommelt, a bill for an act relating to the length of motor vehicles.

Read first and second times and passed on file.

Senate Joint Resolution 23, by Senators Mogged, Neu, Benda, Leonard, Thordsen, Balloun, Walsh, Griffin, Keith, Stanley, Nicholson, Potgeter, Arbuckle, Briles, Clarke and Mowry, a joint resolution proposing an amendment to the Constitution of the State of

Iowa relating to the terms of office of elected executive and judicial officials.

Read first and second times and passed on file.

HOUSE MESSAGES CONSIDERED

House File 35, a bill for an act relating to amendment of the Iowa public officials act.

Read first and second times and passed on file.

House File 319, a bill for an act relating to the operation of motor-cycles.

Read first and second times and passed on file.

House File 182, a bill for an act relating to documents accompanying liquor shipments.

Read first and second times and passed on file.

House File 192, a bill for an act relating to implements of husbandry in the Iowa motor vehicle code.

Read first and second times and passed on file.

House File 329, a bill for an act relating to the operation of power boats.

Read first and second times and passed on file.

SENATE CONCURRENT RESOLUTION 15

By Glenn, Leonard and Dodds

Whereas, The sales tax works the greatest hardship on low and moderate income groups of taxpayers;

Whereas, The General Assembly has repealed the sales tax credit for future years;

Whereas, The power to tax can be the power to destroy and low to moderate income groups are already heavily burdened with state, federal and local taxes;

Whereas, There is urgent necessity for a review and adjustment of the existing tax structure with the purpose of providing relief to low and moderate income groups;

Be It Resolved, That the Sixty-third General Assembly of Iowa establish a joint citizens and legislative tax study committee composed of twelve (12) members appointed by the Lieutenant Governor and Speaker of the House to study the feasibility of exempting food, clothing and drugs for medicinal purposes from the sales tax and recommend greater use of the graduated income tax, and to report back with its recommendations sixty (60) days prior to convening of the General Assembly in 1970.

REPORTS OF COMMITTEES

Senator Lange submitted the following report:

MR. PRESIDENT: Your committee on constitutional amendments and reapportionment, to which was referred **Senate Concurrent Resolution 13**, a concurrent resolution from the Sixty-third General Assembly petitioning Congress to call a convention to allow states to consider factors other than population in apportionment of seats, begs leave to report it has had the same under consideration and recommends the same **do pass**.

ELMER F. LANGE, Chairman

Ordered passed on file.

Senator Flatt submitted the following report:

MR. PRESIDENT: Your committee on higher education, to which was referred **Senate File 55**, a bill for an act creating an area vocational school, begs leave to report it has had the same under consideration and returns the bill without recommendation.

JOSEPH B. FLATT, Chairman

Ordered passed on file.

Senator DeKoster submitted the following reports:

MR. PRESIDENT: Your committee on judiciary, to which was referred **Senate Joint Resolution 18**, a joint resolution directing a legislative study to review the Iowa Criminal Code, begs leave to report it has had the same under consideration and recommends the same **do pass**.

LUCAS J. DeKOSTER, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary, to which was referred **Senate File 255**, a bill for an act to amend the report of the supreme court to the General Assembly in the matter of the rules of civil procedure, and rules for court administration, begs leave to report it has had the same under consideration and recommends the same **do pass**.

LUCAS J. DeKOSTER, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary, to which was referred **Senate File 292**, a bill for an act relating to indemnification of officers, directors, employees and agents of business corporations, begs leave to report it has had the same under consideration and recommends the same **do pass**.

LUCAS J. DeKOSTER, Chairman

Ordered passed on file.

Senator Kyhl submitted the following reports:

MR. PRESIDENT: Your committee on law enforcement, to which was referred **Senate File 219**, a bill for an act relating to grapes and other fruit used in making native wines, begs leave to report it has had the same under consideration and recommends the same **do pass**.

VERNON H. KYHL, Chairman

Ordered passed on file.

Also :

MR. PRESIDENT: Your committee on law enforcement, to which was referred **House File 160**, a bill for an act to correct the title to chapter one hundred twelve (112), Acts of the Sixty-second General Assembly, begs leave to report it has had the same under consideration and recommends the same **do pass**.

VERNON H. KYHL, Chairman

Ordered passed on file.

AMENDMENTS FILED

1 Amend Senate File 39 as follows:

- 2 1. By inserting in line 15, after the word, "area" the words,
- 3 "of at least three thousand (3,000) population, contiguous to and".
- 4 2. By inserting in line 19, after the word, "within" the word,
- 5 "such".

LEE H. GAUDINEER, JR.

1 Amend Senate File 39 as follows:

- 2 1. By inserting in line 15 after the word, "area" the words,
- 3 "contiguous to and".
- 4 2. By inserting in line 21 after the word, "petition" the fol-
- 5 lowing:
- 6 "Thereafter the petition for annexation of any such urbanized
- 7 area shall in addition to the other requirements of law state the
- 8 number of inhabitants within the territory to be incorporated and
- 9 that such inhabitants need substantial additional services and bene-
- 10 fits not theretofore enjoyed by such territory and inhabitants, but
- 11 which could be reasonably provided by an incorporated city or town.
- 12 If the court thereafter upon hearing, after reasonable notice pre-
- 13 scribed by it has been given to the other inhabitants of the pro-
- 14 posed incorporated area, finds that there is an affirmative showing
- 15 that there is a sufficient number of inhabitants within the proposed
- 16 incorporated area needing substantial additional services and benefits
- 17 not theretofore enjoyed by such territory and inhabitants but which
- 18 could be reasonably provided by an incorporated city or town, com-
- 19 missioners shall be appointed as provided in section three hundred
- 20 sixty-two point five (362.5), of the Code.

LEE H. GAUDINEER, JR.

1 Amend Senate File 103 as follows:

- 2 1. In lines 9 and 10 strike the words "having a
- 3 population of ninety thousand or over".
- 4 2. In line 15 by striking the words "fifty thousand
- 5 dollars." and inserting in lieu thereof "twenty-five
- 6 thousand dollars."

ARTHUR A. NEU

1 Amend Senate File 112 as follows:

- 2 1. Amend the title by striking the words "and area community colleges
- 3 within the state" in page 1, line 2, and inserting in lieu thereof the
- 4 following: ", area community colleges, and schools of professional
- 5 nursing within the".
- 6 2. By striking everything in line 10 after the word "schools" and

- 7 inserting in lieu thereof the words "area community colleges, or
- 8 schools of professional nursing".

DONALD S. MCGILL

- 1 Amend Senate File 226 as follows:

- 2 Amend page 1, line 15, by inserting the following after
- 3 the period:

- 4 "However, such reports, information, and records shall be
- 5 secret and confidential only to the extent which is necessary to
- 6 prevent identification of persons named therein; and the other
- 7 parts of such reports, information, and records shall be public
- 8 records. The preceding sentence shall prevail over any inconsistent
- 9 provision of this Act."

DAVID M. STANLEY
ERNEST KOSEK
VERN LISLE

- 1 Amend Senate File 226 by adding the words "for
- 2 venereal disease" after the word "service" on line 6
- 3 of page 3, section 10.

ARTHUR A. NEU

- 1 Amend Senate File 226, page 3, section 10, line 8, by
- 2 striking the period and inserting the following:
- 3 "for said venereal disease".

GEORGE E. O'MALLEY

- 1 Amend Senate File 226 by inserting in page
- 2 3, line 16, after the word "agency" the following:
- 3 "except as provided by chapter five hundred
- 4 ninety-six (596) of the Code."

FRANCIS L. MESSERLY

- 1 Amend Senate File 226 as follows:
- 2 1. Amend section fourteen (14), line eleven (11), by striking
- 3 all after the period.

WILLIAM F. DENMAN

- 1 Amend Senate File 271 as follows:

- 2 1. By striking section four (4), subsection five (5),
- 3 page 3, and inserting in lieu thereof:

- 4 "5. The exceptions as stated and set forth in section
- 5 eight (8) of this act."

- 6 2. By striking section eight (8) on page 5 and insert-
- 7 ing in lieu thereof:

- 8 "Sec. 8. This act shall not be applied to bar any
- 9 lessor or his successor as a reversioner of his right to
- 10 possession on the expiration of any lease; or to bar or
- 11 extinguish any easement or interest in the nature of an
- 12 easement, the existence of which is apparent from or can be
- 13 proved by physical evidence of its use; or to bar any right,
- 14 title or interest of the United States, by reason of failure
- 15 to file the notice herein required."

JOHN L. MOWRY
LUCAS J. DeKOSTER

- 1 Amend Senate File 279 as follows:

- 2 1. After section 1 insert the following new section:

- 3 "Sec. 2. In determining the rate of interest being
4 charged, compensating balance requirements unless allowable
5 by other statutory provisions, service charges exclusive of
6 amounts attributable to appraisals and legal title opinions,
7 and premium charges on credit life, credit health and credit
8 accident insurance, which have the effect of raising the in-
9 terest rate in excess of the stated amount, shall be taken into
10 consideration in determining the maximum rate of interest."
11 2. Renumber the following sections.

JOHN L. MOWRY

- 1 Amend Senate File 311 by inserting in page 9, line 5,
2 after the word "after" the words "the third use of".

LUCAS J. DeKOSTER

- 1 Amend Senate File 369 as follows:
2 1. By striking lines 7 through 10, inclusive.
3 2. By striking lines 20 through 24, inclusive.

ALDEN J. ERSKINE
ERNEST KOSEK
ALAN SHIRLEY

- 1 House File 21 is hereby amended by adding a new section
2 as follows:

- 3 Section one hundred eleven A point four (111A.4),
4 Code 1966, subsection seven (7), is amended by inserting
5 in line six (6) after the word "events" the words ", and
6 such reasonable annual or daily fee as the board may
7 establish for each motor vehicle entering any county
8 conservation board park, campground, or similar area for
9 camping purposes".

THOMAS J. FREY

- 1 Amend House File 35 by striking section 3 thereof.

GENE W. GLENN
ROBERT DODDS

- 1 Amend House File 35 by adding the following new
2 section thereto:

- 3 Sec. 5. It is hereby declared to be the policy of
4 the State of Iowa that the promotion or advancement of
5 legislative goals by special interest groups or organiza-
6 tions through the use of paid lobbyists in contacting members
7 of the General Assembly and providing gratuities to said
8 members in the form of food, drink or other pleasure has
9 a pernicious and detrimental effect upon the full, fair and
10 independent consideration of proposed legislation upon its
11 merits. It is further declared the policy of the State of
12 Iowa that the undue influence exercised by lobbyists in the
13 consideration and disposition of proposed legislation by
14 members of the General Assembly should be abolished, prohibited
15 and terminated.

- 16 1. "Lobbying" defined. As used herein, "lobbying" is
17 the promotion or advancement for pay or other consideration
18 of particular legislative proposals, programs or goals by
19 individuals, organizations and private interest groups with
20 members of the General Assembly. As defined herein, "lobbying"

21 shall not include contacts or communications by individuals
22 who are not receiving pay or other consideration for such
23 purposes, nor shall it include representatives of a political
24 party. Nothing herein shall be deemed to exclude or prohibit
25 the public expression of opinion by any individual, organization
26 or private interest group.

27 2. Punishment. Every person who engages or partici-
28 pates in the act of "lobbying" as defined in this Act shall
29 be imprisoned in the county jail not more than one year,
30 or be fined not exceeding one thousand dollars.

GENE W. GLENN
J. LESLIE LEONARD

1 Amend House File 35 by adding the following new section:
2 Chapter one hundred seven (107), section five (5), Acts of the
3 Sixty-second General Assembly, is hereby amended as follows:

4 1. By striking from line five (5) the words "having a value of
5 twenty-five (25) dollars or more".

6 2. By striking from lines seven (7) and eight (8) the words "which
7 has a value in excess of twenty-five (25) dollars".

GENE W. GLENN

On motion of Senator Thordsen, the Senate adjourned until 9:00
a.m., Wednesday, March 12, 1969.

JOURNAL OF THE SENATE

**SENATE CHAMBER,
DES MOINES, IOWA, WEDNESDAY, MARCH 12, 1969.**

The Senate met in regular session, President Jepsen presiding.

Prayer was offered by Reverend Traverse Harrison, pastor of the First Christian Church, Creston, Iowa.

The Senate pledged allegiance to the flag.

The Journal of March 11, 1969, was approved.

PETITIONS

The following petitions were presented and placed on file favoring legislation to permit cooperation with federal agencies with respect to meat and poultry inspection:

By Senator Frey, from forty-eight residents of Pottawattamie County.

By Senator Lisle, from three hundred thirty-three residents of Page, Fremont and Mills Counties.

By Senator Schaben, from thirty-three residents of Harrison, Monona and Shelby Counties.

By Senator Weimer, from one hundred fifty-eight residents of Linn County.

By Senator Frommelt, from six residents of Dubuque County.

VISITORS WELCOMED

President Jepsen welcomed several groups of visitors to the Senate at the request of the following Senators:

By Senator Hill, forty-three students from the Mingo Community School, Mingo, with their instructors, Don Jackson and Sam Gizzi.

By Senator Stephens, forty-six junior and senior high school girls, sponsored by the Y-Teen Department of the Town and Country Y.W.C.A., Washington, accompanied by their leaders, Mrs. Connie Messer and Phil Keen.

By Senator Van Gilst, seventeen students from Keota Community School, members of the Senior Economic and National Honor Society, Keota, with their instructor, Tom Brown.

By Senator Balloun, three students from the Vinton Braille and Sight Saving School, Vinton, accompanied by Regina Hennigan.

By Senator Laverty, fifteen junior and senior high school girls from Knoxville, accompanied by Miss Hansen.

By Senator Briles, forty junior and senior high school girls, sponsored by the Y-Teen Department of the Town and Country Y.W.C.A., Corning, accompanied by their leader, Ruth Wyatt.

By Senator Potgeter, fifteen high school girls from the Union-Whitten Consolidated School, members of the State Champion Girls Basketball Team, with their coach, Paul Eckerman, and Mrs. Eckerman.

By Senator Lodwick, eighty students from Central High School, Argyle, with their instructors, Messrs. Carter and Buster.

By Senator Griffin, thirty-six students from the Iowa School for the Deaf, Council Bluffs, with their instructors, Walter E. Hines and George Collins.

By Senator Coleman, five students from the government class at Iowa Central Community College, Fort Dodge, Iowa.

INTRODUCTION OF BILLS

Senate File 437, by Senators Thordsen, Mogged, Griffin, Briles and Curran, a bill for an act relating to unauthorized insurers and persons doing an insurance business in the state.

Read first and second times and passed on file.

Senate File 438, by Senators Thordsen, Benda, Conklin, Lamborn, Shirley, Gaudineer, Frommelt, Briles and Sullivan, a bill for an act relating to annual readjustment of pensions, pension payments, pension benefits, and required years of service for retired firemen and policemen.

Read first and second times and passed on file.

Senate File 439, by committee on law enforcement, a bill for an act relating to the forgery or counterfeiting of motor vehicle documents.

Read first and second times and placed on calendar.

Senate File 440, by committee on law enforcement, a bill for an act relating to the granting of military service exemption benefits to dependents.

Read first and second times and placed on calendar.

Senate File 441, by Senator Clarke (Fisher of Greene), a bill for an act to appropriate money credited to the account of the state of Iowa in the unemployment trust fund.

Read first and second times and passed on file.

Senate File 442, by Senator Clarke (Langland), a bill for an act to provide for an excise tax on the sale of eggs for resale.

Read first and second times and passed on file.

Senate File 443, by Senator Briles (Christensen, Warren and Stroburg), a bill for an act relating to land ownership by merged areas.

Read first and second times and passed on file.

Senate File 444, by Senator Mowry, a bill for an act relating to post-conviction procedure.

Read first and second times and passed on file.

Senate Joint Resolution 24, by Senators Lucken, Stephens, Lodwick, McGill, Briles, Clarke, Smith, Parker, Walsh, Potgeter, Stanley, Mowry, Ollenburg, Schaben, Klink, Keith, Coleman, Dodds, Anderson, Curran, Potter, Arbuckle and Lamborn (Miller of Page, Radl, Ossian, Tieden, Den Herder, Winkelman, Langland, Strand, Logue, Kitner, Walter, Hamilton and Menefee), 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.

Read first and second times and passed on file.

ANNOUNCEMENT BY PRESIDENT OF THE SENATE

In accordance with Senate Rule 37, President Jepsen announced the appointment of the following Senators as members of the steering committee:

Senator Lodwick, Chairman	Senator Mogged
Senator Potgeter, Ranking Member	Senator Neu
Senator Denman	Senator Rigler
Senator Frommelt	Senator Stanley
Senator Lange	

APPROPRIATIONS SUBCOMMITTEE

Claims

Senator DeHart, Chairman
Senator Griffin
Senator Gaudineer

UNFINISHED BUSINESS

Senate File 39

On motion of Senator Messerly, Senate File 39, a bill for an act relating to incorporation of a municipality in an urbanized area within three miles of a city over fifteen thousand population, was taken up for further consideration.

Senator Gaudineer asked and received unanimous consent to withdraw the following amendment:

Amend Senate File 39 as follows:

1. By inserting in line 15, after the word, "area" the words, "of at least three thousand (3,000) population, contiguous to and".
2. By inserting in line 19, after the word, "within" the word, "such".

Senator Gaudineer offered the following amendment:

Amend Senate File 39 as follows:

1. By inserting in line 15 after the word, "area" the words, "contiguous to and".

2. By inserting in line 21 after the word, "petition" the following:

"Thereafter the petition for annexation of any such urbanized area shall in addition to the other requirements of law state the number of inhabitants within the territory to be incorporated and that such inhabitants need substantial additional services and benefits not theretofore enjoyed by such territory and inhabitants, but which could be reasonably provided by an incorporated city or town. If the court thereafter upon hearing, after reasonable notice prescribed by it has been given to the other inhabitants of the proposed incorporated area, finds that there is an affirmative showing that there is a sufficient number of inhabitants within the proposed incorporated area needing substantial additional services and benefits not theretofore enjoyed by such territory and inhabitants but which could be reasonably provided by an incorporated city or town, commissioners shall be appointed as provided in section three hundred sixty-two point five (362.5), of the Code.

Senator Gaudineer offered the following amendment to his amendment and moved its adoption:

Amend the Gaudineer amendment to Senate File 39 by striking in line 6 the word "annexation" and inserting in lieu thereof the word "incorporation".

The amendment to the amendment was adopted.

Senator Gaudineer moved the adoption of his amendment as amended.

Division was called for.

The amendment as amended 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?" (S.F. 39) the vote was:

Ayes, 52:

Anderson	Erskine	Lange	Parker
Arbuckle	Flatt	Laverty	Potgeter
Balloun	Gaudineer	Leonard	Potter
Benda	Gilley	Lisle	Reichardt
Briles	Glenn	Lucken	Rigler
Clarke	Hammer	McGill	Shaff
Coleman	Hill	Messerly	Shirley
Conklin	Hougen	Mogged	Smith
Curran	Keith	Mowry	Stanley
DeHart	Klink	Neu	Stephens
DeKoster	Kosek	Nicholson	Sullivan
Denman	Kyhl	Ollenburg	Van Gilst
Dodds	Lamborn	Palmer	Walsh

Nays, 6:

Doderer	Griffin	O'Malley	Thordsen
Frommelt	Lodwick		

Voting present, 2:

Schaben	Weimer
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Absent or not voting, 1:

Frey

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

Senator Messerly moved that the vote by which Senate File 39 passed the Senate be reconsidered and 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?" (S.F. 39) the vote was:

Ayes, 40:

Anderson	Gilley	Lisle	Potgeter
Balloun	Hammer	Lodwick	Potter
Briles	Keith	Lucken	Reichardt
Clarke	Klink	Messerly	Rigler
Conklin	Kosek	Mogged	Shaff
Curran	Kyhl	Mowry	Smith
DeHart	Lamborn	Neu	Stanley
Denman	Lange	Nicholson	Stephens
Erskine	Laverty	Ollenburg	Sullivan
Flatt	Leonard	Parker	Walsh

Nays, 17:

Coleman	Gaudineer	McGill	Shirley
DeKoster	Glenn	O'Malley	Thordsen
Dodds	Griffin	Palmer	Van Gilst
Doderer	Hill	Schaben	Weimer
Frommelt			

Voting present, 1:

Arbuckle

Absent or not voting, 8:

Senda

Frey

Hougen

The motion prevailed.

SENATE CONCURRENT RESOLUTION 8 ADOPTED

Senator Lucken called up for consideration the following concurrent resolution filed January 31 and moved its adoption:

SENATE CONCURRENT RESOLUTION 8

By Lucken, O'Malley and Lisle

Whereas, the Sixty-third General Assembly is advised of a meeting of the Pioneer Lawmakers Association to be held in the Historical Building on Thursday, April 3, 1969, and of their consent to formally meet with the General Assembly.

Now, Therefore, Be It Resolved by the Senate, the House Concurring: That the General Assembly meet in joint session in the House chamber on Thursday, April 3, 1969, at 2:00 p.m. and that the Pioneer Lawmakers be invited to attend and present a program on that occasion.

The motion prevailed and the resolution was adopted.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Mogged, 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 254.

CHARLES G. MOGGED
Chairman, Senate Committee
ELIZABETH SHAW
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 the following bill: Senate File 254.

BILL SENT TO THE GOVERNOR

Senator Mogged, 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 March, 1969, sent to the Governor for his approval: Senate File 254.

CHARLES G. MOGGED, Chairman

Passed on file.

UNFINISHED BUSINESS

Senate File 226

On motion of Senator Kosek, Senate File 226, a bill for an act relating to the control and diagnosis of venereal disease, was taken up for further consideration.

COMMITTEE OF THE WHOLE

On motion of Senator Kosek, the Senate resolved itself into a committee of the whole.

On motion of Senator Stanley, the Senate arose from the committee of the whole and resumed regular session.

Senator Stanley offered the following amendment by Senators Stanley, Kosek and Lisle and moved its adoption:

Amend Senate File 226 as follows:

Amend page 1, line 15, by inserting the following after the period:

"However, such reports, information, and records shall be secret and confidential only to the extent which is necessary to prevent identification of persons named therein; and the other parts of such reports, information, and records shall be public records. The preceding sentence shall prevail over any inconsistent provision of this Act."

The amendment was adopted.

Senator Neu offered the following amendment and moved its adoption:

Amend Senate File 226 by adding the words "for venereal disease" after the word "service" on line 6 of page 3, section 10.

The amendment was adopted.

Senator O'Malley asked and received unanimous consent to withdraw his amendment filed March 11 and found on page 459 of the Senate Journal.

Senator Denman asked and received unanimous consent to withdraw his amendment filed March 11 and found on page 459 of the Senate Journal.

Senator Messerly offered the following amendment and moved its adoption:

Amend Senate File 226 by inserting in page 3, line 16, after the word "agency" the following:

"except as provided by chapter five hundred ninety-six (596) of the Code."

The amendment was adopted.

Senator DeKoster offered the following amendment and moved its adoption:

Amend Senate File 226, page 2, line 5, by inserting after the word "imposed" the words "as a result of such report".

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?" (S.F. 226) the vote was:

Ayes, 60:

Anderson	Frey	Laverty	Potgeter
Arbuckle	Frommelt	Leonard	Potter
Balloun	Gaudineer	Lisle	Reichardt
Benda	Gilley	Lodwick	Rigler
Clarke	Glenn	Lucken	Schaben
Coleman	Griffin	McGill	Shaff
Conklin	Hammer	Messerly	Shirley
Curran	Hill	Mogged	Smith
DeHart	Hougen	Mowry	Stanley
DeKoster	Keith	Neu	Stephens
Denman	Klink	Nicholson	Sullivan
Dodds	Kosek	Ollenburg	Thordsen
Doderer	Kyhl	O'Malley	Van Gilst
Erskine	Lamborn	Palmer	Walsh
Flatt	Lange	Parker	Weimer

Nays, none.

Absent or not voting, 1:

Briles

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 Senate File 226 passed the Senate be reconsidered and the motion to reconsider be laid on the table, which motion prevailed.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

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

House File 71, a bill for an act relating to inclusion of students in attendance at area vocational schools, area community colleges, and schools of professional nursing.

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

House File 266, a bill for an act relating to the duties of members of the highway safety patrol and the clerical staff of the department of public safety.

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

House File 436, a bill for an act relating to the issuance of public warrants

to cover anticipated deficiencies in a fund and raising the permissible rate of interest which unpaid public warrants draw.

WILLIAM R. KENDRICK, Chief Clerk

HOUSE CONCURRENT RESOLUTION 20 ADOPTED

Senator Lange asked and received unanimous consent to take up House Concurrent Resolution 20 found on page 453 of the Senate Journal and moved its adoption.

The motion prevailed and the resolution was adopted.

UNFINISHED BUSINESS

Senate File 124

On motion of Senator Sullivan, Senate File 124, a bill for an act relating to attorney fees, was taken up for further consideration.

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

On the question "Shall the bill pass?" (S.F. 124) the vote was:

Rule 8 was invoked.

Ayes, 35:

Anderson	Gilley	Lucken	Rigler
Arbuckle	Griffin	Messerly	Shaff
Benda	Hammer	Mogged	Smith
Briles	Hougen	Mowry	Stanley
Clarke	Keith	Nicholson	Stephens
DeHart	Kyhl	Ollenburg	Sullivan
DeKoster	Lange	Parker	Thordsen
Erskine	Laverty	Potgeter	Walsh
Flatt	Lodwick	Potter	

Nays, 23:

Balloun	Doderer	Kosek	Palmer
Coleman	Frey	Lamborn	Reichardt
Conklin	Frommelt	Leonard	Schaben
Curran	Gaudineer	McGill	Shirley
Denman	Glenn	Neu	Weimer
Dodds	Hill	O'Malley	

Absent or not voting, 3:

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

COMMUNICATIONS

The following communications were presented:

OFFICE OF THE GOVERNOR
State Capitol
Des Moines, Iowa 50319

March 12, 1969

Hon. Roger W. Jepsen
Lieutenant Governor of Iowa
Local

Dear Governor Jepsen:

It is my pleasure to submit to the Senate for their consideration the name of Kenneth Benda of Hartwick, Poweshiek County, Iowa, for appointment as a member of the Iowa State Commerce Commission, under the provisions of section 474.2, Code 1966, for the regular six-year term beginning July 1, 1969, and expiring June 30, 1975.

Respectfully yours
ROBERT D. RAY
Governor

Also:

Dear Governor Jepsen:

It is my pleasure to submit to the Senate for their consideration the name of Jack Bedell of Spirit Lake, Dickinson County, Iowa, for appointment as a member of the Board of Parole, under the provision of section 247.2, Code 1966, for the regular six-year term beginning July 1, 1969, and expiring June 30, 1975.

Respectfully yours
ROBERT D. RAY
Governor

Also:

Dear Governor Jepsen:

It is my pleasure to submit to the Senate for their consideration the name of Collin Fritz of Newton, Jasper County, Iowa, for appointment as Superintendent of Department of Banking, under the provisions of section 524.2, Code 1966, for the regular four-year term beginning July 1, 1969, and expiring June 30, 1973.

Respectfully yours
ROBERT D. RAY
Governor

CONSIDERATION OF BILLS

Senate File 152

On motion of Senator Potter, Senate File 152, a bill for an act relating to the issuance of bonds by cities and towns, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Potter offered the following amendment and moved its adoption:

Amend Senate File 152 by striking from page 2, lines 3 through 7, and inserting in lieu thereof the following:

Sec. 4. This Act being of immediate importance shall take effect and be in force from and after its publication in The Cedar Rapids Gazette, a news-

paper published in Cedar Rapids, Iowa, and in The Marion Sentinel, a newspaper published in Marion, Iowa.

The amendment was adopted.

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

On the question "Shall the bill pass?" (S.F. 152) the vote was:

Rule 8 was invoked.

Ayes, 59:

Anderson	Frey	Leonard	Potter
Arbuckle	Frommelt	Lisle	Reichardt
Balloun	Gaudineer	Lodwick	Rigler
Benda	Gilley	Lucken	Schaben
Briles	Glenn	McGill	Shaff
Clarke	Griffin	Messerly	Shirley
Conklin	Hammer	Mogged	Smith
Curran	Hill	Mowry	Stanley
DeHart	Hougen	Neu	Stephens
DeKoster	Keith	Nicholson	Sullivan
Denman	Kosek	Ollenbury	Thordsen
Dodds	Kyhl	O'Malley	Van Gilst
Doderer	Lamborn	Palmer	Walsh
Erskine	Lange	Parker	Weimer
Flatt	Laverty	Potgeter	

Nays, 1:

Coleman

Absent or not voting, 1:

Klink

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

Senate File 159

On motion of Senator Stanley, Senate File 159, a bill for an act relating to civil service employees, 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?" (S.F. 159) the vote was:

Ayes, 59:

Anderson	Conklin	Erskine	Griffin
Arbuckle	Curran	Flatt	Hammer
Balloun	DeHart	Frey	Hill
Benda	DeKoster	Frommelt	Hougen
Briles	Denman	Gaudineer	Keith
Clarke	Dodds	Gilley	Kosek
Coleman	Doderer	Glenn	Kyhl

Lamborn	Messerly	Parker	Stanley
Lange	Mogged	Potgeter	Stephens
Lavery	Mowry	Potter	Sullivan
Leonard	Neu	Rigler	Thordsen
Lisle	Nicholson	Schaben	Van Gilst
Lodwick	Ollenburg	Shaff	Walsh
Lucken	O'Malley	Shirley	Weimer
McGill	Palmer	Smith	

Nays, none.

Absent or not voting, 2:

Klink Reichardt

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

House File 39

On motion of Senator Leonard, House File 39, a bill for an act relating to emergency care or assistance, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

Senator Leonard asked and received unanimous consent that action on House File 39 be deferred and that the bill be placed on the calendar under unfinished business.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

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

House File 195, a bill for an act relating to the duties of deputy auditors in counties with dual county seats.

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

House File 345, a bill for an act relating to school buses.

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

House File 349, a bill for an act relating to the dissemination of information by the conservation commission.

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

House File 363, a bill for an act relating to the bonding of employees of the department of public safety and special agents.

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

House File 389, a bill for an act to authorize the commissioner of the department of social services to operate facilities at locations away from institutional campuses.

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

Senate File 211, a bill for an act relating to the time of election of the officers of the air pollution control commission.

WILLIAM R. KENDRICK, Chief Clerk

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

AFTERNOON SESSION

The Senate reconvened, Senator Benda presiding.

INTRODUCTION OF BILLS

Senate File 445, by Senator Potgeter (Welden, Hill and Varley), a bill for an act relating to payment of general school aid to merged areas operating an area vocational school or community college.

Read first and second times and passed on file.

Senate File 446, by Senators Lamborn and Parker, a bill for an act relating to area schools.

Read first and second times and passed on file.

Senate File 447, by Senator Benda, a bill for an act relating to permissible consumer credit charges.

Read first and second times and passed on file.

Senate File 448, by Senators Thordsen, Benda, Conklin, Lamborn, Shirley, Gaudineer, Frommelt, Briles and Sullivan, a bill for an act relating to annual readjustment of pensions, pension payments, pension benefits, and required years of service for retired peace officers.

Read first and second times and passed on file.

Senate File 449, by Senators Weimer and Rigler, a bill for an act relating to the issuance of public warrants to cover anticipated deficiencies in a fund and raising the permissible rate of interest which unpaid public warrants draw.

Read first and second times and passed on file.

HOUSE MESSAGES CONSIDERED

House File 71, a bill for an act relating to inclusion of students in attendance at area vocational schools, area community colleges, and schools of professional nursing.

Read first and second times and passed on file.

House File 195, a bill for an act relating to the duties of deputy auditors in counties with dual county seats.

Read first and second times and passed on file.

House File 266, a bill for an act relating to the duties of members of the highway safety patrol and clerical staff of the department of public safety.

Read first and second times and passed on file.

House File 345, a bill for an act relating to school buses.

Read first and second times and passed on file.

House File 349, a bill for an act relating to the dissemination of information by the conservation commission.

Read first and second times and passed on file.

House File 363, a bill for an act relating to the bonding of employees of the department of public safety and special agents.

Read first and second times and passed on file.

House File 389, a bill for an act to authorize the commissioner of the department of social services to operate facilities at locations away from institutional campuses.

Read first and second times and passed on file.

House File 436, a bill for an act relating to the issuance of public warrants to cover anticipated deficiencies in a fund and raising the permissible rate of interest which unpaid public warrants draw.

Read first and second times and passed on file.

EXPLANATION OF VOTE

I was out of the Senate chamber when the vote was taken on Senate File 226. Had I been present, I would have voted "Aye".

JAMES W. GRIFFIN

RESIGNATION OF EMPLOYEE

Senator Benda announced the resignation of his secretary, Arline Miller of Polk County, effective March 12, 1969.

APPOINTMENT OF EMPLOYEE

Senator Benda announced the appointment of Phyllis Swab of Polk County as his secretary, effective March 13, 1969.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Mogged, 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 162 and 165.

CHARLES G. MOGGED
Chairman, Senate Committee
ELIZABETH SHAW
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 162 and 165.

BILL SIGNED BY THE GOVERNOR

A communication was received announcing that on March 12, 1969, the Governor had approved the following bill:

Senate File 105, relating to installment purchases of real estate by the State Board of Regents.

BILLS ASSIGNED TO COMMITTEE

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

S.C.R. 15 Ways and means
S.J.R. 21 State government
S.J.R. 22 Constitutional amendments and reapportionment
S.J.R. 23 Constitutional amendments and reapportionment
S.J.R. 24 Appropriations
S. F. 311 Appropriations
S. F. 380 Ways and means
S. F. 381 Appropriations
S. F. 382 Cities and towns
S. F. 384 Ways and means
S. F. 385 Commerce
S. F. 386 Social services
S. F. 387 Schools
S. F. 388 Ways and means
S. F. 389 Ways and means
S. F. 391 Ways and means
S. F. 392 Higher education
S. F. 393 Cities and towns

- S. F. 394 Commerce
- S. F. 395 County government
- S. F. 396 Social services
- S. F. 397 Ways and means
- S. F. 398 State government
- S. F. 399 Commerce
- S. F. 400 State government
- S. F. 401 Judiciary
- S. F. 402 Commerce
- S. F. 403 Law enforcement
- S. F. 404 Ways and means
- S. F. 406 County government
- S. F. 407 County government
- S. F. 408 Ways and means
- S. F. 410 Conservation and recreation
- S. F. 411 State government
- S. F. 412 Commerce
- S. F. 413 County government
- S. F. 414 Cities and towns
- S. F. 415 State government
- S. F. 416 Schools
- S. F. 417 Commerce
- S. F. 418 Human and industrial relations
- S. F. 419 Law enforcement
- S. F. 420 Human and industrial relations
- S. F. 421 Commerce
- S. F. 423 Law enforcement
- S. F. 424 Ways and means
- S. F. 426 State government
- S. F. 427 Cities and towns
- S. F. 428 Conservation and recreation
- S. F. 429 Schools
- S. F. 430 State government
- S. F. 431 Judiciary
- S. F. 432 Judiciary
- S. F. 433 State government
- S. F. 434 Cities and towns
- S. F. 435 Schools
- S. F. 436 Transportation
- S. F. 437 Commerce
- S. F. 438 Cities and towns
- S. F. 441 Appropriations
- S. F. 442 Ways and means
- S. F. 443 Higher education
- S. F. 444 Judiciary

S. F. 445	Higher education
S. F. 446	Higher education
S. F. 447	Commerce
S. F. 448	Cities and towns
S. F. 449	Cities and towns
H. F. 35	Judiciary
H. F. 71	Higher education
H. F. 90	Judiciary
H. F. 180	State government
H. F. 182	Law enforcement
H. F. 192	Transportation
H. F. 195	County government
H. F. 266	State government
H. F. 319	Law enforcement
H. F. 320	Law enforcement
H. F. 329	Conservation and recreation
H. F. 345	Schools
H. F. 363	Law enforcement
H. F. 389	Social services
H. F. 436	State government

REPORTS OF COMMITTEES

Senator Stephens submitted the following report:

MR. PRESIDENT: Your committee on agriculture, to which was referred **Senate File 270**, a bill for an act relating to merger and consolidation of cooperative associations, begs leave to report it has had the same under consideration and recommends the same **do pass**.

RICHARD L. STEPHENS, Chairman

Ordered passed on file.

Senator Rigler submitted the following reports:

MR. PRESIDENT: Your committee on commerce, to which was referred **Senate File 40**, a bill for an act to provide certain regulations in the procurement of insurance by a vendor of personal property sold on installment contracts, begs leave to report it has had the same under consideration and recommends the same **be amended in accordance with the Benda amendment filed February 27, 1969, and found on pages 412 and 413 of the Senate Journal, and when so amended the bill do pass**.

ROBERT R. RIGLER, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on commerce, to which was referred **Senate File 134**, a bill for an act relating to investment of funds of life insurance companies in urban real estate and personal property, begs leave to report it has had the same under consideration and recommends the same **do pass**.

ROBERT R. RIGLER, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on commerce, to which was referred Senate File 203, a bill for an act relating to cancellation and nonrenewal of automobile liability insurance, begs leave to report it has had the same under consideration and recommends the same *de pass*.

ROBERT R. RIGLER, Chairman

Ordered passed on file.

Senator Clarke submitted the following reports:

MR. PRESIDENT: Your committee on state government, to which was referred House File 13, a bill for an act to provide an additional retirement allowance option for members of the Iowa public employees' retirement system, begs leave to report it has had the same under consideration and recommends the same *de pass*.

HUGH H. CLARKE, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on state government, to which was referred House File 14, a bill for an act relating to optional payment of accumulated contributions upon death of an active member of the Iowa public employees' retirement system, begs leave to report it has had the same under consideration and recommends the same *de pass*.

HUGH H. CLARKE, Chairman

Ordered passed on file.

AMENDMENTS FILED

- 1 Amend the Gaudineer amendment to Senate File 39 by striking
- 2 in line 6 the word "annexation" and inserting in lieu thereof
- 3 the word "incorporation".

LEE GAUDINEER
DAVID M. STANLEY

- 1 Amend Senate File 226, page 2, line 5, by inserting after
- 2 the word "imposed" the words "as a result of such report".

LUCAS J. DeKOSTER

- 1 Amend Senate Concurrent Resolution 13 on pages 375-376 of the
- 2 Senate Journal by adding the following additional resolving clause
- 3 thereto:
- 4 "Be It Further Resolved that if Congress cannot limit the con-
- 5 vention called to consideration of the above article, only, this
- 6 application for a convention shall be null and void."

LEE H. GAUDINEER, JR.

- 1 Amend House File 258 by striking from page 2, lines
- 2 5 and 6, the words "the second Monday in October,".

CHARLES F. BALLOUN

On motion of Senator Thordsen, the Senate adjourned until 9:00 a.m., Thursday, March 13, 1969.

JOURNAL OF THE SENATE

SENATE CHAMBER,
DES MOINES, IOWA, THURSDAY, MARCH 13, 1969.

The Senate met in regular session, President Jepsen presiding.

Prayer was offered by Reverend J. Riley West, pastor of the First Presbyterian Church, Oskaloosa, Iowa.

The Senate pledged allegiance to the flag.

The Journal of March 12, 1969, was approved.

PETITIONS

The following petitions were presented and placed on file:

By Senator Rigler, from nine Sisters of the Presentation of the Blessed Virgin Mary, Dubuque, supporting his effort to obtain fair prices for telephone services.

By Senator McGill, from two hundred ninety-six residents of Appanoose, Lucas and Monroe Counties advocating a closed season on hunting foxes and other small furbearing animals on an area or statewide basis.

By Senator Mowry, from twenty-seven residents of Marshall County opposing House File 97 relating to employment of law-enforcement personnel.

By Senator Denman, from one thousand thirty residents of the State of Iowa favoring an investigation of sex education in public schools.

By Senator Balloun, from forty residents of Tama County opposing Senate File 180 relating to taxation of fraternal beneficiary societies.

By the following Senators, opposing House File 250 relating to snowmobiles:

Senator Erskine, from twenty-seven residents of Woodbury County.

Senator Schaben, from fifty-nine residents of Monona County.

By the following Senators, favoring legislation to permit coopera-

tion with federal agencies with respect to meat and poultry inspection :

Senator Rigler, from thirty-three residents of Chickasaw County.

Senator Potter, from one hundred forty-six residents of Linn County.

Senator Benda, from six residents of Poweshiek County.

Senator Balloun, from one hundred sixty-seven residents of Benton County.

Senator Lucken, from ninety-three residents of Plymouth and Cherokee Counties.

VISITORS WELCOMED

President Jepsen welcomed to the Senate fifty students from the sixth grade history class of Earlham Community School, Earlham, who were present in the balcony accompanied by their instructors, Mrs. Thelma Baxter and Mrs. Faye Harlan, and two mothers, Mrs. Mapes and Mrs. Pitcock.

President Jepsen welcomed to the Senate eighty students from the fifth grade class of Windsor School, Des Moines, who were present in the balcony accompanied by their instructors, Miss Joynt, Mrs. Effinger and Mrs. Bullington.

President Jepsen welcomed to the United States, to Iowa, and to the Senate, Hetty Wessemius, Youth for Understanding Exchange Student from Emmen, Netherlands, who was present in the balcony.

INTRODUCTION OF BILLS

Senate File 450, by Senators Thordsen, Stanley, Sullivan, Walsh, Nicholson, Erskine and Parker, 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 451, by committee on cities and towns, a bill for an act relating to an appropriation to the general contingent fund of the executive council for disaster aid to local governments.

Read first and second times and referred to committee on appropriations.

Senate File 452, by committee on law enforcement, a bill for an act relating to federal tax liens on vehicles for which a certificate of title is required.

Read first and second times and placed on calendar.

Senate File 453, by Senators Sullivan and Erskine (Andersen, Peterson, Koch and Dooley), a bill for an act relating to the civil service departments and employees of cities.

Read first and second times and passed on file.

Senate File 454, by committee on conservation and recreation, a bill for an act relating to angling laws.

Read first and second times and placed on calendar.

SENATE CONCURRENT RESOLUTION 11 ASSIGNED TO COMMITTEE

Senator Flatt called up for consideration Senate Concurrent Resolution 11 filed February 21 and found on page 353 of the Senate Journal.

President Jepsen announced assignment of the resolution to the committee on schools.

Senator Lange raised a point of order on the debate for the reason that the resolution had already been assigned to committee and should not be debated on the floor until it had been voted out of the schools committee.

The Chair ruled the point well taken.

UNFINISHED BUSINESS

House File 39

On motion of Senator Leonard, House File 39, a bill for an act relating to emergency care or assistance, was taken up for further consideration.

The following committee amendment was considered:

Amend House File 39 by striking in line seven (7) the words, "willful or wanton misconduct" and by inserting in lieu thereof the word, "recklessness".

On motion of Senator Leonard, the amendment was adopted.

Senator Rigler offered the following amendment:

Amend House File 39, page 1, line 4, by striking the words "without compensation".

Senator Rigler moved the adoption of his amendment and called for a division.

The amendment was lost.

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

On the question "Shall the bill pass?" (H.F. 39) the vote was:

Ayes, 60:

Anderson	Flatt	Laverty	Potgieter
Arbuckle	Frey	Leonard	Potter
Balloun	Frommelt	Lisle	Reichardt
Benda	Gaudineer	Lodwick	Rigler
Briles	Gilley	Lucken	Schaben
Clarke	Glenn	McGill	Shaff
Coleman	Griffin	Messerly	Shirley
Conklin	Hammer	Mogged	Smith
Curran	Hill	Mowry	Stanley
DeHart	Hougen	Neu	Stephens
DeKoster	Klink	Nicholson	Sullivan
Denman	Kosek	Ollenburg	Thordson
Dodds	Kyhl	O'Malley	Van Gilst
Doderer	Lamborn	Palmer	Walsh
Erkine	Lange	Parker	Weimer

Nays, none.

Absent or not voting, 1:

Keith

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

COMMUNICATIONS

The following communications were presented:

OFFICE OF THE GOVERNOR

State Capitol
Des Moines, Iowa 50319

March 13, 1969

Hon. Roger W. Jepsen
Lieutenant Governor of Iowa
Local

Dear Governor Jepsen:

It is my pleasure to submit to the Senate for their consideration the name of Bernard D. Mercer of Des Moines, Polk County, Iowa, for appointment as a member of the Iowa State Highway Commission under the provisions of section 307.2 of the Code of Iowa, 1966, for a regular four-year term beginning July 1, 1969, and ending June 30, 1973.

Respectfully yours
ROBERT D. RAY
Governor

Also:

Dear Governor Jepsen:

It is my pleasure to submit to the Senate for their consideration the name of Kenneth W. Anderson of Davenport, Scott County, Iowa, for appointment as a member of the Iowa Liquor Control Commission under the provisions of

section 123.7 of the Code of Iowa, 1966, for a regular six-year term beginning July 1, 1969, and ending June 30, 1975.

Respectfully yours
ROBERT D. RAY
Governor

Also:

Dear Governor Jepsen:

It is my pleasure to submit to the Senate for their consideration the name of William O. Gray of Cedar Rapids, Linn County, Iowa, for appointment as a member of the Iowa State Highway Commission under the provisions of section 307.2 of the Code of Iowa, 1966, for a regular four-year term beginning July 1, 1969, and ending June 30, 1973.

Respectfully yours
ROBERT D. RAY
Governor

Also:

Dear Governor Jepsen:

It is my pleasure to submit to the Senate for their consideration the name of Jerry L. Addy of Des Moines, Polk County, Iowa, for appointment as Labor Commissioner under the provisions of 91.2 of the Code of Iowa, 1966, for a regular two-year term beginning July 1, 1969, and ending June 30, 1971.

Respectfully yours
ROBERT D. RAY
Governor

SUPPLEMENTAL REPORT OF COMMITTEE ON MEMORIAL RESOLUTIONS

Senator Conklin submitted the following report and moved its adoption:

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 member of the Senate:

Oscar E. Johnson, Hancock County.

CHARLENE CONKLIN, Chairman
LEIGH R. CURRAN
C. JOSEPH COLEMAN

The motion prevailed and the supplemental report was adopted.

President Jepsen announced the appointment of the following memorial resolution committee on Oscar E. Johnson:

Senator Ollenburg, Chairman
Senator Curran
Senator Keith

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

AFTERNOON SESSION

The Senate reconvened, President pro tempore Lodwick presiding.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

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

Senate Concurrent Resolution 9, proposing that the Iowa Legislative Research Committee or an appropriate standing committee be encouraged to conduct a study of the littering problem in the state.

Also: That the House has indefinitely postponed the following bill in which the concurrence of the House was asked:

Senate File 197, a bill for an act relating to the property tax limitation for area vocational schools and its review by the General Assembly.

WILLIAM R. KENDRICK, Chief Clerk

INTRODUCTION OF BILLS

Senate File 455, by Senator Lodwick, a bill for an act relating to the state board of tax review.

Read first and second times and passed on file.

Senate File 456, by committee on social services, a bill for an act relating to the licensing and registration of nursing home administrators.

Read first and second times and placed on calendar.

Senate File 457, by Senator Lodwick, a bill for an act relating to qualifications of bus drivers who operate private or common carriers in providing school bus service.

Read first and second times and passed on file.

Senate File 458, by Senator Lodwick, a bill for an act relating to the salary of the deputy sheriff.

Read first and second times and passed on file.

Senate File 459, by Senators Sullivan, Nicholson, Frey, Benda, Denman, Thordsen and Reichardt (Crabb, Corey, Knoblauch, Bennett and Battles), a bill for an act relating to members designated to elect members of the state fair board.

Read first and second times and passed on file.

Senate File 460, by Senator Conklin, a bill for an act relating to the fee for filing notice of corporate dissolution.

Read first and second times and passed on file.

Senate File 461, by Senators Conklin, Lucken, Laverty, Nicholson, Smith, Benda, Lamborn, Ollenburg, Klink, DeKoster, Erskine, Sulli-

van, Arbuckle, Messerly, Parker, Kosek, Stanley, Potgeter, Potter, Walsh, Shaff, DeHart, Flatt and Lange, a bill for an act relating to the penalty for the deliberate littering of highways.

Read first and second times and passed on file.

Senate File 462, by Senator Erskine, a bill for an act imposing a tax on beverages in cans and disposable glass bottles, and allocating the proceeds.

Read first and second times and passed on file.

Senate File 463, by Senators Conklin and Nicholson, a bill for an act relating to the age of majority.

Read first and second times and passed on file.

Senate File 464, by Senators Conklin, Lucken, Laverty, Nicholson, Smith, Benda, Lamborn, Ollenburg, Klink, DeKoster, Erskine, Sullivan, Arbuckle, Messerly, Parker, Kosek, Stanley, Potgeter, Potter, Walsh, Shaff, DeHart, Flatt and Lange, a bill for an act relating to the deliberate littering of public property, and providing an appropriate penalty therefor.

Read first and second times and passed on file.

Senate File 465, by Senator Conklin, a bill for an act requiring compliance with chapter five hundred ninety-five (595) of the Code in order to contract a valid marriage.

Read first and second times and passed on file.

Senate File 466, by committee on agriculture (committee on agriculture), a bill for an act to provide for the testing or inspecting by the Iowa department of agriculture of devices used in this state in testing or measuring the moisture content of agricultural products offered for sale, processing, or storage and to make an appropriation therefor.

Read first and second times and referred to committee on appropriations.

Senate File 467, by Senators Lucken, Walsh and Coleman, a bill for an act relating to marketing of dairy products.

Read first and second times and passed on file.

Senate File 468, by Senator Lisle, a bill for an act relating to the reclamation of former junior colleges or community colleges and authorizing tax levies for the support and improvement of the reclaimed college.

Read first and second times and passed on file.

Senate File 469, by Senators Neu, Rigler, Stanley and Frommelt (Den Herder), a bill for an act relating to the definition and regulation of property tax exemptions.

Read first and second times and passed on file.

Senate File 470, by Senator Conklin, a bill for an act relating to the Iowa public employees' retirement system.

Read first and second times and passed on file.

Senate File 471, by Senators Neu, Benda and Doderer (Wells), a bill for an act relating to vacations for public employees.

Read first and second times and passed on file.

Senate File 472, by Senators Walsh, Benda, O'Malley, Thordsen, Denman, Kosek, Stanley, Lange, Lavery, Potgeter, Clarke, Potter, Coleman and Nicholson (Van Drie, Miller of Page, Sorg, Milligan, Alt, Gannon, Skinner, Caffrey, Huff and Nolting), a bill for an act to provide for aviation authorities.

Read first and second times and passed on file.

SENATE CONCURRENT RESOLUTION 16

By Lodwick, Arbuckle, Benda, Conklin, DeHart, DeKoster,
Flatt, Griffin, Keith, Kosek, Potgeter, Potter,
Sullivan, Thordsen, Walsh and Stanley

Whereas, The voters of Iowa at the last general election approved an amendment to the Constitution of the State of Iowa, granting to municipal corporations "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 the power to levy any tax unless expressly authorized by the General Assembly"; and

Whereas, Iowa had for many years prior to the adoption of that amendment to the state Constitution followed the rule or proposition of law that a municipal corporation possesses and can exercise only those powers granted in express words, and many of the state's laws relating to municipal corporations reflect the philosophy of that rule or proposition of law; and

Whereas, Such laws should be reviewed and consideration given to the possible need for revision to reflect the "home rule" amendment to the state Constitution; Now, Therefore,

Be It Resolved by the Senate, the House Concurring, That the Legislative Research Committee, its successor agency, or an appropriate standing committee, be directed to conduct, during the interim, a study of the laws of this state which relate to the powers, duties, and functions of, and limitations upon, municipal corporations, particularly cities and towns, with the objective of identifying those statutes which should be revised or repealed, and suggesting any new statutes which appear necessary, in order to properly implement the "home rule" amendment to the Constitution of the State of Iowa.

Be It Further Resolved, That the Legislative Research Committee, or the successor agency thereto or standing committees conducting the study, establish a study committee having as members both legislators and other interested citizens of the state who have particular knowledge and experience in the area of municipal government.

Be It Further Resolved, That a report of the study findings and recommendations, accompanied by bills incorporating such recommendations, be submitted to the 1970 session of the General Assembly.

SENATE CONCURRENT RESOLUTION 17

By Briles, Griffin, Stephens, Lucken, Clarke, Balloun,
Mowry, Flatt, Lisle, Van Gilst, Hill, Klink, Thordsen,
Curran, Frey, McGill, Parker, Potgeter, Lamborn,
Giley, Rigler, Shaff, Ollenburg and Anderson

Whereas, Apportionment of the Iowa General Assembly and Congressmen is based on the United States Census, and allocations of federal aid are based on population formulae, it is imperative that people be counted in their home residence; and

Whereas, It appears that the present statutory rules for taking the United States Census are very broad and administrative rules decree that servicemen overseas are not included in the count at all; and servicemen in the United States are counted where they are stationed and college students are counted where they attend college and not in the county of their home residence; and

Whereas, It appears that these persons should be counted at their place of home residence in order to fairly apportion legislatures and members of Congress, and to insure fairness in allocation of federal funds; Now, Therefore,

Be It Resolved by the Senate, the House Concurring: That we request the Congress of the United States to give serious consideration to enacting a statute to insure that persons are counted in their home residence in the forthcoming United States Census; and

Be It Further Resolved: That the Secretary of the Senate be instructed to forward a copy of this resolution to the Iowa members of the Senate and the House of Representatives of the United States and to the Secretary of Commerce of the United States.

ANNOUNCEMENT OF INVESTIGATING COMMITTEES ON GOVERNOR'S APPOINTMENTS

President Jepsen, in accordance with section 2.40, Code 1966, announced the appointment of the following Senators to investigating committees:

As a member of the State Board of Parole:

Jack Bedell, Spirit Lake, Dickinson County, Iowa, for the regular term ending June 30, 1975:

Senator Smith, Chairman

Senator Leonard

Senator Hammer

Senator Gaudineer

Senator Thordsen

As Superintendent of Department of Banking:

Collin Fritz, Newton, Jasper County, Iowa, for the regular term ending June 30, 1973:

Senator DeHart, Chairman
Senator Mowry
Senator Hill
Senator Rigler
Senator Lange

As a member of the Iowa State Commerce Commission:

Kenneth Benda, Hartwick, Poweshiek County, Iowa, for the regular term ending June 30, 1975:

Senator Balloun, Chairman
Senator Neu
Senator Van Gilst
Senator Nicholson
Senator Dodds

REPORTS OF COMMITTEE

Senator Clarke submitted the following reports:

MR. PRESIDENT: Your committee on state government, to which was referred ~~Senate File 277~~, a bill for an act relating to state communications, begs leave to report it has had the same under consideration and recommends the same *do pass*.

HUGH H. CLARKE, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on state government, to which was referred ~~Senate File 400~~, a bill for an act relating to the appointees of the Governor, begs leave to report it has had the same under consideration and recommends the same *do pass*.

HUGH H. CLARKE, Chairman

Ordered passed on file.

AMENDMENTS FILED

- 1 Amend Senate Concurrent Resolution 13 on page 375 of
- 2 the Senate Journal by striking the second "WHEREAS" para-
- 3 graph line 6 as it appears in the Resolution and inserting
- 4 in lieu thereof the following:
- 5 "WHEREAS, since the founding of this country, the
- 6 original constitutions of thirty-six (36) of our states pro-
- 7 vided that representation in both houses of the state
- 8 legislatures were based completely, or predominantly, on
- 9 population, including Iowa under both its original consti-
- 10 tution of 1846 and its present constitution of 1857, and
- 11 since the Northwest Ordinance, adopted in 1787, the same
- 12 year as the Federal Constitution, provided that apportion-
- 13 ment of seats in territorial legislatures be based solely
- 14 on the population;"

MINNETTE DODERER

- 1 Amend Senate Concurrent Resolution 13 by striking
- 2 from the last line on page 375 of the February 25, 1969,
- 3 Journal of the Senate the words "applies to" and insert

- 4 in lieu thereof the word "requests" and by striking from
- 5 the same line thereof the words "to call" and insert in
- 6 lieu thereof the word "call".

ALAN SHIRLEY

- 1 Amend Senate Concurrent Resolution 13 by striking
- 2 from the last line on page 375 of the February 25, 1969,
- 3 Journal of the Senate the words, "call a convention for
- 4 the pur-", and by striking from line 1, page 376, of the
- 5 February 25, 1969, Journal of the Senate the words, "pose
- 6 of proposing", and insert in lieu thereof the following:
- 7 "to purpose".

ALAN SHIRLEY

- 1 Amend Senate Concurrent Resolution 13 by striking
- 2 on page 376 of the February 25, 1969, Journal of the
- 3 Senate the following words and figures:
- 4 "Nothing in this Constitution shall restrict or limit
- 5 a state in its determination of how membership of governing
- 6 bodies of its subordinate units shall be apportioned.
- 7 Sec. 3."

WILLIAM DENMAN

- 1 Amend Senate File 230 as follows:
- 2 Amend line 14, page 1, by striking the number "4" and
- 3 inserting in lieu thereof "Section 2".

JOSEPH FLATT

- 1 Amend Senate File 346, page two, line 29, by striking the words
- 2 "labor commissioner" and inserting in lieu thereof the words "commis-
- 3 of labor".

DONALD S. MCGILL

- 1 Amend House File 13 by striking from page 1, line 5,
- 2 the word and figure "seven (7)" and inserting in lieu
- 3 thereof the word and figures "seventeen (17)".

ANDREW G. FROMMELT

On motion of Senator Lange, the Senate adjourned until 9:00 a.m.,
Friday, March 14, 1969.

JOURNAL OF THE SENATE

SENATE CHAMBER,
DES MOINES, IOWA, FRIDAY, MARCH 14, 1969.

The Senate met in regular session, President Jepsen presiding.

Prayer was offered by Reverend Donald Bentz, pastor of the St. Paul's Lutheran Church, Irwin, Iowa.

The Senate pledged allegiance to the flag.

The Journal of March 13, 1969, was approved.

LEAVES OF ABSENCE

Leaves of absence were granted as follows:

Senator Gaudineer until 12:00 noon on request of Senator Shirley; Senator Griffin for the day on request of Senator Stanley.

PETITIONS

The following petitions were presented and placed on file:

By Senator Conklin, from two hundred ninety-five residents of Black Hawk County favoring stronger legislation against sex offenders and child molesters.

By the following Senators, favoring legislation to permit co-operation with federal agencies with respect to meat and poultry inspection:

Senator DeKoster, from eighty-two residents of Sioux and Lyon Counties.

Senator Shirley, from two hundred forty-five residents of Dallas, Audubon and Guthrie Counties.

VISITORS

At the request of Senator McGill, the Chair announced that sixth grade students from Chariton and Williamson were present in the balcony with their sponsor, Mrs. William Stuart.

INTRODUCTION OF BILLS

Senate File 473, by Senator Rigler, a bill for an act to provide for the construction and reconstruction of state and interstate

controlled-access highways, to provide for the payment of the cost, and to authorize the borrowing of money and the issuance of bonds.

Read first and second times and passed on file.

Senate File 474, by Senators Stanley, Messerly, Griffin and Kyhl, a bill for an act relating to travel expense allowances for state employees.

Read first and second times and passed on file.

Senate File 475, by Senators Stanley, Potgeter and Walsh, a bill for an act to provide for incentive awards to state employees who develop or participate in cost reduction plans or contribute to efficiency and economy in state government.

Read first and second times and passed on file.

Senate File 476, by Senators Stanley, Conklin, Thordsen, Mowry, Sullivan, Nicholson, Hougén, Erskine, Coleman, Walsh, Ollenbúrg and Parker, 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 477, by Senators Stanley, Conklin, DeKoster, Flatt, Kosek, Lamborn, Lange, Lodwick, Lucken, Parker, Potgeter, Smith, Sullivan, Curran, Potter, Ollenbúrg, Balloun and Frey, a bill for an act relating to county relief.

Read first and second times and passed on file.

Senate File 478, by Senators Stanley, O'Malley, Conklin, DeKoster, Flatt, Kosek, Lamborn, Lodwick, Lucken, Potgeter and Sullivan, a bill for an act relating to the enforcement of obligations to support persons receiving public assistance, the appointment of a conservator for a person receiving public assistance, the protection of the public interest in the proper support of minor children of divorced or separated parents, and the duties of the county attorney and the county department of social welfare.

Read first and second times and passed on file.

Senate File 479, by Senators Stanley, Van Gilst, Arbuckle, Lucken, Benda, Frommelt, Lamborn, Ollenbúrg and Mowry (Miller of Page, Ossian, Kehe, Mohrfeld, Graham, Roorda, Strand, Christensen, Nolting, Shepherd, McCartney, Den Herder, Sorg, Fisher of Greene, Stromer, Caffrey, Cunningham, Klein, and Lipsky), a bill for an

act relating to the operation of food service in public buildings by the commission for the blind.

Read first and second times and passed on file.

Senate File 480, by Senators Clarke, Gandineer, Frommelt, Benda, Potgeter and Lodwick, a bill for an act relating to the acceptance and expenditure of federal funds during the interim between legislative sessions by state departments, agencies, boards, and institutions.

Read first and second times and passed on file.

SENATE FILE 238 DEFERRED

Senator Clarke asked and received unanimous consent that action on **Senate File 238** be deferred and that the bill be placed on the calendar under unfinished business.

CONSIDERATION OF BILLS

Senate File 129

On motion of Senator Briles, Senate File 129, a bill for an act relating to the issuance of marriage licenses, 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?" (S.F. 129) the vote was:

Ayes, 50:

Anderson	Doderer	Lisle	Potgeter
Arbuckle	Erskine	Lodwick	Potter
Balloun	Flatt	McGill	Reichardt
Benda	Glenn	Messerly	Rigler
Briles	Hammer	Mogged	Shaff
Clarke	Keith	Mowry	Smith
Coleman	Klink	Neu	Stanley
Conklin	Kosek	Nicholson	Sullivan
Curran	Kyhl	Ollenburg	Thordsen
DeHart	Lamborn	O'Malley	Van Gilst
DeKoster	Lange	Palmer	Walsh
Denman	Laverty	Parker	Weimer
Dodds	Leonard		

Nays, 3:

Frey	Gilley	Shirley
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Voting present, 1:

Lucken

Absent or not voting, 7:

Frommelt
Gaudineer

Griffin
Hill

Hougen
Schaben

Stephens

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

Senate File 175

On motion of Senator Conklin, Senate File 175, a bill for an act relating to penalties for the commission of or the attempt to commit crimes when armed with firearms, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Conklin asked and received unanimous consent that action on Senate File 175 be deferred and that the bill be placed on the calendar under unfinished business.

House File 125

On motion of Senator O'Malley, House File 125, a bill for an act relating to judicial nominating commissions, 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 125 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section forty-six point one (46.1), Code 1966, is repealed and the following enacted in lieu thereof:

"The governor shall appoint, subject to confirmation by the senate, one elector of each congressional district to the state judicial nominating commission for a six-year term beginning July 1. The terms of no more than three nor less than two of such members shall expire within the same two-year period. The governor shall within thirty days following the organization of each regular session of the general assembly, appoint for a like term, with approval of the senate, a successor to the member of the commission from a congressional district whose term of office will expire June 30 following."

Sec. 2. Section forty-six point two (46.2), Code 1966, is repealed and the following enacted in lieu thereof:

"The resident members of the bar of each congressional district shall elect one elector of such district to the state judicial nominating commission for a six-year term beginning July 1. The terms of no more than three nor less than two of such members shall expire within the same two-year period, the expiration dates being governed by the expiration dates of the terms of the original appointive members. The members of the bar of the respective congressional districts shall in January, immediately preceding the expiration of the term of a member of the commission, elect a successor for a like term."

Sec. 3. Section forty-six point three (46.3), Code 1966, is repealed and the following enacted in lieu thereof:

"The governor shall appoint five electors of each judicial district to the district judicial nominating commission for six-year terms. The terms of no

more than two of such members shall expire within the same two-year period. Prior to expiration of each of said terms, the governor shall so appoint a successor for a like term."

Sec. 4. Section forty-six point four (46.4), Code 1966, is repealed and the following enacted in lieu thereof:

"The resident members of the bar of each judicial district shall elect five electors of the district to the district judicial nominating commission for six-year terms. The terms of no more than two of such members shall expire within the same two-year period, the expiration dates being governed by the expiration date of the terms of the original appointive members. The members of the bar of the respective judicial districts shall, in January immediately preceding the expiration of the term of a member of the commission, elect a successor for a like term."

Sec. 5. The terms of members serving on state and district nominating commissions on the effective date of this Act shall not be affected by the passage of this Act."

On motion of Senator O'Malley, 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?" (H.F. 125) the vote was:

Ayes, 54:

Anderson	Frey	Lodwick	Potter
Arbuckle	Frommelt	Lucken	Reichardt
Balloon	Gilley	McGill	Rigler
Benda	Glenn	Messerly	Shaff
Briles	Hammer	Mogged	Shirley
Clarke	Hill	Mowry	Smith
Coleman	Keith	Neu	Stanley
Conklin	Klink	Nicholson	Stephens
Curran	Kyhl	Ollenburger	Sullivan
DeKoster	Lamborn	O'Malley	Thordsen
Dodds	Lange	Palmer	Van Gilst
Doderer	Laverty	Parker	Walsh
Erskine	Leonard	Potgeter	Weimer
Flatt	Lisle		

Nays, none.

Voting present, 1:

DeHart

Absent or not voting, 6:

Denman	Griffin	Kosek	Schaben
Gaudineer	Hougen		

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

Senate File 241

On motion of Senator Doderer, Senate File 241, a bill for an act authorizing school district employees to have deducted from their

salary, deductions approved by the appropriate school board of directors, was taken up and considered.

Senator Doderer offered the following amendment and moved its adoption:

Amend Senate File 241 as follows:

Amend Senate File 241 by striking all of line fourteen (14), page 1, and inserting in lieu thereof the words "ment, giving at least thirty (30) days written notice of such termination to the employer."

The amendment was adopted.

Senator Shirley offered the following amendment:

Amend Senate File 241 by striking from line 9 thereof the words, "any purpose" and insert in lieu thereof the following:
"teacher association dues if".

Senator Hill asked and received unanimous consent that Senate File 241 be temporarily deferred.

Senate File 38

On motion of Senator Messerly, Senate File 38, a bill for an act relating to a safety requirement of added odor in the distribution of gas for public consumption, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Messerly offered the following amendment:

Senate File 38 is amended by striking lines 6 through 15, inclusive, and inserting in lieu thereof the following:

"No public utility shall distribute gas which does not naturally possess a distinctive odor to the extent that its presence in the atmosphere is readily detectable at all gas concentrations of one-fifth of the lower explosive limit and above except, however, where such gas is delivered for further processing or use where the odorant would serve no useful purpose as a warning agent. It shall be the duty and obligation of the utility to maintain and service each odor adding device where necessary and to make periodic tests to determine whether the odor meets the aforementioned standards."

Senator Messerly offered the following amendment to his amendment and moved its adoption:

Amend the Messerly amendment to Senate File 38, line 5, by striking the word "naturally".

The amendment to the amendment was adopted.

On motion of Senator Messerly, his amendment as amended 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?" (S.F. 38) the vote was:

Ayes, 57:

Anderson	Frommelt	Lisle	Potter
Balloun	Gilley	Lodwick	Reichardt
Benda	Glenn	Lucken	Rigler
Briles	Hammer	McGill	Schaben
Clarke	Hill	Messerly	Shaff
Conklin	Hougen	Mogged	Shirley
Curran	Keith	Mowry	Smith
DeHart	Klink	Neu	Stanley
DeKoster	Kosek	Nicholson	Stephens
Denman	Kyhl	Ollenburg	Sullivan
Dodds	Lamborn	O'Malley	Thordsen
Doderer	Lange	Palmer	Van Gilst
Erskine	Laverty	Parker	Walsh
Flatt	Leonard	Potgeter	Weimer
Frey			

Nays, none.**Absent or not voting, 4:**

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

Senator Mowry took the chair at 10:45 a.m.

Senate File 241

The Senate resumed consideration of the Shirley amendment to Senate File 241.

Senator Hill offered the following amendment to the amendment and moved its adoption:

Amend the Shirley amendment filed March 14, 1969, to Senate File 241, line 4, by inserting after the word "dues" the following: ", United States bonds and health and accident insurance".

Division was called for.

The amendment to the Shirley amendment was lost.

Senator Shirley asked and received unanimous consent to withdraw his amendment.

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

On the question "Shall the bill pass?" (S.F. 241) the vote was:

Ayes, 38:

Benda	Dodds	Hill	Lodwick
Briles	Doderer	Keith	McGill
Clarke	Flatt	Kyhl	Mowry
Coleman	Frey	Lamborn	Neu
Conklin	Frommelt	Laverty	Ollenburg
DeKoster	Glenn	Leonard	O'Malley
Denman	Hammer	Lisle	Palmer

Potter
Reichardt
Rigler

Schaben
Shaff
Shirley

Stanley
Van Gilst

Walsh
Weimer

Nays, 19:

Anderson
Balloun
Curran
DeHart
Erskine

Gilley
Hougen
Kosek
Lange
Lucken

Messerly
Mogged
Nicholson
Parker
Potgeter

Smith
Stephens
Sullivan
Thordsen

Voting present, 1:

Klink

Absent or not voting, 3:

Arbuckle

Gaudineer

Griffin

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

Senate File 114

On motion of Senator Shirley, Senate File 114, a bill for an act relating to disposal of dead animals, 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?" (S.F. 114) the vote was:

Rule 8 was invoked.

Ayes, 44:

Anderson
Arbuckle
Balloun
Briles
Clarke
Coleman
Curran
DeKoster
Denman
Dodds
Doderer

Erskine
Flatt
Frey
Frommelt
Glenn
Hammer
Hill
Hougen
Keith
Kosek
Kuhl

Lamborn
Lavery
Lisle
Lodwick
Lucken
McGill
Messerly
Mowry
Neu
Nicholson
Ollenburg

O'Malley
Palmer
Potter
Reichardt
Rigler
Schaben
Shirley
Stanley
Stephens
Thordsen
Weimer

Nays, 12:

Conklin
DeHart
Gilley

Klink
Lange
Leonard

Mogged
Parker
Potgeter

Smith
Sullivan
Van Gilst

Absent or not voting, 5:

Benda
Gaudineer

Griffin

Shaff

Walsh

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 attending an Iowa Civil Defense briefing on the possible spring floods with Governor Ray when the vote was taken on Senate File 114.

JOHN M. WALSH

SENATE FILE 257 DEFERRED

Senator Rigler asked and received unanimous consent that action on **Senate File 257** be deferred and that the bill retain its place on the calendar.

CONSIDERATION OF BILLS

Senate File 6

On motion of Senator Lucken, Senate File 6, a bill for an act relating to the definition of a mentally retarded person for purposes of chapter two hundred twenty-six (226) of the Code, and to the admission or transfer of such persons to the state mental health institutes, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Lucken asked and received unanimous consent that **House File 6** be substituted for **Senate File 6**.

House File 6

On motion of Senator Lucken, House File 6, a bill for an act relating to the definition of a mentally retarded person for purposes of chapter two hundred twenty-six (226) of the Code, and to the admission or transfer of such persons to the state mental health institutes, was taken up and considered.

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

On the question "Shall the bill pass?" (H.F. 6) the vote was:

Ayes, 55:

Arbuckle	Frey	Leonard	Potgeter
Balloun	Frommelt	Lisle	Potter
Briles	Gilley	Lodwick	Reichardt
Clarke	Glenn	Lucken	Rigler
Coleman	Hammer	McGill	Schaben
Conklin	Hill	Messerly	Shirley
Curran	Hougen	Mogged	Smith
DeHart	Keith	Mowry	Stanley
DeKoster	Klink	Neu	Stephens
Denman	Kosek	Nicholson	Sullivan
Dodds	Kyhl	Ollenburg	Thordson
Doderer	Lamborn	O'Malley	Van Gilst
Erakine	Lange	Palmer	Weimer
Flatt	Laverty	Parker	

Nays, none.

Absent or not voting, 6:Anderson
BendaGaudineer
Griffin

Shaff

Walsh

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 6** be withdrawn from further consideration of the Senate.

EXPLANATION OF VOTE

I was attending an Iowa Civil Defense briefing on the possible spring floods with Governor Ray when the vote was taken on House File 6.

JOHN M. WALSH

CONSIDERATION OF BILLS**Senate File 274**

On motion of Senator Coleman, Senate File 274, a bill for an act relating to leased and rented vehicles offenses, was taken up and considered.

Senator Denman offered the following amendment by Senator Denman, et al., and moved its adoption:

Amend Senate File 274 as follows:

1. Page 2, line 6, by striking the word "renting" and inserting in lieu thereof the words "consenting to the use of".

2. Page 2, line 8, by striking the word "an", and inserting in lieu thereof the words "a written".

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?" (S.F. 274) the vote was:

Ayes, 55:Anderson
Arbuckle
Balloun
Briles
Clarke
Coleman
Conklin
Curran
DeHart
DeKoster
Denman
Dodds
Erskine
FlattFrey
Frommelt
Gilley
Glenn
Hammer
Hill
Hougen
Keith
Klink
Kosek
Kyhl
Lange
Laverty
LeonardLisle
Lodwick
Lucken
McGill
Messerly
Mogged
Mowry
Neu
Nicholson
Ollenburger
O'Malley
Palmer
Parker
PotgeterPotter
Reichardt
Rigler
Schaben
Shaff
Shirley
Smith
Stanley
Stephens
Sullivan
Thordsen
Van Gilst
Weimer

Nays, none.

Absent or not voting, 6:

Benda
Doderer

Gaudineer
Griffin

Lamborn

Walsh

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 attending an Iowa Civil Defense briefing on the possible spring floods with Governor Ray when the vote was taken on Senate File 274.

JOHN M. WALSH

CONSIDERATION OF SENATE CONCURRENT RESOLUTION 13 RULED OUT OF ORDER

Senator Glenn called up for consideration Senate Concurrent Resolution 13.

The Chair ruled that consideration of the resolution was out of order for the reason it was not called up in the regular order of business.

SENATE FILES 279 AND 91 DEFERRED

Senator Rigler asked and received unanimous consent that action on **Senate File 279** be deferred and that the bill be placed on the calendar under unfinished business.

Senator Clarke asked and received unanimous consent that action on **Senate File 91** be deferred and that the bill retain its place on the calendar.

CONSIDERATION OF BILLS

Senate File 173

On motion of Senator Thordsen, Senate File 173, a bill for an act relating to employment agencies and the fees charged thereby, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

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

House File 161, a bill for an act extending the county's right of condemnation under eminent domain.

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

House File 171, a bill for an act relating to the list of secondary noxious weeds.

WILLIAM R. KENDRICK, Chief Clerk

On motion of Senator Stanley, the Senate recessed until 1:00 p.m.

AFTERNOON SESSION

The Senate reconvened, Senator Lange presiding.

INTRODUCTION OF BILL

Senate File 481, by Senators Nicholson, Potgeter, Sullivan, Walsh, Arbuckle, Benda, Conklin, DeHart and Hammer, a bill for an act permitting cities, towns, and special charter cities to impose a sales tax.

Read first and second times and passed on file.

HOUSE MESSAGES CONSIDERED

House File 161, a bill for an act extending the county's right of condemnation under eminent domain.

Read first and second times and passed on file.

House File 171, a bill for an act relating to the list of secondary noxious weeds.

Read first and second times and passed on file.

COMMUNICATIONS

The following communications were presented:

OFFICE OF THE GOVERNOR

State Capitol
Des Moines, Iowa 50319

March 14, 1969

Hon. Roger W. Jepsen
Lieutenant Governor of Iowa
Local

Dear Governor Jepsen:

It is my pleasure to submit to the Senate for their consideration the name of William H. Forst of West Des Moines, Polk County, Iowa, for appointment as Director of Revenue under the provisions of section 2 of Senate File 743 of the Sixty-second General Assembly beginning July 1, 1969.

Respectfully yours
ROBERT D. RAY
Governor

Also:

Dear Governor Jepsen:

It is my pleasure to submit to the Senate for their consideration the name

of Maurice A. Harmon of West Des Moines, Polk County, Iowa, for appointment as Commissioner of Social Services under the provisions of section 7 of Senate File 739 of the Sixty-second General Assembly beginning July 1, 1969.

Respectfully yours
ROBERT D. RAY
Governor

Also:

Dear Governor Jepsen:

It is my pleasure to submit to the Senate for their consideration the name of Jerry L. Addy of Des Moines, Polk County, Iowa, for appointment as Labor Commissioner under the provisions of section 91.3 of the Code of Iowa, 1966, for the unexpired portion of the regular term ending June 30, 1969.

Respectfully yours
ROBERT D. RAY
Governor

Also:

Dear Governor Jepsen:

It is my pleasure to submit to the Senate for their consideration the name of Mrs. Mabel Miller of Keosauqua, Van Buren County, Iowa, for appointment as a member of the Natural Resources Council under the provisions of section 455A.4 of the Code of Iowa, 1966, for the regular six-year term beginning July 1, 1969, and ending June 30, 1975.

Respectfully yours
ROBERT D. RAY
Governor

Also:

Dear Governor Jepsen:

It is my pleasure to submit to the Senate for their consideration the name of Hugh A. Templeton of Knoxville, Marion County, Iowa, for appointment as a member of the Natural Resources Council under the provisions of section 455A.4 of the Code of Iowa, 1966, for the regular six-year term beginning July 1, 1969, and ending June 30, 1975.

Respectfully yours
ROBERT D. RAY
Governor

Also:

Dear Governor Jepsen:

It is my pleasure to submit to the Senate for their consideration the name of J. Justin Rogers of Spirit Lake, Dickinson County, Iowa, for appointment as a member of the Natural Resources Council under the provisions of section 455A.4 of the Code of Iowa, 1966, for the regular six-year term beginning July 1, 1969, and ending June 30, 1975.

Respectfully yours
ROBERT D. RAY
Governor

CONSIDERATION OF BILLS

Senate File 173

The Senate resumed consideration of Senate File 173.

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

On the question "Shall the bill pass?" (S.F. 173) the vote was:

Rule 8 was invoked.

Ayes, 42:

Anderson	Erskine	Lucken	Potter
Arbuckle	Frey	McGill	Reichardt
Balloun	Gilley	Messerly	Shaff
Briles	Hammer	Mogged	Stanley
Clarke	Hougen	Mowry	Stephens
Coleman	Keith	Nicholson	Sullivan
Conklin	Kyhl	Olleaburg	Thorsen
Curran	Lamborn	O'Malley	Van Gilst
DeHart	Lange	Parker	Walsh
DeKoster	Laverty	Potgeter	Weimer
Denman	Lodwick		

Nays, 13:

Dodds	Glenn	Kosek	Rigler
Flatt	Hill	Neu	Schaben
Frommelt	Klink	Palmer	Shirley
Gaudineer			

Absent or not voting, 6:

Benda	Griffin	Lisle	Smith
Doderer	Leonard		

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

Senate File 91

On motion of Senator Lamborn, Senate File 91, a bill for an act to define the practice of chiropractic, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Lamborn asked unanimous consent that action on Senate File 91 be deferred and that the bill be placed on the calendar under unfinished business.

Objection was raised.

Senator Lamborn moved that action on Senate File 91 be deferred and that the bill be placed on the calendar under unfinished business.

Senator Frommelt requested a roll call to ascertain if a quorum were present.

Senator Stephens raised a point of order that a motion was before the Senate.

Senator Frommelt raised a point of order that any Senator could request a roll call at any time to make certain a quorum were present.

The Chair ruled the point well taken and directed the Secretary to call the roll.

Roll call revealed a quorum present.

The motion to defer prevailed.

House File 186

On motion of Senator Potter, House File 186, a bill for an act relating to the authority of towns with respect to public bridges, culverts, viaducts, underpasses, grade crossing separations and approaches thereto and authorizing towns to contract indebtedness and issue general obligation bonds therefor, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

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

On the question "Shall the bill pass?" (H.F. 186) the vote was:

Ayes, 58:

Anderson	Frey	Lisle	Potter
Arbuckle	Frommelt	Lodwick	Reichardt
Balloun	Gaudineer	Lucken	Rigler
Briles	Gilley	McGill	Schaben
Clarke	Glenn	Messerly	Shaff
Coleman	Hammer	Mogged	Shirley
Conklin	Hill	Mowry	Smith
Curran	Hougen	Neu	Stanley
DeHart	Keith	Nicholson	Stephens
DeKoster	Klink	Offenburg	Sullivan
Denman	Kosek	O'Malley	Thordsen
Dodds	Kyhl	Palmer	Van Gilst
Doderer	Lamborn	Parker	Walsh
Erskine	Lange	Potgeter	Weimer
Flatt	Laverty		

Nays, none.

Absent or not voting, 3:

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

Senate File 287

On motion of Senator Glenn, Senate File 287, a bill for an act relating to the reporting of rules of civil procedure to the General Assembly, was taken up and considered.

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?" (S.F. 287) the vote was:

Ayes, 58:

Anderson	Frey	Lisle	Potter
Arbuckle	Frommelt	Lodwick	Reichardt
Balloun	Gaudineer	Lucken	Rigler
Briles	Gilley	McGill	Schaben
Clarke	Glenn	Messerly	Shaff
Coleman	Hammer	Mogged	Shirley
Conklin	Hill	Mowry	Smith
Curran	Hougen	Neu	Stanley
DeHart	Keith	Nicholson	Stephens
DeKoster	Klink	Ollenburger	Sullivan
Denman	Kosek	O'Malley	Thordsen
Dodds	Kyhl	Palmer	Van Gilst
Doderer	Lamborn	Parker	Walsh
Erskine	Lange	Potgeter	Weimer
Flatt	Laverty		

Nays, none.**Absent or not voting, 8:**

Benda Griffin Leonard

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

Senate File 139

On motion of Senator Flatt, Senate File 139, a bill for an act relating to false drawing or uttering of checks, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Flatt asked and received unanimous consent that action on Senate File 139 be deferred and that the bill be placed on the calendar under unfinished business.

Senate File 225

On motion of Senator Anderson, Senate File 225, a bill for an act to prohibit the operation of mobile units by banks and other financial institutions, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

INTRODUCTION OF BILLS

Senate File 482, by committee on cities and towns (committee on cities and towns), a bill for an act relating to joint exercise of governmental powers.

Read first and second times and placed on calendar.

Senate Joint Resolution 25, by Senators Potgeter, Clarke and Coleman (Edgington, Fischer of Grundy, Bailey, Priebe, Nielsen and Franklin), a joint resolution providing for the appointment of a

joint bipartisan legislative committee to investigate the actions of the Iowa state highway commission in the establishment of diagonal highways in the State of Iowa, and particularly interstate highway thirty-five in northern Iowa.

Read first and second times and passed on file.

ANNOUNCEMENT OF INVESTIGATING COMMITTEES ON GOVERNOR'S APPOINTMENTS

President Jepsen, in accordance with section 2.40, Code 1966, announced the appointment of the following Senators to investigating committees:

As a member of the Iowa State Highway Commission:

Bernard D. Mercer of Des Moines, Polk County, Iowa, for the regular term ending June 30, 1973:

Senator Walsh, Chairman

Senator Stephens

Senator Conklin

Senator Denman

Senator Palmer

As a member of the Iowa State Highway Commission:

William O. Gray, Cedar Rapids, Linn County, Iowa, for the regular term ending June 30, 1973:

Senator Kosek, Chairman

Senator Potter

Senator Hougen

Senator Weimer

Senator Lamborn

As Labor Commissioner:

Jerry L. Addy, Des Moines, Polk County, Iowa, for the unexpired and regular terms ending June 30, 1971:

Senator Flatt, Chairman

Senator Anderson

Senator Mogged

Senator Shirley

Senator Reichardt

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on March 14, 1969, the Governor had approved the following bills:

Senate File 254, relating to authority in the Department of Social Services to transfer aid to dependent children funds to any other department or agency of the State of Iowa for the purpose of implementing federal assistance programs.

House File 162, an act relating to the Iowa Soldiers Home.

House File 165, relating to the use of pesticides in relation to public waters.

AMENDMENTS FILED

- 1 Amend Senate Concurrent Resolution 11 by adding the follow-
- 2 ing sentence after the period at the end of the final para-

3 graph:

4 "An appropriate report of the findings, actions and
5 recommendations taken by the State Department of Public
6 Instruction will be made to the General Assembly."

JOSEPH B. FLATT

1 Amend Senate Concurrent Resolution 13 by striking
2 from the last line on page 375 of the February 25, 1969,
3 Journal of the Senate the words, "call a convention
4 for the pur-", and by striking from line 1, page 376,
5 of the February 25, 1969, Journal of the Senate the
6 words, "pose of proposing", and insert in lieu thereof
7 the following:
8 "propose".

ALAN SHIRLEY

1 Amend the Messerly amendment to Senate File 38, line 5,
2 by striking the word "naturally".

FRANCIS L. MESSERLY

1 Amend Senate File 91 by striking lines 6 through
2 10 and by inserting in lieu thereof the following:
3 "Chiropractic is that branch of the healing
4 art which deals with the relationship between the
5 nervous system and the spinal column, including the
6 immediate articulations, and the role of this relation-
7 ship in the restoration and maintenance of health, and
8 which, in so doing, utilizes the inherent recuperative
9 powers of the body."

ARTHUR A. NEU

1 Amend Senate File 91 by striking lines 11 through
2 21 and by inserting the following:
3 "The practice of chiropractic deals with the
4 analysis of any interference with normal nerve transmission
5 and expression and the correction thereof by an adjust-
6 ment by hand of the articulations of the vertebral
7 column, its immediate articulations, or by other inci-
8 dental adjustments for the restoration and maintenance
9 of health. The term analysis is construed to include
10 the judicious use of X-ray and such other analytical
11 instruments as are properly-used in the examination of
12 patients solely for the purpose of locating misaligned
13 or displaced vertebrae of the human spine provided such
14 analytical instruments are first approved for such use by
15 the Chiropractic Examiners."

HUGH H. CLARKE

1 Amend Senate File 91 by striking all of section 2.

ARTHUR A. NEU

1 Amend Senate File 91 by adding the following
2 section:
3 "Without in any way limiting the generality of the
4 foregoing, it is hereby expressly provided that a
5 license to practice chiropractic shall not permit the
6 holder thereof:

- 7 a. to practice obstetrics, psychiatry or any medical,
- 8 surgical or para-medical specialty or sub-specialty;
- 9 b. to perform surgery of any kind or to sever or
- 10 penetrate any of the tissues of the human body;
- 11 c. to treat for any of the following conditions:
- 12 birth defects or infections, neoplastic, traumatic,
- 13 metabolic, or vascular diseases;
- 14 d. to prescribe, administer, dispense or use in his
- 15 practice biologicals, drugs, medicines, vitamins, vac-
- 16 cines or hormones;
- 17 e. to use any therapeutic methods other than the adjust-
- 18 ment by hand of the articulations of the vertebral column,
- 19 its immediate articulations or other incidental adjustments
- 20 for the restoration and maintenance of health.
- 21 f. to use radio-therapy, fluoroscopy, or any form of
- 22 ionizing radiation except X-ray which may be used only
- 23 for the purposes of chiropractic analysis;
- 24 g. to use the title 'physician' or 'surgeon'."

HUGH H. CLARKE

- 1 Amend Senate File 119 by adding a new section as follows:
- 2 Sec. 2. Chapter two hundred four (204), Acts of the Sixty-second
- 3 General Assembly, section one (1), is amended by striking
- 4 line nine (9) and adding the words
- 5 "department of social services which shall audit the
- 6 same and forward it to the state treasurer for payment."

J. HENRY LUCKEN
CHESTER O. HOUGEN
LEE GAUDINEER
LUCAS J. DeKOSTER

- 1 Amend Senate File 128, section 1, line 4, by striking
- 2 the word "sub-".

LUCAS J. DeKOSTER

- 1 Senate File 225 is hereby amended by inserting in line
- 2 five (5) after the word "shall" the word "hereafter".
- 3 Further amend Senate File 225 by striking from line five
- 4 (5) the words "or maintain".

ANDREW G. FROMMELT

- 1 Amend Senate File 225 by inserting in line nine
- 2 (9) after the word, "public" the following:
- 3 " , unless authorized by the superintendent of
- 4 banking for banks and the auditor of state for savings
- 5 and loan institutions."

LEE GAUDINEER

- 1 Senate File 225 is amended by adding thereto the following:
- 2 "This Act shall not apply to the operation of any mobile
- 3 unit or facility presently approved under authority granted
- 4 by the Federal Home Loan Bank Board."

ANDREW G. FROMMELT

- 1 Amend Senate File 241 by striking from line 9
- 2 thereof the words, "any purpose" and insert in lieu

- 3 thereof the following:
4 "teacher association dues if".

ALAN SHIRLEY

- 1 Amend the Shirley amendment filed March 14, 1969, to
2 Senate File 241, line 4, by inserting after the word "dues"
3 the following: ", United States bonds and health and accident
4 insurance".

EUGENE HILL

- 1 Amend Senate File 320 as follows:
2 1. Amend section 1, line 10, by inserting after the word
3 "taught" the words "at appropriate grade levels".
4 2. Amend sec. 2, line 14, by inserting after the word
5 "textbooks" the following: ", supplementary references".
6 3. Amend sec. 2, line 17, by inserting after the word
7 "also" the words "the various".

LUCAS J. DeKOSTER

- 1 Amend Senate File 383 as follows:
2 1. Amend page 1, line 10, by striking the word
3 "and" and inserting the word "or".
4 2. Amend page 1, line 14, by striking the second
5 word "keep" and inserting the word "kept".
6 3. Amend page 1, line 20, by striking the word
7 "and" and inserting the word "or".

ROBERT R. RIGLER

- 1 Amend House File 363 by striking all after the period
2 in line 10, and striking all of lines 11 through 14,
3 inclusive, and inserting in lieu thereof:
4 "All members of the state department of public safety
5 excepting the members of the clerical force shall be
6 bonded for the faithful performance of their duties,
7 in such an amount as the commissioner of public safety
8 may deem necessary, but not less than five thousand
9 dollars (\$5,000.00) for any one position, and clerical
10 employees may be so bonded. The commissioner is authorized
11 to purchase bond coverage with departmental funds, either
12 in blanket bond form or in individual bond form or in any
13 combination thereof."

LUCAS J. DeKOSTER

On motion of Senator Stanley, the Senate adjourned until 10:00 a.m., Monday, March 17, 1969.

JOURNAL OF THE SENATE

**SENATE CHAMBER,
DES MOINES, IOWA, MONDAY, MARCH 17, 1969.**

The Senate met in regular session, President Jepsen presiding.

Prayer was offered by Reverend Paul Temple, pastor of the Finchford Community Church, Janesville, Iowa.

The Senate pledged allegiance to the flag.

The Journal of March 14, 1969, was approved.

PETITIONS

The following petitions were presented and placed on file:

By Senator Conklin, from thirty-seven residents of Black Hawk County favoring stronger legislation against sex offenders and child molesters.

By Senator Kosek, from thirty residents of Linn County opposing legislation concerning motorcycle riding apparel.

By Senator Flatt, from twenty-nine residents of Carroll County favoring legislation to provide tuition grants to private colleges.

By Senator Dodds, from one hundred two residents of Linn County opposing Senate File 57 relating to membership of public employees in labor unions, organizations or associations and favoring Senate File 61 relating to the public employees of the State of Iowa.

By the following Senators, favoring legislation to permit cooperation with federal agencies with respect to meat and poultry inspection:

Senator Kosek, from one hundred sixty-one residents of Linn County.

Senator Lange, from two hundred twenty-seven residents of Sac County.

Senator J. Henry Lucken, from forty-three residents of Plymouth County.

Senator Arbuckle, from thirty-nine residents of Boone County.

Senator Balloun, from thirty-eight residents of Tama County.

DISTINGUISHED GUEST

President Jepsen announced that Mr. Paudge Brennan, Parliamentary Secretary to the Minister of Government, Member of the Irish Parliament, was present in the Senate lounge, and appointed Senators Hammer, Walsh and O'Malley as a committee of three to escort him to the rostrum.

The Senate stood at ease and resumed regular session at 9:30 a.m.

VISITORS WELCOMED

President Jepsen welcomed to the Senate twenty-five students from the American government class of Jefferson High School, Independence, who were present in the balcony with their instructor, Mrs. Turgasen.

President Jepsen welcomed to the Senate thirty-five students from Pocahontas, who were present in the balcony with their instructor, Mrs. Hudek.

INTRODUCTION OF BILLS

Senate File 483, by Senators Clarke, Gaudineer and Hougen, a bill for an act relating to the assignment of the reciprocity board to the state department of public safety.

Read first and second times and passed on file.

Senate File 484, by Senators Messerly, Denman, Walsh, Doderer, Rigler and Reichardt (Hansen of Black Hawk, Voorhees, Nolting, Millen, Battles and Dunton), a bill for an act relating to amateur boxing.

Read first and second times and passed on file.

Senate File 485, by Senators Potgeter and Shaff, a bill for an act relating to sales tax.

Read first and second times and passed on file.

Senate File 486, by Senator Doderer (Johnston of Johnson, Gannon and Skinner), a bill for an act relating to land condemnation by pipeline companies.

Read first and second times and passed on file.

Senate File 487, by Senator Gaudineer, a bill for an act providing state aid to cities and towns and an appropriation therefor.

Read first and second times and passed on file.

COMMUNICATIONS

The following communications were presented:

OFFICE OF THE GOVERNOR
State Capitol
Des Moines, Iowa 50319

March 14, 1969

Hon. Roger W. Jepsen
Lieutenant Governor of Iowa
Local

Dear Governor Jepsen:

It is my pleasure to submit to the Senate for their consideration the name of Mrs. William Robinson of Hampton, Franklin County, Iowa, for appointment as a member of the State Judicial Nominating Commission for the State of Iowa under the provisions of section 46.1 of the Code of Iowa 1966, for a regular six-year term commencing July 1, 1969, and ending June 30, 1975.

Respectfully yours
ROBERT D. RAY
Governor

Also:

Dear Governor Jepsen:

It is my pleasure to submit to the Senate for their consideration the name of Harry F. Reed of Winterset, Madison County, Iowa, for appointment as a member of the State Judicial Nominating Commission for the State of Iowa under the provisions of section 46.1 of the Code of Iowa 1966, for a regular six-year term commencing July 1, 1969, and ending June 30, 1975.

Respectfully yours
ROBERT D. RAY
Governor

POINT OF ORDER

Senator Shirley raised a point of order that Senate Concurrent Resolution 13 should be placed on the regular calendar in accordance with Senate Rule 17.

UNFINISHED BUSINESS

Senate File 238

On motion of Senator Clarke, Senate File 238, a bill for an act relating to the enforcement of laws and regulations regarding narcotic drugs, counterfeit drugs and depressants, and stimulant drugs, was taken up for further consideration.

Senator Clarke offered the following amendment and moved its adoption:

Amend Senate File 238 as follows:

1. By striking from page 1, line 13, the word "depressants" and inserting in lieu thereof the word "depressant".
2. By striking from page 1, line 18, the word "depressants" and inserting in lieu thereof the word "depressant".

3. By striking from page 1, line 22, the word "depressants" and inserting in lieu thereof the word "depressant".

4. By striking from page 1, line 23, the words "state department of pharmacy" and inserting in lieu thereof the words "board of pharmacy examiners".

The amendment was adopted.

Senator Clarke offered the following amendment and moved its adoption:

Amend Senate File 238 by adding the following section thereto:

"Section one hundred eighty-nine point two (189.2), Code 1966, is hereby amended by striking from subsection one (1), lines two (2), three (3), and four (4) the following: " , which shall be executed and enforced by the pharmacy examiners".

The amendment was adopted.

Senator Clarke offered the following amendment and moved its adoption:

Amend Senate File 238 as follows:

1. By striking from page 2, line 1, the word "depressants," and inserting in lieu thereof the word "depressant".

2. By striking from page 2, line 20, the word "depressants," and inserting in lieu thereof the word "depressant".

3. By striking from page 3, line 1, the word "should" and inserting in lieu thereof the word "shall".

The amendment was adopted.

Senator Arbuckle moved that Senate File 238 be referred to the committee on law enforcement.

Division was called for.

The motion was lost.

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?" (S.F. 238) the vote was:

Rule 8 was invoked.

Ayes, 50:

Anderson	Frommelt	Lisle	Parker
Balloun	Gaudineer	Lodwick	Potgeter
Clarke	Gilley	Lucken	Potter
Coleman	Glenn	McGill	Reichardt
Conklin	Griffin	Messerly	Rigler
Curran	Hill	Mogged	Schaben
DeHart	Hougen	Mowry	Shaff
DeKoster	Keith	Neu	Smith
Denman	Klink	Nicholson	Stanley
Dodds	Kosek	Ollenburg	Stephens
Doderer	Kyhl	O'Malley	Thordsen
Flatt	Lamborn	Palmer	Walsh
Frey	Laverty		

Naya, 8:

Briles
Erskine

Hammer
Lange

Shirley
Sullivan

Van Gilst
Weimer

Voting present, 1:

Arbuckle

Absent or not voting, 2:

Benda

Leonard

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

Senator Clarke moved that the vote by which Senate File 238 passed the Senate be reconsidered and the motion to reconsider be laid on the table, which motion prevailed.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

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

House File 145, a bill for an act relating to granting to the counties the right to contract for options for the purchase of land.

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

House File 390, a bill for an act relating to the implementation and organization for annual 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 428, a bill for an act relating to retirement and removal of judges.

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

Senate File 159, a bill for an act relating to civil service employees.

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

Senate File 183, a bill for an act relating to the sales of tobacco.

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

Senate File 192, a bill for an act relating to instruction of children in the county juvenile detention home.

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

Senate File 198, a bill for an act relating to deputy city clerks.

WILLIAM R. KENDRICK, Chief Clerk

DISTINGUISHED GUEST

President Jepsen announced the Senate would stand at ease for the presentation of the Honorable Henri J. Perdieu, Counsel General of Belgium for thirteen midwest states.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Mogged, 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 211.

CHARLES G. MOGGED
Chairman, Senate Committee
ELIZABETH SHAW
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 the following bill: Senate File 211.

BILL SENT TO THE GOVERNOR

Senator Mogged, from the committee on enrolled bills, submitted the following report:

MR. PRESIDENT: Your committee on enrolled bills respectfully reports that it has, on this 17th day of March, 1969, sent to the Governor for his approval: Senate File 211.

CHARLES G. MOGGED, Chairman

Passed on file.

ADOPTION OF PROCEDURE FOR STEERING COMMITTEE

Senator Stanley moved the adoption of the following procedure with regard to the steering committee:

1. Beginning Monday, March 17, 1969, all bills and resolutions on the calendar shall be subject to the steering committee, except that the following are exempted from the steering committee's jurisdiction: bills and resolutions sponsored by the appropriations committee or the ways and means committee; legislative reapportionment bills sponsored by the constitutional amendments and reapportionment committee; unfinished business; and special orders.

2. The steering committee shall prepare a steering committee calendar. Only bills and resolutions on the Senate calendar shall be eligible for the steering committee calendar.

3. The steering committee calendar shall have priority over the regular calendar. At any time when there are no bills or resolutions on the steering committee calendar, bills and resolutions on the regular calendar shall be eligible for consideration.

4. The steering committee shall adopt its own rules. However, the number of votes required to place a bill or resolution on the steering committee calendar shall not exceed two-thirds of the number of members of the steering committee.

The motion prevailed and the procedure for the steering committee was adopted.

ADOPTION OF PROCEDURE FOR THE NONCONTROVERSIAL CALENDAR

Senator Stanley moved that the following procedure be adopted for the noncontroversial calendar:

1. Any Senator desiring to place a bill or resolution on the noncontroversial calendar shall submit a written request, with a copy of the bill or resolution attached, to the Majority Leader, Senator Stanley, or the Minority Leader, Senator Frommelt. The request should be submitted not later than 12:00 o'clock noon on Tuesday in order to be considered that week for the noncontroversial calendar.

2. The Majority Leader and Minority Leader shall prepare a proposed noncontroversial calendar at least once a week and more often if deemed advisable. Only bills and resolutions on the Senate calendar shall be eligible.

3. The proposed noncontroversial calendar shall be printed in the Senate calendar, with a statement of the deadline for striking bills and resolutions from the proposed noncontroversial calendar.

4. Any Senator may strike a bill or resolution from the proposed noncontroversial calendar by written request to the Secretary of the Senate, on the same day it first appears in the Senate calendar or not later than 12:00 o'clock noon on the following legislative day.

5. After the deadline for striking has expired, the remaining bills and resolutions on the proposed noncontroversial calendar shall be placed on the noncontroversial calendar and removed from the regular calendar. They shall be eligible for consideration on the legislative day after the deadline for striking. A bill or resolution may be stricken from the noncontroversial calendar only by action of the Senate. If stricken, it shall be restored to its former place on the Senate calendar.

6. Bills and resolutions on the noncontroversial calendar may be called up when directed by the president of the Senate or by the Senate.

The motion prevailed and the procedure for the noncontroversial calendar was adopted.

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

AFTERNOON SESSION

The Senate reconvened, Senator DeHart presiding.

INTRODUCTION OF BILLS

Senate File 488, by Senators Stanley, Smith, Sullivan, Conklin, DeKoster, Flatt, Kosek, Lamborn, Lodwick, Parker, Potgeter, Potter, Curran, Frey and Balloun, a bill for an act to establish a work and training program to help members of families receiving aid to dependent children to become self-supporting.

Read first and second times and passed on file.

Senate File 489, by committee on transportation, a bill for an act relating to the movement of vehicles and loads of excess size and weight.

Read first and second times and placed on calendar.

Senate File 490, by Senator Reichardt, a bill for an act to levy property taxes on municipal utilities.

Read first and second times and passed on file.

Senate File 491, by Senators Potgeter and Walsh, a bill for an act to amend the uniform commercial code, relating to rights of a holder of certain instruments.

Read first and second times and passed on file.

Senate File 492, by Senators Denman, Flatt, Sullivan and Reichardt, a bill for an act relating to disclosure of personal beliefs and practices of pupils.

Read first and second times and passed on file.

Senate File 493, by Senator Kyhl (McCartney, Edgington and Grassley), a bill for an act relating to the bonds issued for construction of county public hospitals and additions thereto.

Read first and second times and passed on file.

Senate File 494, by committee on law enforcement, a bill for an act relating to motor vehicles.

Read first and second times and placed on calendar.

Senate File 495, by Senator Hill, a bill for an act to prevent the selling or offering for sale of any motor vehicle whose mileage registration device has been altered.

Read first and second times and passed on file.

Senate File 496, by Senator Erskine (Peterson and Koch), a bill for an act to require annual inspection of motor vehicles as a condition of registering or renewing registration of such motor vehicles.

Read first and second times and passed on file.

Senate File 497, by Senators Clarke, Denman and Frey, a bill for an act relating to the compensation of county officers.

Read first and second times and passed on file.

Senate File 498, by Senators Frommelt and Walsh, a bill for an act relating to area schools, and to provide for extension of vocational school and community college opportunities on a statewide basis.

Read first and second times and passed on file.

HOUSE MESSAGES CONSIDERED

House File 145, a bill for an act relating to granting to the counties the right to contract for options for the purchase of land.

Read first and second times and passed on file.

House File 390, a bill for an act relating to the implementation and organization for annual sessions of the General Assembly.

Read first and second times and passed on file.

House File 428, a bill for an act relating to retirement and removal of judges.

Read first and second times and passed on file.

REASSIGNMENT OF SENATE FILE 355

President Jepsen announced the reassignment of **Senate File 355** from committee on **law enforcement** to committee on **judiciary**.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Mogged, 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 164, 166, 323, 324 and 368.

CHARLES G. MOGGED
Chairman, Senate Committee
ELIZABETH SHAW
Chairman, House Committee

Report adopted.

BILLS SIGNED BY THE PRESIDENT

The President of the Senate announced that, as President of the Senate, he had signed in the presence of the Senate: House Files 164, 166, 323, 324 and 368.

ANNOUNCEMENT BY PRESIDENT OF SENATE

In accordance with sections 249B.1 and 249B.2 of the 1966 Code of Iowa, President Jepsen announced the following appointments:

Senator Pearle DeHart as a member of the Commission on the Aging, for the unexpired term ending June 30, 1969; and

Senator Bass Van Gilst as a member of the Commission on the Aging, for the unexpired term ending June 30, 1969.

BILLS ASSIGNED TO COMMITTEE

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

S.J.R. 25	Transportation
S. F. 450	Law enforcement
S. F. 453	Cities and towns
S. F. 455	Judiciary
S. F. 457	Law enforcement
S. F. 458	County government
S. F. 459	Agriculture
S. F. 460	County government
S. F. 461	Law enforcement
S. F. 462	Ways and means
S. F. 463	Judiciary
S. F. 464	Conservation and recreation
S. F. 465	Judiciary
S. F. 467	Agriculture
S. F. 468	Higher education
S. F. 469	Judiciary
S. F. 470	State government
S. F. 471	State government
S. F. 472	Iowa development
S. F. 473	Transportation
S. F. 474	State government
S. F. 475	State government
S. F. 476	Law enforcement
S. F. 477	County government
S. F. 478	Social services
S. F. 479	State government
S. F. 480	Ways and means
S. F. 481	Ways and means
S. F. 483	State government
S. F. 484	Conservation and recreation
S. F. 485	Ways and means
S. F. 486	Judiciary
S. F. 487	Appropriations
S. F. 488	Social services
S. F. 490	Ways and means
S. F. 491	Judiciary
S. F. 492	Schools
S. F. 493	County government
S. F. 495	Law enforcement
S. F. 496	Law enforcement
S. F. 497	County government

- S. F. 498 Higher education
- H. F. 145 County government
- H. F. 161 County government
- H. F. 349 Conservation and recreation
- H. F. 390 Rules
- H. F. 428 Appropriations

REPORT OF COMMITTEE

Senator Walsh submitted the following report:

MR. PRESIDENT: Your committee on cities and towns, to which was referred House File 111, a bill for an act relating to municipal utility retirement systems, begs leave to report it has had the same under consideration and recommends the same do pass.

JOHN WALSH, Chairman

Ordered passed on file.

AMENDMENTS FILED

- 1 Amend Senate File 86 by inserting in page 1, line 8, after the word
- 2 "shall", the words "have the power to".

ROGER J. SHAFF

- 1 Amend Senate File 91 by adding a new section at the end thereof
- 2 as follows:
- 3 "Section one hundred fifty-one point six (151.6), Code
- 4 1966, is amended by adding at the end thereof, a new paragraph
- 5 as follows: No person licensed under section one hundred fifty-
- 6 one point three (151.3) of the Code shall advertise in any
- 7 manner various ailments which can be treated or cured by the
- 8 practice of chiropractic. He may publish his name, his
- 9 telephone number, address, and state that he is a licensed
- 10 chiropractor."

CHESTER HOUGEN

- 1 Amend Senate File 175 by striking all after the enacting
- 2 clause and inserting in lieu thereof the following:
- 3 Section 1. As used in this Act, the term "firearm" means
- 4 any pistol, revolver, rifle, shotgun, machine gun, automatic
- 5 and semiautomatic rifle, or other firearm as the term is com-
- 6 monly used, or any gun, device or instrument in the nature of
- 7 a weapon from which may be fired or ejected any solid projec-
- 8 tile, ball, slug, pellet, missile, or bullet.
- 9 It shall also include, without limitation, any firearm which
- 10 is in the nature of any air gun, spring gun or pistol, carbon
- 11 dioxide or compressed air gun or pistol, or other weapon of a
- 12 similar nature in which the propelling force is a spring,
- 13 elastic band, carbon dioxide, compressed or other gas or vapor,
- 14 air or compressed air, or is ignited by compressed air, and
- 15 ejecting a bullet or missile smaller than three-eighths of an
- 16 inch in diameter, with sufficient force to injure the person.
- 17 Sec. 2. Any person who commits or attempts to commit an
- 18 assault, robbery, larceny of property exceeding twenty dollars
- 19 in value, burglary, breaking and entering, rape, murder, may-

20 hem, arson, extortion, kidnapping, sodomy or escape from legal
21 custody, when armed with or having in his possession any fire-
22 arm, whether or not capable of being discharged, or any other
23 object or device, whether toy or imitation, having an appear-
24 ance similar to or capable of being mistaken for a firearm, or
25 has a confederate aiding and abetting him in any one of said
26 crimes, present and armed with or having in his possession
27 any such firearm, object or device, shall be guilty of a
28 public offense separate and distinct from the crimes hereto-
29 fore enumerated in this section, and shall, in addition to
30 the punishment provided for that crime, be punished on a first
31 conviction by imprisonment in the penitentiary for not more
32 than five years; upon a second conviction by imprisonment in
33 the penitentiary for ten years; upon a third conviction by
34 imprisonment in the penitentiary for twenty years; and upon a
35 fourth or subsequent conviction, by imprisonment in the peni-
36 tentiary for life. No such additional punishment shall be
37 imposed unless the indictment shall have alleged that the
38 person was armed with or had a firearm in his possession and
39 conviction was had thereon.

40 Sec. 3. A person sentenced as provided in section two (2)
41 of this Act shall not be granted probation and the sentence
42 required to be imposed shall not be suspended for any reason
43 by the trial court or any other court. Said sentence shall be
44 served in full by such person with reduction for good be-
45 havior and the person so serving the same shall not otherwise
46 be eligible for parole, except upon a sentence for a first
47 conviction under section two (2) of this Act.

48 Sec. 4. Section two hundred forty-six point thirty-nine
49 (246.39), Code 1966, is hereby amended by inserting in line
50 seven (7) after the word "shall" the words "except when sen-
51 tenced pursuant to section two (2) of this Act".

52 Sec. 5. Section two hundred forty-six point forty-three
53 (246.43), Code 1966, as amended by Chapter two hundred nine
54 (209), Acts of the Sixty-second General Assembly, section three
55 hundred sixty-six (366), is hereby amended by inserting in line
56 five (5) after the word "director," the words "except when sen-
57 tenced pursuant to section two (2) of this Act".

58 Sec. 6. Section two hundred forty-seven point five (247.5),
59 Code 1966, is hereby amended by inserting in line four (4) after
60 the word "stage" the words "or sentenced pursuant to section
61 two (2) of this Act".

62 Sec. 7. Section two hundred forty-seven point twenty
63 (247.20), Code 1966, is hereby amended by inserting in line
64 six (6) after the word "drug" the words "or where he has been
65 sentenced pursuant to section two (2) of this Act".

66 Sec. 8. Section seven hundred eight point two (708.2),
67 Code 1966, is hereby amended by inserting in line three (3)
68 after the word "weapon," the words "except a firearm as de-
69 fined in section one (1) of this Act,".

70 Sec. 9. Section seven hundred eleven point two (711.2),
71 Code 1966, is hereby amended by inserting in line three (3)
72 after the word "weapon," the words "except a firearm as defined
73 in section one (1) of this Act,".

74 Sec. 10. Section seven hundred eighty-nine point twelve

75 (789.12), Code 1966, is hereby amended by adding at the end
76 a new sentence as follows: "If, however, one of the sentences
77 is pursuant to section two (2) of this Act, it shall in all in-
78 stances be separate and cumulative to the other sentence or
79 sentences imposed by the court."

80 Sec. 11. Section seven hundred eighty-nine point thirteen
81 (789.13), Code 1966, is hereby amended by inserting in line
82 five (5) after the word "imprisonment," the words "or where
83 he has been sentenced pursuant to section two (2) of the Act,".

W. CHARLENE CONKLIN
LEE GAUDINEER
EDWARD E. NICHOLSON
CHARLES K. SULLIVAN
FRANCIS MESSERLY
CHESTER O. HOUGEN
CHARLES F. BALLOUN
DAVID M. STANLEY

1 Amend Senate File 238 as follows:

2 1. By striking from page 2, line 1, the word "depressants,"
3 and inserting in lieu thereof the word "depressant".

4 2. By striking from page 2, line 20, the word "depressants,"
5 and inserting in lieu thereof the word "depressant".

6 3. By striking from page 3, line 1, the word "should" and
7 inserting in lieu thereof the word "shall".

HUGH H. CLARKE

1 Amend Senate File 279 by striking lines 9

2 through 13 and inserting in lieu thereof the following:

3 "Sec. 2. This Act, being deemed of immediate importance,
4 shall take effect and be in force from and after its
5 publication in The Times-Plain Dealer, a newspaper
6 published in Cresco, Iowa, and in the Council Bluffs
7 Nonpareil, a newspaper published in Council Bluffs, Iowa."

ROBERT R. RIGLER

1 Amend Senate File 311 as follows:

2 1. By striking the sentence beginning in page 1, line 8,
3 and ending in page 1, line 13.

4 2. By inserting in page 1, line 20, before the word
5 "remarriage" the word "subsequent".

6 3. By inserting after page 2, line 22, the following:

7 "Sec. 2. After June 30, 1969, a judge shall not be subject
8 to chapter ninety-seven B (97B), or chapter six hundred
9 five A (605A) of the Code, except sections six hundred five
10 A point twelve (605A.12) and six hundred five A point
11 thirteen (605A.13) of the Code, which shall continue to be
12 applicable to him."

13 4. By renumbering the following sections.

14 5. By inserting at the end of page 7, line 22, the words
15 "who at the time of their appointment have been".

LUCAS J. DeKOSTER

1 Amend Senate File 417 as follows:

2 1. By inserting in page 5, line 27, before the word
3 "court" the word "district".

4 2. By striking in page 5, line 27, the words "of general

5 jurisdiction".

6 3. By inserting in page 6, line 11, before the word "court"
7 the word "district".

8 4. By striking in page 6, line 11, the words "of general
9 jurisdiction".

LUCAS J. DeKOSTER

1 Amend Senate File 451 by striking from page 1, lines 9
2 and 10, the words and figures "one million (1,000,000)"
3 and inserting in lieu thereof the words and figures
4 "two million (2,000,000)".

HAROLD THORSEN
JOHN M. WALSH

On motion of Senator Klink, the Senate adjourned until 9:00 a.m.,
Tuesday, March 18, 1969.

JOURNAL OF THE SENATE

SENATE CHAMBER,
DES MOINES, IOWA, TUESDAY, MARCH 18, 1969.

The Senate met in regular session, President Jepsen presiding.

Prayer was offered by Reverend Ray DeBorde, pastor of the Sioux City Baptist Church, Sioux City, Iowa.

The Senate pledged allegiance to the flag.

The Journal of March 17, 1969, was approved.

PETITIONS

The following petitions were presented and placed on file:

By Senator Parker, from three hundred eighty students from Buchanan County favoring lowering the voting age to nineteen years.

By Senator Stephens, from twenty-six residents of Washington County favoring stronger legislation against sex offenders and child molesters.

By Senator Dodds, from ninety-two residents of Linn County opposing Senate File 57 relating to membership of public employees in labor unions, organizations or associations and favoring Senate File 61 relating to the public employees of the State of Iowa.

By the following Senators, favoring legislation to permit cooperation with federal agencies with respect to meat and poultry inspection:

Senator DeKoster, from forty residents of Lyon and Sioux Counties.

Senator Frey, from forty-two residents of Pottawattamie County.

Senator Smith, from twenty-eight residents of O'Brien County.

Senator Sullivan, from twenty-four residents of Woodbury County.

Senator Erskine, from thirty-six residents of Woodbury County.

Senator Schaben, from ninety-four residents of Harrison, Monona and Shelby Counties.

DISTINGUISHED GUEST

Senator Anderson rose on a point of personal privilege and presented to the Senate the Honorable Howard Vincent, former member of the Senate from Lucas County, who was present in the Senate chamber.

VISITORS WELCOMED

President Jepsen welcomed to the Senate forty-four students from the Anita Community School, who were present in the balcony with their instructor, John Burke.

INTRODUCTION OF BILLS

Senate File 499, by Senator Walsh, a bill for an act to provide auxiliary educational services to students attending nonpublic schools.

Read first and second times and passed on file.

Senate File 500, by Senator Walsh, a bill for an act relating to the registration of voters.

Read first and second times and passed on file.

Senate File 501, by Senators Gaudineer, Shirley, Denman and Coleman (Mayberry, Cochran, Baker and Rodgers), a bill for an act relating to establishment of an office for planning and programming under the office of the Governor.

Read first and second times and passed on file.

Senate File 502, by Senator Doderer (Radl), a bill for an act relating to the termination of pregnancy.

Read first and second times and passed on file.

Senate Joint Resolution 26, by Senator Walsh (Ellsworth), 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.

ANNOUNCEMENT OF RULING

President Jepsen ruled as follows on the point of order raised by Senator Shirley March 17 and found on page 513 of the Senate Journal:

In accordance with Rule 17 in the Senate rules, the Chair ruled the point well taken, and Senate Concurrent Resolution 13 which provides for an

amendment to the Constitution of the United States must be placed on the regular calendar. It will be placed on the calendar in a position corresponding with bills that were reported for the calendar on March 11, the date the resolution was reported out of committee.

ANNOUNCEMENT BY THE PRESIDENT

President Jepsen called the attention of the Senate to the announcement of investigating committees on the Governor's appointments found on page 507 of the Senate Journal.

SENATE FILE 175 DEFERRED

Senator Conklin asked and received unanimous consent that further action on **Senate File 175** be deferred and that the bill retain its place on the calendar under unfinished business.

UNFINISHED BUSINESS

Senate File 279

On motion of Senator Griffin, Senate File 279, a bill for an act to amend section five hundred thirty-five point two (535.2), Code 1966, relating to the rate of interest to which parties may agree in writing, was taken up for further consideration.

Senator Rigler asked and received unanimous consent to withdraw the following amendment:

Amend Senate File 279 by striking from page 1, lines 1 and 2, the following words and figures: "amend section five hundred thirty-five point two (535.2), Code 1966,".

Senator Mowry offered the following amendment:

Amend Senate File 279 as follows:

1. After section 1 insert the following new section:

"Sec. 2. In determining the rate of interest being charged, compensating balance requirements unless allowable by other statutory provisions, service charges exclusive of amounts attributable to appraisals and legal title opinions, and premium charges on credit life, credit health and credit accident insurance, which have the effect of raising the interest rate in excess of the stated amount, shall be taken into consideration in determining the maximum rate of interest."

2. Renumber the following sections.

Senator Stanley raised a point of order that the discussion was not germane to the bill or the amendment.

The Chair ruled the point well taken.

Senator Mowry moved the adoption of his amendment.

Roll call was requested.

On the question "Shall the Mowry amendment be adopted?" (S.F. 279) the vote was:

Rule 8 was invoked.

Ayes, 24:

Arbuckle	Flatt	Leonard	Palmer
Balloun	Frommelt	Lisle	Schaben
Conklin	Glenn	Lucken	Shaff
Dodds	Hammer	McGill	Shirley
Doderer	Hill	Messerly	Smith
Erskine	Hougen	Mowry	Stephens

Nays, 34:

Anderson	Gaudineer	Laverty	Potter
Briles	Gilley	Mogged	Reichardt
Clarke	Griffin	Neu	Rigler
Coleman	Keith	Nicholson	Stanley
Curran	Klink	Ollenburg	Thordsen
DeHart	Kosek	O'Malley	Van Gilst
DeKoster	Kyhl	Parker	Walsh
Denman	Lamborn	Potgeter	Weimer
Frey	Lange		

Absent or not voting, 8:

Benda	Lodwick	Sullivan
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The amendment was lost.

Senator Rigler offered the following amendment and moved its adoption:

Amend Senate File 279 by striking lines 9 through 13 and inserting in lieu thereof the following:

"Sec. 2. This Act, being deemed of immediate importance, shall take effect and be in force from and after its publication in The Times-Plain Dealer, a newspaper published in Cresco, Iowa, and in the Council Bluffs Nonpareil, a newspaper published in Council Bluffs, Iowa."

Roll call was requested.

On the question "Shall the Rigler amendment be adopted?" (S.F. 279) the vote was:

Ayes, 49:

Anderson	Frey	Laverty	Potgeter
Arbuckle	Frommelt	Lisle	Potter
Balloun	Gilley	Lucken	Reichardt
Briles	Griffin	McGill	Rigler
Clarke	Hammer	Messerly	Schaben
Coleman	Hougen	Mogged	Shaff
Conklin	Keith	Mowry	Smith
Curran	Klink	Neu	Stanley
DeHart	Kosek	Nicholson	Stephens
DeKoster	Kyhl	Ollenburg	Thordsen
Denman	Lamborn	Palmer	Walsh
Dodds	Lange	Parker	Weimer
Flatt			

Nays, 7:

Erskine	Glenn	Leonard	Shirley
Gaudineer	Hill	O'Malley	

Voting present, 1:

Doderer

Absent or not voting, 4:

Benda	Lodwick	Sullivan	Van Gilst
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The amendment was adopted.

Senator Glenn offered the following amendment filed by Senators Glenn and Dodds:

Amend Senate File 279 by striking in line 8 of section 1, the word "nine" and inserting in lieu thereof the word "eight".

Senator Glenn moved the adoption of the amendment and requested a roll call.

On the question "Shall the Glenn-Dodds amendment be adopted?" (S.F. 279) the vote was:

Rule 8 was invoked.

Ayes, 19:

Arbuckle	Erskine	Keith	Palmer
Coleman	Frommelt	Leonard	Schaben
Conklin	Gaudineer	Lisle	Stephens
Dodds	Glenn	McGill	Van Gilst
Doderer	Hill	O'Malley	

Nays, 38:

Anderson	Gilley	Messerly	Reichardt
Balloun	Griffin	Mogged	Rigler
Briles	Hougen	Mowry	Shaff
Clarke	Klink	Neu	Shirley
Curran	Kosek	Nicholson	Smith
DeHart	Kyhl	Ollenburg	Stanley
DeKoster	Lamborn	Parker	Thordsen
Denman	Lange	Potgeter	Walsh
Flatt	Laverty	Potter	Weimer
Frey	Lucken		

Absent or not voting, 4:

Benda	Hammer	Lodwick	Sullivan
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The amendment was lost.

Senator Gaudineer offered the following amendment:

Amend Senate File 279 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section five hundred thirty-five point two (535.2) of the Code is hereby amended by striking all after the word, "exceeding" in lines five (5) and six (6) and by inserting in lieu thereof the following:

"the maximum effective annual rate to be determined January one (1) and quarterly thereafter by joint action of the superintendent of banking, insurance commissioner, and treasurer of state, of which a majority shall control

their actions in setting such rate; but in no event shall the maximum effective annual rate so set exceed ten (10) cents on the hundred by the year:".

Sec. 2. Section five hundred thirty-six A point twenty-three (536A.23) of the Code is hereby amended by striking in lines five (5) and six (6) the words and figures, "that authorized by section 535.2." and by inserting in lieu thereof the words, "seven cents on the hundred by the year".

Senator Gaudineer offered the following amendment to his amendment and moved its adoption:

Amend the Gaudineer amendment filed February 25, 1969, to Senate File 279 by adding the following:

"Sec. 3. This Act, being deemed of immediate importance, shall take effect and be in force from and after its publication in The Times-Plain Dealer, a newspaper published in Cresco, Iowa, and in the Council Bluffs Nonpareil, a newspaper published in Council Bluffs, Iowa."

The amendment to the amendment was adopted.

Senator Gaudineer called for a division of his amendment as amended, section 1 as division 1, and section 2 and section 3 as division 2.

Senator Gaudineer moved the adoption of division 1 of his amendment.

Roll call was requested.

On the question "Shall division 1 of the Gaudineer amendment be adopted?" (S.F. 279) the vote was:

Rule 8 was invoked.

Ayes, 15:

Dodds	Glenn	McGill	Shirley
Doderer	Hill	Nicholson	Stephens
Frommelt	Leonard	Palmer	Van Gilst
Gaudineer	Lucken	Schaben	

Nays, 44:

Anderson	Erskine	Lamborn	Parker
Arbuckle	Flatt	Lange	Potgeter
Balloun	Frey	Laverty	Potter
Briles	Gilley	Lisle	Reichardt
Clarke	Griffin	Lodwick	Rigler
Coleman	Hammer	Messerly	Shaff
Conklin	Hougen	Mogged	Smith
Curran	Keith	Mowry	Stanley
DeHart	Klink	Neu	Thordsen
DeKoster	Kosek	Ollenburg	Walsh
Denman	Kyhl	O'Malley	Weimer

Absent or not voting, 2:

Benda	Sullivan
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Division 1 of the Gaudineer amendment was lost.

Senator Gaudineer asked and received unanimous consent to withdraw division 2 of his amendment.

Senator Gaudineer offered the following amendment:

Amend Senate File 279 by numbering properly and adding the following new section thereto:

"Sec. —. Section five hundred thirty-six A point twenty-three (536A.23) of the Code is hereby amended by striking in lines 5 and 6 the words and figures, "that authorized by section 535.2." and by inserting in lieu thereof the words, "seven cents on the hundred by the year".

Senator Gaudineer moved the adoption of his amendment and requested a roll call.

On the question "Shall the Gaudineer amendment be adopted?" (S.F. 279) the vote was:

Ayes, 18:

Conklin	Gilley	McGill	Schaben
DeKoster	Glenn	Neu	Shirley
Dodds	Hill	Nicholson	Stephens
Doderer	Leonard	Palmer	Van Gilst
Gaudineer	Lucken		

Nays, 39:

Anderson	Frey	Lange	Potter
Balloun	Frommelt	Lavery	Reichardt
Briles	Griffin	Lodwick	Rigler
Clarke	Hammer	Messerly	Shaff
Coleman	Hougen	Mogged	Smith
Curran	Keith	Mowry	Stanley
DeHart	Klink	Ollenburg	Thordsen
Denman	Kosek	O'Malley	Walsh
Erskine	Kyhl	Parker	Weimer
Flatt	Lamborn	Potgeter	

Voting present, 1:

Arbuckle

Absent or not voting, 3:

Benda	Lisle	Sullivan
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The amendment was lost.

CALL OF THE SENATE

The Chair announced the following Call of the Senate had been filed at the desk:

MR. PRESIDENT: Pursuant to Rule 5 of the Temporary Rules of Procedure of the Sixty-third General Assembly, we, the undersigned, do hereby request a Call of the Senate on Senate File 279 and all amendments and motions thereto.

C. JOSEPH COLEMAN
WILLIAM DENMAN
ROBERT DODDS
MINNETTE DODERER

ANDREW FROMMELT
LEE GAUDINEER
GENE GLENN
EUGENE HILL

DONALD MCGILL
 GEORGE O'MALLEY
 WILLIAM PALMER
 WILLIAM REICHARDT

JAMES SCHABEN
 ALAN SHIRLEY
 BASS VAN GILST
 DONALD WEIMER

The Chair directed the Secretary to call the roll.

Roll call revealed all members of the Senate present with the exception of Senators Benda, Lisle and Sullivan.

Senator Stanley moved that the absent members be excused from the Call of the Senate.

Roll call was requested on the Stanley motion.

On the question "Shall Senators Benda, Lisle and Sullivan be excused from the Call of the Senate?" the vote was:

Ayes, 41:

Anderson	Gilley	Laverty	Parker
Balloun	Griffin	Leonard	Potgeter
Briles	Hammer	Lodwick	Potter
Clarke	Hougen	Lucken	Rigler
Conklin	Keith	Messerly	Shaff
Curran	Klink	Mogged	Smith
DeHart	Kosek	Mowry	Stanley
DeKoster	Kyhl	Neu	Stephens
Erskine	Lamborn	Nicholson	Thordsen
Flatt	Lange	Ollenburg	Walsh
Frey			

Nays, 16:

Coleman	Frommelt	McGill	Schaben
Denman	Gaudineer	O'Malley	Shirley
Dodds	Glenn	Palmer	Van Gilst
Doderer	Hill	Reichardt	Weimer

Voting present, 2:

Arbuckle	Lisle
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Absent or not voting, 2:

Benda	Sullivan
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The motion prevailed and the absent Senators were excused from the Call of the Senate.

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

On the question "Shall the bill pass?" (S.F. 279) the vote was:

Rule 8 was invoked.

Ayes, 45:

Anderson	Clarke	DeHart	Flatt
Arbuckle	Coleman	DeKoster	Frey
Balloun	Conklin	Denman	Gilley
Briles	Curran	Erskine	Griffin

Hammer	Laverty	Nicholson	Shaff
Hougen	Lodwick	Ollenburg	Shirley
Keith	Lucken	Parker	Smith
Klink	Messerly	Potgeter	Stanley
Kosek	Mogged	Potter	Thordeen
Kyhl	Mowry	Reichardt	Walsh
Lamborn	Neu	Rigler	Weimer
Lange			

Nays, 13:

Dodds	Glenn	McGill	Schaben
Doderer	Hill	O'Malley	Stephens
Frommelt	Leonard	Palmer	Van Gilst
Gaudineer			

Absent or not voting, 8:

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

Senator Griffin asked unanimous consent that Senate File 279 be immediately messaged to the House.

Objection was raised.

Senator Griffin moved that Senate File 279 be immediately messaged to the House.

Senator Stanley moved as a substitute motion that the vote by which Senate File 279 passed the Senate be reconsidered and the motion to reconsider be laid on the table, which motion prevailed.

COMMUNICATION
STATE COMPTROLLER
Des Moines

March 18, 1969

Mr. Carroll Lane
Secretary of Senate
State House
Local

Dear Mr. Lane:

There are transmitted herewith claims against the State of Iowa, to be filed with the claims committee of the Senate.

These are additional claims since our letter to you of January 14, 1969, and include twelve claims of a general nature.

Index is attached showing number of claim, name and address of claimant, amount of claim and amount approved.

Very truly yours
MAURICE E. BARINGER
Chairman, State Appeal Board

Receipt of the above is hereby acknowledged.

CARROLL LANE, Secretary of Senate

OFFICE OF STATE COMPTROLLER

Claim Number	Name of Claimant and Nature of Claim	Amount of Claim	Amount Approved
1149-63-25	Myrl Hight, Schleswig, Iowa—Gas tax refund	\$ 44.73	Disapproved
1150-64-25	Richard W. Paton, 7313 Douglas Avenue, Des Moines, Iowa—Salary for services rendered	2,907.67	Disapproved
69-64-25	Edwin L. Barbour, 1628 North 26th Street, Fort Dodge, Iowa—Services furnished to the state	246.13	Disapproved
70-64-25	Carmen M. Gioiello, 1728 McPherson Avenue, Council Bluffs, Iowa—Services furnished to the state	177.38	Disapproved
71-64-25	3W Corporation, 8400 University Boulevard, Des Moines, Iowa—Gas tax refund	393.47	Disapproved
79-64-25	William Hoskins, 1123 Avenue F, Fort Madison, Iowa—Services furnished to the state	268.11	Disapproved
80-64-25	Jones County Auditor, Anamosa, Iowa—Personal property tax credit	582.98	Disapproved
99-64-25	Hazel Chuck, 605 15th S.E., Mason City, Iowa—Services furnished to the state ..	309.05	Disapproved
142-64-25	Raymond Pugh, 6015 N.W. 61st Avenue, Des Moines, Iowa—Services furnished to the state	157.87	Disapproved
167-64-25	Mrs. Corliss J. Williams, 6215 Windsor Drive, Des Moines, Iowa—Services furnished to the state	160.00	Disapproved
22-64-25	Darryl Irish, 101 Superior Street, Emmetsburg, Iowa—Services furnished to the state	388.88	Disapproved
223-64-25	H. Johann Eschbach, 1010 Belmont Parkway, N.W., Cedar Rapids, Iowa—Services furnished to the state	284.25	Disapproved

REPORTS OF COMMITTEES

Senator Briles submitted the following report:

MR. PRESIDENT: Your committee on county government, to which was referred Senate File 181 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.

JAMES BRILES, Chairman

Ordered passed on file.

Senator DeKoster submitted the following reports:

MR. PRESIDENT: Your committee on judiciary, to which was referred Senate File 119, a bill for an act relating to the expense or care, examination or treatment of minors placed by the court with someone other than the parents, begs leave to report it has had the same under consideration and recommends the same do pass.

LUCAS J. DeKOSTER, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary, to which was referred **Senate File 247**, a bill for an act relating to newspaper editorials, begs leave to report it has had the same under consideration and **returns the bill without recommendation.**

LUCAS J. DeKOSTER, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary, to which was referred **Senate File 271**, a bill for an act relating to the conveyance of an interest in land, and defining marketable record title, begs leave to report it has had the same under consideration and recommends the same **be amended in accordance with Mowry-DeKoster amendment, filed March 11, 1969, and found on page 459 of the Senate Journal; and when so amended the bill do pass.**

LUCAS J. DeKOSTER, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary, to which was referred **Senate File 276**, a bill for an act relating to court records, begs leave to report it has had the same under consideration and recommends the same **do pass.**

LUCAS J. DeKOSTER, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary, to which was referred **Senate File 347**, a bill for an act to legalize and validate the special election held in Pottawattamie County, Iowa, on the 5th day of November, 1968, on the proposition of remodeling the present county home and build and equip an addition thereto, begs leave to report it has had the same under consideration and recommends the same **do pass.**

LUCAS J. DeKOSTER, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary, to which was referred **House File 203**, a bill for an act to legalize and validate the proceedings of the Board of Directors of the Harlan Community School District of Shelby and Harrison Counties, State of Iowa, in connection with an election for the issuance of school bonds and declaring the validity of said election and that bonds issued pursuant to and authorized thereby shall constitute valid, etc., begs leave to report it has had the same under consideration and recommends the same **do pass.**

LUCAS J. DeKOSTER, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary, to which was referred **House File 243**, a bill for an act to legalize and validate the proceedings of the Board of Directors of the Bondurant-Farrar Community School District, in the Counties of Jasper and Polk, State of Iowa, in connection with an election for the issuance of school bonds and declaring the validity of said election and that bonds issued pursuant to and authorized thereby, shall con-

stitute etc., begs leave to report it has had the same under consideration and recommends the same **do pass**.

LUCAS J. DeKOSTER, Chairman

Ordered passed on file.

Senator Kyhl submitted the following reports:

MR. PRESIDENT: Your committee on law enforcement, to which was referred **Senate File 220**, a bill for an act relating to farm wagon licensing, begs leave to report it has had the same under consideration and recommends the same **do pass**.

VERNON H. KYHL, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on law enforcement, to which was referred **House File 318**, a bill for an act relating to vesting police powers and the status of peace officers upon agents, officers, and investigators of 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**.

VERNON H. KYHL, Chairman

Ordered passed on file.

AMENDMENTS FILED

- 1 Amend Senate File 91 by striking lines 18 through 21 and by
- 2 inserting the following:
- 3 "the patient without the use of medicinal preparations,
- 4 biologicals, drugs or operative surgery. The term analysis
- 5 is construed to include x-ray and examination for diagnostic
- 6 purposes as taught in chiropractic colleges approved by the board
- 7 of chiropractic examiners of the State of Iowa."

CLIFTON C. LAMBORN

- 1 Amend the Clarke amendment of March 14, 1969, to Senate File 91,
- 2 found on pages 508 and 509 of the Senate Journal, by inserting
- 3 in line 3 before the word "Without" the following: "Section
- 4 one hundred fifty-one point five (151.5), Code 1966, is hereby
- 5 amended by inserting at the end thereof the following:"

HUGH H. CLARKE

- 1 Amend Senate File 139:
- 2 1. By striking all after the enacting clause and inserting
- 3 in lieu thereof the following:
- 4 Section 1. A bank which makes available to its depositors
- 5 printed checks, or drafts showing it to be the drawee, shall
- 6 guarantee payment to a payee or his indorser of checks or drafts
- 7 drawn or made in the case of each such check to the sum of not
- 8 more than twenty-five dollars, if upon presentation for payment
- 9 the drawer or maker has insufficient funds on deposit with the
- 10 drawee.
- 11 Sec. 2. A bank is hereby permitted to charge a fee of one
- 12 and one-half per cent of the amounts paid to payees or their in-
- 13 dorsers, under section one (1) of this Act on behalf of the
- 14 drawer until the drawer satisfies his obligation to the drawee.
- 15 Sec. 3. A bank may pay a check or draft in excess of twenty-

16 five dollars, where the drawer has insufficient funds on deposit
17 with the drawee, in reliance on the credit of the maker or drawer
18 and is hereby permitted to charge the same fee on the excess as
19 permitted by section two (2) of this Act.

20 Sec. 4. The title is amended by striking from page 1, line 1,
21 the word "false" and inserting after the word "checks" the words
22 "without sufficient funds on deposit to the drawer or maker".

WILLIAM J. REICHARDT

1 Amend the Conklin amendment to Senate File 175,
2 dated March 17, 1969, as follows:

3 1. By striking all lines 48 through 51, inclusive.

4 2. By renumbering the following sections.

W. CHARLENE CONKLIN

1 Amend the Conklin, et al., amendment to Senate File 175 as follows:

2 1. By inserting in line 18 after the word, "assault" the words,
3 "punishable as a felony".

4 2. By striking all after the word, "life" in lines 36 through
5 39 and by inserting in lieu thereof the following:

6 "The indictment or county attorney's information shall allege
7 the principal crime charged in one count and the additional crime
8 charged by reason of section two (2) of this Act in an additional
9 count. The defendant shall be tried upon both crimes or counts in
10 the indictment or county attorney's information at the same trial.
11 The jury shall return a separate verdict of guilty or not guilty up-
12 on each crime charged. In the event the defendant would be subject
13 to a greater penalty by reason of prior convictions, the provisions
14 of sections six hundred ninety-six point ten (696.10), seven hundred
15 forty-seven point four (747.4), and seven hundred seventy-three point
16 three (773.3) of the Code shall be applicable."

17 3. By striking lines 66 through 73, inclusive.

LEE H. GAUDINEER, JR.

W. CHARLENE CONKLIN

1 Amend Senate File 255 by inserting in line 22 after the word,
2 "months", the following:

3 " , unless the judicial district contains only one county".

LEE H. GAUDINEER, JR.

ROBERT R. RIGLER

1 Amend Senate File 279 by striking in line 8 of
2 section 1, the word "nine" and inserting in lieu thereof
3 the word "eight".

GENE W. GLENN

ROBERT DODDS

1 Amend the Gaudineer amendment filed February 25, 1969, to Senate
2 File 279 by adding the following:

3 "Sec. 3. This Act, being deemed of immediate importance, shall
4 take effect and be in force from and after its publication in The
5 Times-Plain Dealer, a newspaper published in Cresco, Iowa, and in
6 the Council Bluffs Nonpareil, a newspaper published in Council Bluffs,
7 Iowa."

LEE H. GAUDINEER, JR.

1 Amend Senate File 279 by numbering properly and adding the
2 following new section thereto:

3 "Sec. —. Section five hundred thirty-six A point twenty-three

4 (536A.23) of the Code is hereby amended by striking in lines 5 and
5 6 the words and figures, "that authorized by section 535.2." and
6 by inserting in lieu thereof the words, "seven cents on the hundred
7 by the year".

LEE H. GAUDINEER, JR.

1 Senate File 305 is hereby amended by adding thereto the
2 following new sections:

3 1. Section eighty-five point forty-five (85.45), Code 1966,
4 as amended by chapter four hundred (400), section twelve (12),
5 Acts of the Sixty-second General Assembly, is hereby further
6 amended as follows:

7 a. By striking subsection two (2) of such section.

8 b. By striking from line two (2) of subsection three (3) the
9 word "court" and inserting in lieu thereof the words "industrial
10 commissioner".

11 2. Section eighty-five point forty-six (85.46), Code 1966, as
12 amended by chapter four hundred (400), section thirteen (13),
13 Acts of the Sixty-second General Assembly, is hereby further
14 amended by striking all of such section and inserting in lieu
15 thereof the following:

16 "A written petition for commutation may be made to the indus-
17 trial commissioner.

18 Notice of the filing or presentation of such petition shall be
19 served upon the opposite party or parties as provided in section
20 eight-six point thirty-six (86.36) of the Code."

21 3. Section eighty-five point forty-seven (85.47), Code 1966,
22 is hereby amended by striking from line two (2) the word "court"
23 and inserting in lieu thereof the words "industrial commissioner".

24 4. Section eighty-five point forty-eight (85.48), Code 1966,
25 is hereby amended by striking from line two (2) the word "court"
26 and inserting in lieu thereof the words "industrial commissioner".

R. DEAN ARBUCKLE

1 Amend Senate File 383 by inserting in line 11 after the period
2 the following:

3 "For the purposes of this Act, a bona fide transaction involv-
4 ing the purchase or redemption of shares of an investment company
5 registered under the federal investment company act of 1940,
6 such investment companies being commonly referred to as 'mutual
7 funds', shall be deemed a bona fide transaction on a board of
8 trade, exchange or market."

ERNEST KOSEK

1 Amend Senate File 456 by striking from page 1, line 21,
2 the word "public".

ERNEST KOSEK

1 1. Amend Senate File 456, section 3, page 2, line 3, by
2 striking the period and adding after the word "homes" the
3 following: "three of which shall be administrators of pro-
4 prietary homes. One shall be a lay person interested and
5 knowledgeable in the field and one shall be a representative
6 of an educational program in nursing home administration or
7 other health administration education programs at a university
8 or college.

9 2. Further amend section 3, page 2, lines 6 and 7, by
10 striking the words "the board of directors of the Iowa nurs-

11 ing home association" and inserting in lieu thereof the
12 following: "professional nursing home associations."

13 3. Further amend section 3, page 2, lines 13 and 14, by
14 striking the words "the board of directors of the Iowa nursing
15 home association" and inserting in lieu thereof the following:
16 "professional nursing home associations."

17 4. Further amend section 3, page 2, lines 18 and 19, by
18 striking the words "the board of directors of the Iowa nurs-
19 ing home association" and inserting in lieu thereof the follow-
20 ing: "professional nursing home associations."

21 5. Further amend section 3, page 2, line 26, by striking
22 the word "five" and inserting in lieu thereof the word "two".

23 6. Further amend section 3, page 2, line 28, by striking
24 the word "administrator" and inserting in lieu thereof the
25 following: "person except the two lay members of the board."

26 7. Further amend section 3, page 2, by adding after
27 line 29 the following: "Members may be removed by the gov-
28 ernor for good cause after due notice and hearing."

29 8. Amend section 4, page 3, by striking lines 18 to 25,
30 and by inserting in lieu thereof: "Persons who, on the effec-
31 tive date of this Act, have been actively engaged in the prac-
32 tice of nursing home administration for at least two years next
33 preceding such date and who do not meet the requirements of
34 subsections two (2) and three (3) and section four (4) of this
35 Act, may be issued a temporary license upon payment of the re-
36 quired fee, without the need to present evidence of satisfactory
37 completion of a course of instruction and training and without
38 examination, but any such licenses shall expire no later than
39 June 30, 1972."

40 9. Amend section 6, page 4, line 5, by striking the word
41 "ten" and inserting in lieu thereof the word "thirty".

THOMAS J. FREY

1 Amend Senate File 466 as follows:

2 1. Amend page 1, line 21, by inserting
3 after the word "used", the words, "in commerce".

4 2. Amend page 4, line 12, by inserting
5 after the word, "device", the words, "in commerce".

6 3. Amend page 2, line 35, by inserting
7 after the word, "any", the word, "defective".

8 4. Amend page 2, line 35, by inserting
9 after the word, "while", the word, "so".

COMMITTEE ON AGRICULTURE

RICHARD L. STEPHENS, Chairman

1 Amend House File 111 as follows:

2 1. By inserting the following as a new section 5:

3 "Sec. 5. Section four hundred twelve point four (412.4), Code
4 1966, is further amended by striking all of said section after the
5 comma (,) in line nine (9) thereof and substituting therefor the
6 following:

7 'or any bank located in Iowa having trust powers for the
8 investment of funds contributed to an annuity or pension system,
9 for the payment of the pensions or annuities provided in any
10 such pension or annuity retirement system, and may pay the
11 premiums or make the contribution provided for in such contract
12 out of the fund provided for in section four hundred twelve point

13 two (412.2) of the Code. Funds contributed to a bank pursuant to
14 such a contract shall be invested in the manner prescribed in
15 section six hundred thirty-three point one hundred twenty-three
16 (633.123) of the Code and may be commingled with and invested
17 as a part of a common or master fund managed for the benefit of
18 more than one public utility as defined in section four hundred twelve
19 point five (412.5) of the Code.' "

20 2. By renumbering the remaining section.

PEARLE DeHART

1 Amend Senate File 91 as follows:

2 1. By adding the following section: "Chapter one
3 hundred fifty-one (151), Code 1966, is amended by adding the
4 following new section:

5 "The license of any chiropractor may be revoked,
6 suspended, or placed on probation upon a showing at a
7 proper hearing by the board of chiropractic examiners
8 that the licensee was guilty of false, fraudulent or
9 misleading advertising in which grossly improbable
10 statements are made; or that he advertised in any
11 publication or media, free services or consultation, or
12 the prices for which his services are available; or that
13 he has professional connection with any person or any
14 firm or corporation who advertises in the manner prescribed
15 by this section.

16 "The chiropractic examining board, as an alternative
17 to the procedures established in sections one hundred forty-
18 seven point fifty-eight (147.58) through one hundred forty-
19 seven point seventy-one (147.71) of the Code, after due
20 notice and hearing, may direct the commissioner of public
21 health to issue an order to revoke, suspend, or place on
22 probation the license of any person licensed to practice
23 chiropractic for the grounds set forth in this section.

24 "The proceedings by the chiropractic examining
25 board for revocation, suspension, or probation of a
26 license shall be in accord with the procedures
27 established in section one hundred forty-eight point
28 seven (148.7) of the Code. A voluntary surrender is
29 hereby authorized in the same manner and with the same
30 qualification established by section one hundred forty-
31 eight point eight (148.8) of the Code."

32 2. Amend the title by striking the words "to define
33 the practice of chiropractic", and insert in lieu thereof,
34 the words "relating to the practice of chiropractic."

CHESTER HOUGEN

On motion of Senator Stanley, the Senate adjourned until 9:00
a.m., Wednesday, March 19, 1969.

JOURNAL OF THE SENATE

SENATE CHAMBER,
DES MOINES, IOWA, WEDNESDAY, MARCH 19, 1969.

The Senate met in regular session, President Jepsen presiding.

Prayer was offered by Reverend Richard Bentzinger, pastor of the St. John's United Methodist Church, Des Moines, Iowa.

The Senate pledged allegiance to the flag.

The Journal of March 18, 1969, was approved.

PETITIONS

The following petitions were presented and placed on file:

By Senator Curran, from seventy-one residents of Cerro Gordo County opposing the phasing out of state camp grounds within the next three years to favor private enterprise, and favoring the use of an annual state park permit.

By Senator Curran, from twenty-nine residents of Cerro Gordo County favoring stronger legislation against sex offenders and child molesters.

By the following Senators, favoring legislation to permit cooperation with federal agencies with respect to meat and poultry inspection:

Senator Laverty, from forty-eight residents of Marion County.

Senator Flatt, from sixty-one residents of Adair, Guthrie and Madison Counties.

Senator Shirley, from ninety-four residents of Dallas, Audubon and Guthrie Counties.

Senator Lange, from thirty-six residents of Ida County.

Senator Mowry, from ninety-nine residents of Marshall County.

DISTINGUISHED GUEST

Senator Messerly rose on a point of personal privilege and presented to the Senate the Honorable Gene F. Condon, former member of the Senate from Black Hawk County, who was present in the Senate chamber.

VISITORS WELCOMED

President Jepsen welcomed to the Senate thirteen students, members of the stenographic class from Ottumwa High School, who were present in the balcony with their instructor, Mrs. Wilson.

President Jepsen welcomed to the Senate two hundred students, members of the senior class of the Muscatine High School, who were present in the balcony.

President Jepsen welcomed to the Senate forty-seven students, members of the senior class of the Lynnvile-Sully Community School, who were present in the balcony with their instructors, Mrs. Gloria McKeag and Wayne Wiedeman.

President Jepsen welcomed to the Senate twenty-five students, members of the senior class of the Waukee High School, who were present in the balcony with their instructor, Mr. Darling.

President Jepsen welcomed to the Senate students from Iowa City High School, members of the Iowa City Little Hawks Basketball team, quarter-finalists in the Class AA State Boys Basketball Tournament.

INTRODUCTION OF BILLS

Senate File 503, by Senator Frey, a bill for an act relating to semitrailers.

Read first and second times and passed on file.

Senate File 504, by committee on social services (committee on social services), a bill for an act relating to communicable diseases.

Read first and second times and placed on calendar.

Senate File 505, by Senator Walsh (Van Drie, Kluever, Alt and Nolting), a bill for an act relating to municipal utility retirement systems.

Read first and second times and passed on file.

Senate File 506, by Senator Walsh, a bill for an act relating to the Iowa public employees' retirement system.

Read first and second times and passed on file.

Senate File 507, by Senator Walsh (Mayberry, Cochran, Crosier, Baker and Rodgers), a bill for an act relating to overtime pay for state employees.

Read first and second times and passed on file.

Senate File 508, by Senator Walsh, a bill for an act relating to distribution of food stamps, surplus foods, or other commodities.

Read first and second times and passed on file.

Senate File 509, by Senator Walsh, a bill for an act relating to the establishment of a municipal property tax relief fund.

Read first and second times and passed on file.

Senate File 510, by Senators Walsh and Potgeter, a bill for an act providing temporary reimbursement of property tax to community housing developers.

Read first and second times and passed on file.

Senate File 511, by Senator Lisle, a bill for an act to convey an interest in land in Page County.

Read first and second times and passed on file.

Senate File 512, by Senator Dodds, a bill for an act relating to delinquent taxes.

Read first and second times and passed on file.

Senate File 513, by Senators Doderer and Reichardt, a bill for an act relating to school bond elections.

Read first and second times and passed on file.

Senate File 514, by Senator Conklin, a bill for an act relating to the tort liability of school districts and other governmental subdivisions.

Read first and second times and passed on file.

Senate Joint Resolution 27, by Senator Reichardt, a joint resolution directing the state board of regents to sell the television station now operated by the Iowa State University and authorizing the university to use the sale proceeds for capital improvements.

Read first and second times and passed on file.

CONSIDERATION OF BILLS

Senate File 347

Senator Frey asked and received unanimous consent to take up for consideration Senate File 347.

On motion of Senator Frey, Senate File 347, a bill for an act to legalize and validate the special election held in Pottawattamie County, Iowa, on the 5th day of November, 1968, on the proposition

of remodeling the present county home and build and equip an addition thereto, with report of committee recommending passage, was taken up, considered, and the report of the committee 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?" (S.F. 347) the vote was:

Ayes, 53:

Anderson	Gilley	Lodwick	Potter
Arbuckle	Griffin	Lucken	Reichardt
Balloun	Hammer	McGill	Rigler
Benda	Hougen	Messenger	Schaben
Briles	Keith	Mogged	Shaff
Clarke	Klink	Mowry	Shirley
Coleman	Kosek	Neu	Smith
Conklin	Kyhl	Nicholson	Stanley
Curran	Lamborn	Ollenburger	Stephens
DeHart	Lange	O'Malley	Sullivan
DeKoster	Laverty	Palmer	Thordsen
Dodds	Leonard	Parker	Van Gilst
Erskine	Lisle	Potgeter	Weimer
Frey			

Nays, none.

Absent or not voting, 8:

Denman	Flatt	Gaudineer	Hill
Doderer	Frommelt	Glenn	Walsh

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

Senator Frey asked and received unanimous consent that Senate File 347 be immediately messaged to the House, which request was complied with.

UNFINISHED BUSINESS

Senate File 175

On motion of Senator Conklin, Senate File 175, a bill for an act relating to penalties for the commission of or the attempt to commit crimes when armed with firearms, was taken up for further consideration.

Senator Conklin asked and received unanimous consent to withdraw the amendment filed February 19 and found on pages 329 and 330 of the Senate Journal.

Senator Conklin offered the amendment filed March 17 by Senators Conklin, et al., and found on pages 521-523, inclusive, of the Senate Journal.

Senator Conklin offered the following amendment to the Conklin, et al., amendment and moved its adoption:

Amend the Conklin amendment to Senate File 175, dated March 17, 1969, as follows:

1. By striking all lines 48 through 51, inclusive.
2. By renumbering the following sections.

The amendment to the amendment was adopted.

Senator Gaudineer offered the following amendment filed March 18 to the Conklin, et al., amendment by Senators Gaudineer and Conklin and called for a division of the amendment, sections 1 and 2 as division 1, and section 3 as division 2.

Amend the Conklin, et al., amendment to Senate File 175 as follows:

1. By inserting in line 18 after the word, "assault" the words, "punishable as a felony".

2. By striking all after the word, "life" in lines 36 through 39 and by inserting in lieu thereof the following:

"The indictment or county attorney's information shall allege the principal crime charged in one count and the additional crime charged by reason of section two (2) of this Act in an additional count. The defendant shall be tried upon both crimes or counts in the indictment or county attorney's information at the same trial. The jury shall return a separate verdict of guilty or not guilty upon each crime charged. In the event the defendant would be subject to a greater penalty by reason of prior convictions, the provisions of sections six hundred ninety-six point ten (696.10), seven hundred forty-seven point four (747.4), and seven hundred seventy-three point three (773.3) of the Code shall be applicable."

3. By striking lines 66 through 73, inclusive.

On motion of Senator Gaudineer, division 1 of the amendment to the amendment was adopted.

Senator Gaudineer asked and received unanimous consent to withdraw division 2 of the amendment to the amendment.

Senator Hill offered the following amendment to the amendment and moved its adoption:

Amend the Conklin, et al., amendment to Senate File 175 by striking from lines 31 and 32 the words "not more than".

Roll call was requested.

On the question "Shall the Hill amendment to the Conklin, et al., amendment be adopted?" (S.F. 175) the vote was:

Ayes, 4:

Briles	Flatt	Hill	Nicholson
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Nays, 56:

Anderson	Clarke	DeHart	Doderer
Arbuckle	Coleman	DeKoster	Frey
Balloun	Conklin	Denman	Frommelt
Benda	Curran	Dodds	Gaudineer

Gilley	Lange	Neu	Shaff
Glenn	Laverty	Ollenburg	Shirley
Griffin	Leonard	O'Malley	Smith
Hammer	Lisle	Palmer	Stanley
Hougen	Lodwick	Parker	Stephens
Keith	Lucken	Potgeter	Sullivan
Klink	McGill	Potter	Thordson
Kosek	Messerly	Reichardt	Van Gilst
Kyhl	Mogged	Rigler	Walsh
Lamborn	Mowry	Schaben	Weimer

Absent or not voting, 1:

Erskine

The amendment to the amendment was lost.

Senator Glenn offered the following amendment to the amendment:

Amend the Conklin, et al., amendment of March 17, 1969, to Senate File 175, by striking section 3 thereof.

Senator Glenn moved the adoption of his amendment and requested a roll call.

On the question "Shall the Glenn amendment to the Conklin, et al., amendment be adopted?" (S.F. 175) the vote was:

Ayes, 22:

Coleman	Frey	Lucken	Reichardt
DeKoster	Frommelt	Neu	Schaben
Denman	Glenn	O'Malley	Shaff
Dodds	Lamborn	Palmer	Shirley
Doderer	Lange	Potgeter	Weimer
Erskine	Leonard		

Nays, 38:

Anderson	Gilley	Lisle	Potter
Arbuckle	Griffin	Lodwick	Rigler
Balloun	Hammer	McGill	Smith
Benda	Hill	Messerly	Stanley
Briles	Hougen	Mogged	Stephens
Clarke	Keith	Mowry	Sullivan
Conklin	Klink	Nicholson	Thordson
Curran	Kosek	Ollenburg	Van Gilst
Flatt	Kyhl	Parker	Walsh
Gaudineer	Laverty		

Absent or not voting, 1:

DeHart

The amendment to the amendment was lost.

Senator Stanley offered the following amendment to the amendment and moved its adoption:

Amend the Conklin, Gaudineer, et al., amendment to Senate File 175 by striking lines 80 through 83, inclusive, and inserting in lieu thereof the following:

Sec. 11. Section seven hundred eighty-nine point thirteen (789.13), Code 1966, is hereby amended by adding the following at the end of said section:

"This section shall not apply to sentences pursuant to section two (2) of this Act except a sentence upon a first conviction under section two (2) of this Act."

The amendment to the amendment was adopted.

Senator Conklin moved the adoption of the Conklin, et al., amendment as amended.

Roll call was requested.

On the question "Shall the Conklin, et al., amendment as amended be adopted?" (S.F. 175) the vote was:

Ayes, 47:

Anderson	Frey	Lamborn	Potter
Arbuckle	Frommelt	Laverty	Reichardt
Balloun	Gaudineer	Lisle	Rigler
Benda	Gilley	Lodwick	Shaff
Briles	Griffin	Lucken	Smith
Clarke	Hammer	McGill	Stanley
Conklin	Hill	Messerly	Stephens
Curran	Hougen	Mogged	Sullivan
DeHart	Keith	Mowry	Thorsen
DeKoster	Klink	Nicholson	Van Gilst
Dodds	Kosek	Ollenburg	Walsh
Flatt	Kyhl	Parker	

Nays, 12:

Coleman	Glenn	Neu	Potgieter
Denman	Lange	O'Malley	Shirley
Doderer	Leonard	Palmer	Weimer

Absent or not voting, 2:

Erskine	Schaben
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The amendment as amended was adopted.

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

On the question "Shall the bill pass?" (S.F. 175) the vote was:

Ayes, 45:

Anderson	Flatt	Kyhl	Parker
Arbuckle	Frey	Lamborn	Potter
Balloun	Gaudineer	Laverty	Rigler
Benda	Gilley	Lodwick	Shaff
Briles	Griffin	Lucken	Smith
Clarke	Hammer	McGill	Stanley
Conklin	Hill	Messerly	Stephens
Curran	Hougen	Mogged	Sullivan
DeHart	Keith	Mowry	Thorsen
DeKoster	Klink	Nicholson	Van Gilst
Dodds	Kosek	Ollenburg	Walsh
Erskine			

Nays, 15:

Coleman	Denman	Doderer	Frommelt
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Glenn
Lange
Leonard

Neu
O'Malley
Palmer

Potgeter
Reichardt
Schaben

Shirley
Weimer

Absent or not voting, 1:

Lisle

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

Senator Conklin moved that the vote by which Senate File 175 passed the Senate be reconsidered and the motion to reconsider be laid on the table, which motion prevailed.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

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

House File 230, a bill for an act relating to the personal property tax credit.

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

House File 348, a bill for an act relating to the director of the Iowa development commission.

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

House File 501, a bill for an act to authorize the use of university hospital earnings for capital improvements and for the payment of principal and interest on bonds.

WILLIAM R. KENDRICK, Chief Clerk

CONSIDERATION OF BILLS

House File 203

Senator Schaben asked and received unanimous consent to take up for consideration House File 203.

On motion of Senator Schaben, House File 203, a bill for an act to legalize and validate the proceedings of the Board of Directors of the Harlan Community School District of Shelby and Harrison Counties, State of Iowa, in connection with an election for the issuance of school bonds and declaring the validity of said election and that bonds issued pursuant to and authorized thereby shall constitute valid and binding obligations of said school district, 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?" (H.F. 203) the vote was:

Ayes, 61:

Anderson	Frey	Laverty	Potgeter
Arbuckle	Frommelt	Leonard	Potter
Balloun	Gaudineer	Lisle	Reichardt
Benda	Gilley	Lodwick	Rigler
Briles	Glenn	Lucken	Schaben
Clarke	Griffin	McGill	Shaff
Coleman	Hammer	Messerly	Shirley
Conklin	Hill	Mogged	Smith
Curran	Hougen	Mowry	Stanley
DeKoster	Keith	Neu	Stephens
DeHart	Klink	Nicholson	Sullivan
Denman	Kosek	Ollenburg	Thordsen
Dodds	Kyhl	O'Malley	Van Gilst
Doderer	Lamborn	Palmer	Walsh
Erskine	Lange	Parker	Weimer
Flatt			

Nays, none.

Absent or not voting, none.

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

INTRODUCTION OF BILLS

Senate File 515, by Senators Sullivan, Nicholson, Frey, Benda, Denman, Thordsen and Reichardt (Crabb, Corey, Knoblauch, Ewell and Battles), a bill for an act relating to the Iowa Horse Association.

Read first and second times and passed on file.

Senate File 516, by Senators O'Malley, Denman, Reichardt, Gaudineer and Palmer, a bill for an act relating to fish and game license fees.

Read first and second times and passed on file.

Senate File 517, by committee on transportation, a bill for an act relating to the discharge of sewage and other wastes into open highway ditches.

Read first and second times and placed on calendar.

Senate File 518, by Senators Potgeter, Stanley, Walsh, Lange, Sullivan, Stephens and Kosek, 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 519, by Senators Walsh, Potter and Thordsen (Gannon, Ellsworth, Blouin, Van Roekel, Crosier, Wells, Johnston of Johnson, Kennedy of Dubuque and Mezvinsky), a bill for an act

relating to state financial assistance in construction of local sewage treatment works and appropriating money therefor.

Read first and second times and passed on file.

HOUSE MESSAGES CONSIDERED

House File 230, a bill for an act relating to the personal property tax credit.

Read first and second times and passed on file.

House File 348, a bill for an act relating to the director of the Iowa development commission.

Read first and second times and passed on file.

House File 501, a bill for an act to authorize the use of university hospital earnings for capital improvements and for the payment of principal and interest on bonds.

Read first and second times and passed on file.

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on March 19, 1969, the Governor had approved the following bills:

Senate File 211, relating to the time of election of the officers of the Air Pollution Control Commission.

House File 164, relating to claims and accounting in institutions under the Department of Social Services.

House File 166, to correct overlapping penalties in the law on real estate brokers as amended.

House File 323, to make appropriations to members of the Iowa Commission on Interstate Cooperation.

House File 324, to make appropriations to members of the Advisory Investment Board of the Iowa Public Employees' Retirement System.

House File 368, to appropriate administration and educational and training aid funds to the Department of Public Instruction.

BILLS ASSIGNED TO COMMITTEE

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

S.J.R. 26 Constitutional amendments and reapportionment

S.J.R. 27 Higher education

S. F. 499 Schools

S. F. 500 State government

S. F. 501 State government

S. F. 502 Social services

S. F. 503 Law enforcement

S. F. 505	Cities and towns
S. F. 506	State government
S. F. 507	State government
S. F. 508	County government
S. F. 509	Ways and means
S. F. 510	Ways and means
S. F. 511	Judiciary
S. F. 512	County government
S. F. 513	Schools
S. F. 514	Judiciary
S. F. 515	Agriculture
S. F. 516	Conservation and recreation
S. F. 518	Law enforcement
S. F. 519	Appropriations
H. F. 230	Ways and means
H. F. 348	Iowa development
H. F. 501	Higher education

REPORTS OF COMMITTEES

Senator Rigler submitted the following reports:

MR. PRESIDENT: Your committee on commerce, to which was referred **Senate File 250**, a bill for an act relating to theft or conversion of a trade secret, begs leave to report it has had the same under consideration and recommends the same **do pass**.

ROBERT R. RIGLER, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on commerce, to which was referred **Senate File 299**, a bill for an act to increase the license fees of real estate brokers and salesmen and providing for the payment of expenses of the real estate commission, begs leave to report it has had the same under consideration and recommends the same **do pass**.

ROBERT R. RIGLER, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on commerce, to which was referred **Senate File 385**, a bill for an act relating to the highway safety programs, begs leave to report it has had the same under consideration and recommends the same **do pass**.

ROBERT R. RIGLER, Chairman

Ordered passed on file.

Senator Potgeter submitted the following report:

MR. PRESIDENT: Your committee on Iowa development, to which was referred **Senate File 472**, a bill for an act to provide for aviation authorities, begs leave to report it has had the same under consideration and recommends the same **do pass**.

JAMES A. POTGETER, Chairman

Ordered passed on file.

Senator Benda submitted the following report:

MR. PRESIDENT: Your committee on schools, to which was referred **Senate File 259**, a bill for an act relating to librarians and guidance counselors for junior and senior high schools, 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 259 as follows:

1. By striking from page 1, line 10, the words "The librarian may" and inserting in lieu thereof the words "At least one librarian shall".
2. By striking from page 1, line 11, the words "or may devote only part time" and inserting in lieu thereof the words "who may devote only part time but not less than one-half time".
3. By striking from page 1, line 14, the word "may" and inserting in lieu thereof the word "shall".
4. By striking from page 2, line 2, the words "The guidance counselor may" and inserting in lieu thereof the words "At least one guidance counselor shall".
5. By striking from page 2, line 3, the words "or may devote only part time" and inserting in lieu thereof the words "who may devote only part time but not less than one-half time".
6. By striking from page 2, line 6, the word "may" and inserting in lieu thereof the word "shall".
7. By striking from page 2, line 13, the words "and other" and inserting in lieu thereof the words "shall meet the certification and approval standards of the department of public instruction and".

KENNETH BENDA, Chairman

Ordered passed on file.

Senator Lamborn submitted the following reports:

MR. PRESIDENT: Your committee on transportation, to which was referred **House File 60**, a bill for an act relating to the maximum speed limit for school buses, begs leave to report it has had the same under consideration and recommends the same **do pass.**

CLIFTON C. LAMBORN, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on transportation, to which was referred **House File 192**, a bill for an act relating to implements of husbandry in the Iowa motor vehicle code, begs leave to report it has had the same under consideration and recommends the same **do pass.**

CLIFTON C. LAMBORN, Chairman

Ordered passed on file.

AMENDMENTS FILED

- 1 Amend the Conklin, et al., amendment of March 17, 1969,
- 2 to Senate File 175 by striking section 3 thereof.

GENE W. GLENN

- 1 Amend the Conklin, et al., amendment to Senate
2 File 175 by striking from lines 31 and 32 the words
3 "not more than".

EUGENE M. HILL

- 1 Amend the Conklin, Gaudineer, et al., amendment
2 to Senate File 175 by striking lines 80 through 83, inclusive,
3 and inserting in lieu thereof the following:
4 "Sec. 11. Section seven hundred eighty-nine
5 point thirteen (789.13), Code 1966, is hereby amended by
6 adding the following at the end of said section:
7 "This section shall not apply to sentences
8 pursuant to section two (2) of this Act except a sentence
9 upon a first conviction under section two (2) of this act."

DAVID M. STANLEY
CHARLENE CONKLIN
LEE GAUDINEER

- 1 Amend the Stephens amendment of February 27, 1969,
2 to Senate File 123 by adding the following section:
3 "Sec. 10. Whenever an activity prohibited by
4 section 2 of this act is in progress, it shall be the
5 duty of the president or his duly appointed representative
6 to view the proceedings and record the names of all
7 students involved or if their names are unknown, then
8 to request their names. If students involved refuse to
9 divulge their names when requested, the president or his
10 duly appointed representative shall be empowered to club
11 the students until they divulge their names. The fifth
12 amendment to the United States Constitution shall not be
13 applicable to students while involved in prohibited activ-
14 ities under this chapter and the president shall not use
15 a club greater than three feet in length."

ARTHUR A. NEU
ALAN SHIRLEY
LUCAS J. DeKOSTER
MINNETTE DODERER

- 1 Amend Senate File 123 as follows:
2 Amend the Neu, et al., amendment filed March 19 by
3 striking from the last line the words "three feet
4 in length" and inserting in lieu thereof the words
5 "the governor's forearm".

LUCAS J. DeKOSTER
MINNETTE DODERER

- 1 Amend the Stephens amendment of February 27, 1969,
2 to Senate File 123 as follows:
3 1. Strike the words "has reason to believe" in
4 line 18 and insert "has signed affidavits by two or more
5 persons".
6 2. Strike line 26 and insert "give notice pursuant
7 to section 3 of this act."
8 3. Strike section 3 and insert:
9 "Sec. 3. Upon receiving two affidavits pursuant to
10 section 2 hereof, the president shall immediately notify
11 the student and his parents or guardian in writing summar-

12 izing the charges against him, the date of the hearing, that
13 the student may appear and be represented by legal counsel
14 and introduce evidence in his defense. Copies of the
15 affidavits shall be attached to the notice. Notice shall
16 be sent at least twenty days in advance of the hearings
17 by certified mail to all parties concerned."

18 4. Strike lines 39 through the word "request" on
19 line 44 of section 4 and insert:

20 "Sec. 4. A hearing shall be held unless waived in
21 writing by the student."

22 5. Strike all after the period on line 50 and
23 lines 51 and 52 and insert:

24 "The trier of fact shall make findings and con-
25 clusions and may suspend or put the student on probation
26 if found in violation of this chapter. The length of
27 the probation or suspension shall be set out in the
28 opinion."

29 6. Strike section 8.

30 7. Strike section 9.

ARTHUR A. NEU

1 Amend the Reichardt amendment to Senate File 139, filed on
2 March 18, 1969, as follows:

3 1. By inserting at the end of line 4 the word
4 "personalized".

5 2. By inserting in line 5 after the word "drafts"
6 the words "accompanied by the bank's credit card".

7 3. By inserting in line 12 after the word "per cent"
8 the words "per month".

WILLIAM REICHARDT

1 Amend Senate File 248 by striking all after the
2 enacting clause and inserting in lieu thereof the following:

3 Section 1. Section six hundred ninety-eight point
4 one (698.1), Code 1966, is amended by adding the following at
5 the end thereof:

6 "However, any person eighteen years of age or older
7 who commits or attempts to commit a violation of this section
8 with or upon any female child under the age of fourteen years,
9 shall be punished by imprisonment in the penitentiary for life
10 or for a term of not less than fifty years.

11 "Any person eighteen years of age or older who commits
12 or attempts to commit a violation of this section with or upon
13 any female whose age is from fourteen through seventeen years,
14 inclusive, by force or against her will, shall be punished by
15 imprisonment in the penitentiary for life or for a term of not
16 less than fifty years."

17 Sec. 2. Section six hundred ninety-eight point three
18 (698.3), Code 1966, is amended by adding the following at the
19 end thereof:

20 "However, any person eighteen years of age or older
21 who commits or attempts to commit a violation of this section with
22 or upon any female seventeen years of age or younger, shall be
23 punished by imprisonment in the penitentiary for life or for
24 a term of not less than fifty years."

25 Sec. 3. Section six hundred ninety-eight point four (698.4),
26 Code 1966, is amended by adding the following at the end thereof:

27 "However, any person eighteen years of age or older who
28 commits a violation of this section with or upon any female
29 seventeen years of age or younger, shall be punished by imprisonment
30 in the penitentiary for life or for a term of not less than fifty
31 years."

32 Sec. 4. Section seven hundred four point one (704.1), Code
33 1966, is amended by adding the following at the end thereof:

34 "However, any person eighteen years of age or older who
35 commits or attempts to commit a violation of this section with or
36 upon any child under the age of fourteen years, shall be punished
37 by imprisonment in the penitentiary for life or for a term of
38 not less than fifty years.

39 "Any person eighteen years of age or older who commits or
40 attempts to commit a violation of this section upon or with any
41 child whose age is from fourteen through seventeen years, inclusive,
42 unless done with the free and voluntary consent of such child,
43 shall be punished by imprisonment in the penitentiary for life or
44 for a term of not less than fifty years."

45 Sec. 5. Section seven hundred five point two (705.2), Code
46 1966, is amended by adding the following at the end thereof:

47 "However, any person eighteen years of age or older who
48 commits or attempts to commit a violation of section seven hundred
49 five point one (705.1) of the Code with or upon any child under
50 the age of fourteen years, shall be punished by imprisonment in
51 the penitentiary for life or for a term of not less than fifty
52 years.

53 "Any person eighteen years of age or older who commits or
54 attempts to commit a violation of section seven hundred five point
55 one (705.1) of the Code with or upon any child whose age is
56 from fourteen through seventeen years, inclusive, unless done
57 with the free and voluntary consent of such child, shall be
58 punished by imprisonment in the penitentiary for life or for a
59 term of not less than fifty years."

60 Sec. 6. Section seven hundred twenty-five point one (725.1),
61 Code 1966, is amended by renumbering the present section as sub-
62 section one (1) and by adding the following new subsection:

63 "2. Any person eighteen years of age or older who designedly
64 makes an open and indecent or obscene exposure of his or her
65 person, or of the person of another, in the presence of a child
66 under the age of fourteen years, shall be punished by imprisonment
67 in the penitentiary for a term of ten years."

68 Sec. 7. Section seven hundred twenty-five point two (725.2),
69 Code 1966, is amended by striking all of said section and by
70 substituting the following therefor:

71 "Any person eighteen years of age or older who:

72 1. Willfully commits or attempts to commit any lewd, immoral,
73 or lascivious act in the presence, or upon or with the body or
74 any part or member thereof, of a child under the age of fourteen
75 years, with the intent of arousing, appealing to, or gratifying
76 the lusts or passions or sexual desires of such person or of such
77 child; or

78 2. Willfully commits or attempts to commit any lewd, immoral,

79 or lascivious act in the presence, or upon or with the body or any
80 part or member thereof, of a child whose age is from fourteen
81 through seventeen years, inclusive, with the intent of arousing,
82 appealing to, or gratifying the lusts or passions or sexual
83 desires of such person or of such child, unless such act is
84 done with the free and voluntary consent of such child; or

85 3. Persuades or attempts to persuade a child under the age
86 of fourteen years to engage in any act of sexual intercourse,
87 or any act of sodomy as defined in chapter seven hundred five
88 (705) of the Code, or any lewd or lascivious act;
89 shall be punished by imprisonment in the penitentiary for life or
90 for a term of not less than fifty years."

91 Sec. 8. Any person convicted of violating section six hundred
92 ninety-eight point one (698.1), six hundred ninety-eight point
93 three (698.3), six hundred ninety-eight point four (698.4),
94 seven hundred four point one (704.1), seven hundred five point one
95 (705.1), or seven hundred twenty-five point two (725.2) of the
96 Code, or subsection two (2) of section seven hundred twenty-five
97 point one (725.1) of the Code, as amended, shall not be eligible
98 for a suspended sentence or probation granted by any court.
99 Although sentenced to the penitentiary, such person shall be
100 placed and confined by the department of social services in which-
101 ever institution under its control is deemed most appropriate
102 for the treatment and secure confinement of the person, including
103 but not limited to the Iowa security medical facility. The person
104 shall receive treatment appropriate to his condition, unless
105 psychiatric evaluation indicates that he cannot be helped by
106 such treatment, in which event he shall be imprisoned in the
107 penitentiary. The department's staff shall regularly examine
108 the person and shall report to the board of parole at least
109 once a year. The person shall be eligible for parole by the
110 board of parole, but only after three qualified psychiatrists
111 designated by the department have examined the person and have
112 certified that in their opinion his release is in the best
113 interests of society and there is no significant danger that
114 he will again commit the same or a similar offense. It is the
115 intent of this section that any person convicted of any offense
116 specified in this section shall receive maximum treatment and
117 rehabilitation services and shall be paroled when he is no
118 longer dangerous to society, but shall be removed from society
119 during the entire term of his sentence unless and until he is no
120 longer dangerous to society; and this section shall be interpreted
121 to carry out this intent.

122 Sec. 9. The cost of the care and treatment of a person
123 confined in an institution for the treatment of mental illness
124 under section eight (8) of this Act shall be borne by the state,
125 but may be recovered by the state from the estate or property
126 of the person.

127 Sec. 10. This Act shall prevail over any inconsistent
128 provisions of the Code regarding punishment, terms of imprisonment,
129 place of confinement, suspended sentence, probation, and parole.
130 This Act shall not limit the provisions of the Code regarding
131 corroboration of testimony. This Act shall not be construed to
132 permit any act which is a public offense in the absence of this

133 Act, nor (except as expressly provided in section seven (7)
134 of this Act) to repeal or limit any provision of the Code which
135 establishes or defines any public offense.

DAVID M. STANLEY
JOHN L. MOWRY
EDWARD E. NICHOLSON
CHARLES K. SULLIVAN
CHARLENE CONKLIN
HAROLD A. THORSEN

1 Amend Senate File 271 as follows:
2 1. By inserting in page 1, line 6, after the figure
3 "(3)" the words "of this Act".
4 2. By inserting in page 1, line 8, after the figure
5 "(5)" the words "of this Act".
6 3. By inserting in page 2, line 12, after the figure
7 "(3)" the words "of this Act".
8 4. By inserting in page 2, line 18, after the figure
9 "(1)" the words "of this Act".
10 5. By inserting in page 2, line 19, after the figure
11 "(4)" the words "of this Act".
12 6. By inserting in page 3, line 8, after the figure
13 "(6)" the words "of this Act".
14 7. By inserting in page 3, line 17, after the figure
15 "(5)" the words "of this Act".
16 8. By inserting in page 3, line 23, after the figure
17 "(4)" the words "of this Act".

LUCAS J. DeKOSTER

1 Amend Senate File 369 as follows:
2 1. By striking all after the word "striking" in line 4
3 and inserting in lieu thereof "all after the period in line
4 12".
5 2. By adding the following new subsection:
6 "Section three hundred sixty-three B point ten (363B.10),
7 Code 1966, is hereby repealed."

J. DONALD WEIMER

1 Amend Senate File 482 as follows:
2 1. By adding a new section as follows: Section
3 twenty-eight E point two (28E.2), Code 1966, is amended
4 by adding at the end thereof, the following: "A 'public
5 entity' shall have the same meaning as 'public agency',
6 and 'private entity' shall have the same meaning as 'private
7 agency', when used in this chapter."
8 2. By adding after page eight (8), line twenty-four
9 (24), a new paragraph as follows:
10 "No general obligation bonds shall be issued where a
11 private entity has any interest in the project. However,
12 upon payment of the general obligation bonds, the project
13 may be assigned in whole or in part to a private entity
14 upon due consideration but no general obligation bonds shall
15 henceforth be issued for such entity."
16 3. By striking from page nine (9), line three (3),
17 and inserting in lieu thereof, the following:
18 "property of the entity. No private entity shall

19 have any interest therein, nor shall the power of eminent
20 domain be exercised for the benefit of any private entity,
21 unless such private entity otherwise has the power of eminent
22 domain as provided by law."

CHESTER HOUGEN

1 Amend Senate File 498 as follows:

2 1. By striking from line 11, page 1, the words
3 "area school districts" and inserting in lieu thereof
4 the words "merged areas".

5 2. By striking from line 15, page 1, the words "area
6 school district" and inserting in lieu thereof the words
7 "merged area".

8 3. By striking from line 16, page 1, the words "area
9 school districts" and inserting in lieu thereof the words
10 "merged area".

11 4. By striking from line 19, page 1, the words "area
12 school district" and inserting in lieu thereof the words
13 "merged area".

14 5. By striking from lines 22 and 23, page 1, the words
15 "area school district" and inserting in lieu thereof the
16 words "merged area".

17 6. By striking from the last line of the explanation
18 the words "area school district" and inserting in lieu
19 thereof the words "merged area".

ANDREW G. FROMMELT

1 Amend House File 428 as follows:

2 1. By striking the sentence beginning in page 1, line 8,
3 and ending in page 1, line 13.

4 2. By inserting in page 1, line 20, before the word
5 "remarriage" the word "subsequent".

6 3. By inserting after page 2, line 22, the following:

7 "Sec. 2. After June 30, 1969, a judge shall not be subject
8 to chapter ninety-seven B (97B), or chapter six hundred
9 five A (605A) of the Code, except sections six hundred five
10 A point twelve (605A.12) and six hundred five A point
11 thirteen (605A.13) of the Code, which shall continue to be
12 applicable to him."

13 4. By renumbering the following sections.

14 5. By inserting at the end of page 7, line 22, the words
15 "who at the time of their appointment have been".

LUCAS J. DeKOSTER

On motion of Senator Stanley, the Senate adjourned until 9:00
a.m., Thursday, March 20, 1969.

JOURNAL OF THE SENATE

**SENATE CHAMBER,
DES MOINES, IOWA, THURSDAY, MARCH 20, 1969.**

The Senate met in regular session, President pro tempore Lodwick presiding.

Prayer was offered by Doctor Lyle Lieder, pastor of the First United Methodist Church, Mason City, Iowa.

The Senate pledged allegiance to the flag.

The Journal of March 19, 1969, was approved.

PETITION

The following petition was presented and placed on file:

By Senator DeKoster, from eighteen residents of Lyon and Sioux Counties favoring legislation to permit cooperation with the federal agencies with respect to meat and poultry inspection.

DISTINGUISHED GUESTS

Senator Anderson rose on a point of personal privilege and presented to the Senate the Honorable Karl M. LeCompte, former Congressman from the Fourth Congressional District and former member of the Senate from Wayne County during the Thirty-seventh and Thirty-eighth General Assemblies.

Senator Kosek rose on a point of personal privilege and presented to the Senate the Honorable Robert D. Blue, former Governor of Iowa, former member of the Senate, and now serving as chairman of the Commission on the Aging.

VISITORS WELCOMED

President Jepsen welcomed several groups of visitors to the Senate at the request of the following Senators:

By Senator Reichardt, twenty-eight students from the twelfth grade of Hoover High School, Des Moines, who were present in the balcony with their instructor, Mrs. Robinson.

By Senator Smith, three students from Paullina, members of the 1968 Class A champion basketball team, who were present in the balcony.

By Senator Kosek, the Washington High School boys basketball team, Cedar Rapids, who were in Des Moines to participate in the Class AA basketball tournament.

By Senator Benda, two students from Williamsburg High School, Albrecht Bunzek, an International Christian Youth Exchange student from Seppenralle, West Germany, and Cliff Romberg, president of the Student Council.

REPORT OF STEERING COMMITTEE

MR. PRESIDENT: Your steering committee begs leave to report that it has had the following bills under consideration and recommends they be placed on the steering committee calendar:

S.J.R. 14	S.J.R. 17	S. F. 409	H. F. 258
S. F. 354	S.J.R. 20	S. F. 16	S. F. 400
S. F. 425	S. F. 140		

SEELEY G. LODWICK
Chairman, Steering Committee

INTRODUCTION OF BILLS

Senate File 520, by committee on higher education, a bill for an act to authorize the use of university hospital earnings for capital improvements and for the payment of principal and interest on bonds.

Read first and second times and placed on calendar.

Senate File 521, by committee on schools, a bill for an act relating to the taking of the school census.

Read first and second times and placed on calendar.

Senate File 522, by Senators Benda, Walsh, Sullivan, Shirley, Denman, Thordsen, Coleman, Gaudineer and Messerly (Millen, Tapscott, Battles, McCartney, Van Drie and Kluever), a bill for an act relating to federal insured loans.

Read first and second times and passed on file.

Senate File 523, by Senators Benda, Coleman, Erskine and Denman (Koch, Doyle, Kluever and Fischer of Grundy), a bill for an act relating to Iowa industrial loans.

Read first and second times and passed on file.

Senate File 524, by Senator Gaudineer, a bill for an act relating to regulation of lobbying activities.

Read first and second times and passed on file.

Senate File 525, by committee on social services, a bill for an act relating to the treatment of alcoholism.

Read first and second times and placed on calendar.

Senate File 526, by committee on schools, a bill for an act relating to the certification of teachers.

Read first and second times and placed on calendar.

Senate File 527, by committee on schools, a bill for an act to provide a source of revenue sufficient to provide for salaries, support, maintenance, and other expenses of the professional teaching practices commission, through an increase in fees collected from members of the teaching profession for issuance and renewal of teachers' certificates.

Read first and second times and passed on file.

UNFINISHED BUSINESS

Senate File 91

On motion of Senator Lamborn, Senate File 91, a bill for an act to define the practice of chiropractic, was taken up for further consideration.

Senator Lamborn offered the following amendment:

Amend Senate File 91 by striking lines 18 through 21 and by inserting the following:

"the patient without the use of medicinal preparations, biologicals, drugs or operative surgery. The term analysis is construed to include x-ray and examination for diagnostic purposes as taught in chiropractic colleges approved by the board of chiropractic examiners of the State of Iowa."

President Jepsen took the chair at 9:37 a.m.

Senator Lamborn moved the adoption of his amendment.

The amendment was adopted.

Senator Neu offered the following amendment and moved its adoption:

Amend Senate File 91 by striking all of section 2.

The amendment was adopted.

Senator Neu offered the following amendment and moved its adoption:

Amend Senate File 91 by striking lines 6 through 10 and by inserting in lieu thereof the following:

"Chiropractic is that branch of the healing art which deals with the relationship between the nervous system and the spinal column, including the immediate articulations, and the role of this relationship in the restoration

and maintenance of health, and which, in so doing, utilizes the inherent recuperative powers of the body."

The amendment was adopted.

Senator Clarke offered the following amendment:

Amend Senate File 91 by adding the following section:

"Without in any way limiting the generality of the foregoing, it is hereby expressly provided that a license to practice chiropractic shall not permit the holder thereof:

- a. to practice obstetrics, psychiatry or any medical, surgical or para-medical specialty or sub-specialty;
- b. to perform surgery of any kind or to sever or penetrate any of the tissues of the human body;
- c. to treat for any of the following conditions: birth defects or infectious, neoplastic, traumatic, metabolic, or vascular diseases;
- d. to prescribe, administer, dispense or use in his practice biologicals, drugs, medicines, vitamins, vaccines or hormones;
- e. to use any therapeutic methods other than the adjustment by hand of the articulations of the vertebral column, its immediate articulations or other incidental adjustments for the restoration and maintenance of health.
- f. to use radio-therapy, fluoroscopy, or any form of ionizing radiation except X-ray which may be used only for the purposes of chiropractic analysis;
- g. to use the title 'physician' or 'surgeon'."

Senator Clarke offered the following amendment to the amendment:

Amend the Clarke amendment of March 14, 1969, to Senate File 91, found on pages 508 and 509 of the Senate Journal, by inserting in line 3 before the word "Without" the following: "Section one hundred fifty-one point five (151.5), Code 1966, is hereby amended by inserting at the end thereof the following:"

Senator Clarke moved the adoption of the amendment to the amendment and called for a division.

The amendment to the amendment was adopted.

Senator Potgeter moved that Senate File 91 be referred to the committee on judiciary.

Roll call was requested.

On the question "Shall the motion to refer Senate File 91 to committee be adopted?" the vote was:

Rule 8 was invoked.

Ayes, 81:

Anderson	Curran	Glenn	Keith
Benda	DeKoster	Griffin	Kosek
Briles	Doderer	Hammer	Kyhl
Clarke	Erskine	Hill	Leonard
Conklin	Frommelt	Hougen	Lodwick

Lucken
Meeserly
Neu

Nicholson
Ollenburg
Parker

Potgeter
Reichardt
Shaff

Stanley
Stephens

Nays, 26:

Arbuckle
Balloun
Coleman
DeHart
Denman
Flatt
Frey

Gaudineer
Klink
Lamborn
Lange
Laverty
Lisle
Mogged

Mowry
O'Malley
Palmer
Potter
Rigler
Schaben

Shirley
Smith
Sullivan
Thordsen
Walsh
Weimer

Absent or not voting, 4:

Dodds

Gilley

McGill

Van Gilst

The motion prevailed.

Senator Hill moved that the vote by which the motion to refer Senate File 91 to the committee on judiciary passed the Senate be reconsidered and the motion to reconsider be laid on the table.

Roll call was requested.

On the question "Shall the vote by which the motion to refer Senate File 91 to the committee on judiciary passed the Senate be reconsidered and the motion to reconsider be laid on the table?" the vote was:

Ayes, 26:

Anderson
Briles
Clarke
Conklin
Curran
DeKoster
Doderer

Erskine
Glenn
Hammer
Hill
Hougen
Keith
Kosek

Kyhl
Leonard
Lodwick
Lucken
Messerly
Neu

Ollenburg
Potgeter
Reichardt
Smith
Stanley
Stephens

Nays, 31:

Arbuckle
Balloun
Benda
Coleman
DeHart
Denman
Dodds
Flatt

Frey
Frommelt
Gaudineer
Griffin
Klink
Lamborn
Lange
Laverty

Lisle
Mogged
Mowry
Nicholson
O'Malley
Palmer
Potter
Rigler

Schaben
Shaff
Shirley
Sullivan
Thordsen
Walsh
Weimer

Absent or not voting, 4:

Gilley

McGill

Parker

Van Gilst

The motion was 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 adopted the following Senate concurrent resolution in which the concurrence of the House was asked:

Senate Concurrent Resolution 8, providing for a joint session of the General Assembly on April 8, 1969, and inviting the Pioneer Lawmakers to present a program.

WILLIAM R. KENDRICK, Chief Clerk

UNFINISHED BUSINESS

Senate File 139

On motion of Senator Flatt, Senate File 139, a bill for an act relating to false drawing or uttering of checks, was taken up for further consideration.

Senator Reichardt offered the following amendment:

Amend Senate File 139:

1. By striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. A bank which makes available to its depositors printed checks, or drafts showing it to be the drawee, shall guarantee payment to a payee or his indorser of checks or drafts drawn or made in the case of each such check to the sum of not more than twenty-five dollars, if upon presentation for payment the drawer or maker has insufficient funds on deposit with the drawee.

Sec. 2. A bank is hereby permitted to charge a fee of one and one-half per cent of the amounts paid to payees or their indorsers, under section one (1) of this Act on behalf of the drawer until the drawer satisfies his obligation to the drawee.

Sec. 3. A bank may pay a check or draft in excess of twenty-five dollars, where the drawer has insufficient funds on deposit with the drawee, in reliance on the credit of the maker or drawer and is hereby permitted to charge the same fee on the excess as permitted by section two (2) of this Act.

Sec. 4. The title is amended by striking from page 1, line 1, the word "false" and inserting after the word "checks" the words "without sufficient funds on deposit to the drawer or maker".

Senator Flatt raised a point of order on the amendment for the reason that it was not germane to the bill.

The Chair ruled the point well taken and the amendment out of order since it was not germane to the body and title of Senate File 139 and sought to introduce an entirely new subject under the guise of an amendment.

REPORT OF INVESTIGATING COMMITTEE

Senator Balloun submitted the following report:

MR. PRESIDENT: Your committee appointed to investigate the character and qualifications of Kenneth Benda of Hartwick, Poweshiek County, Iowa for appointment as a member of the Iowa State Commerce Commission, under the provisions of section 474.2, Code 1966, for the regular six-year term beginning July 1, 1969, and expiring June 30, 1975, begs leave to re-

port that it has made investigation and recommends that the appointment be confirmed.

CHARLES F. BALLOUN
ARTHUR A. NEU
BASS VAN GILST
EDWARD E. NICHOLSON
ROBERT R. DODDS

On motion of Senator Balloun, the report was adopted.

Senator Frommelt asked and received unanimous consent that the appointee be confirmed by acclamation.

President Jepsen declared the appointment of Kenneth Benda as a member of the Iowa State Commerce Commission confirmed for the regular term ending June 30, 1975.

INTRODUCTION OF BILLS

Senate File 528, by Senator Nicholson (Holden), a bill for an act to prohibit the parking of vehicles on private property.

Read first and second times and passed on file.

Senate File 529, by Senators Frommelt and Benda (Van Drie, Koch, Alt, Gannon, Caffrey, Grassley, Radl, Miller of Des Moines and Pelton), a bill for an act relating to credit unions.

Read first and second times and passed on file.

Senate File 530, by Senators Lange, Walsh, Shirley, Thordsen and Kyhl (Weichman, Tieden, Miller of Jones, Wolfe, Kehe, Miller of Page, Darrington and Kennedy of Dubuque), a bill for an act relating to the leasing and renting of motor vehicles.

Read first and second times and passed on file.

Senate Joint Resolution 28, by Senators Walsh, Potgeter and Neu, a joint resolution to create a constitutional study committee to conduct a study of the Constitution of the State of Iowa, and to make an appropriation therefor.

Read first and second times and passed on file.

MOTION TO RECONSIDER

MR. PRESIDENT: I move to reconsider the vote by which the Potgeter motion to refer Senate File 91 to judiciary was adopted.

ANDREW FROMMELT

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

AFTERNOON SESSION

The Senate reconvened, President Jepsen presiding.

UNFINISHED BUSINESS

Senate File 139

The Senate resumed consideration of Senate File 139.

Senator Reichardt offered the following amendment:

Amend Senate File 139 as follows:

1. By striking all of line 8.

Senator Reichardt moved the adoption of his amendment and called for a division.

The amendment was lost.

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

Amend Senate File 139 by striking from line eleven (11) the words, "prima facie".

Roll call was requested.

On the question "Shall the O'Malley amendment be adopted? (S.F. 139) the vote was:

Rule 8 was invoked.

Ayes, 43:

Anderson	Frey	Daverty	Parker
Benda	Frommelt	Leonard	Potgeter
Clarke	Gaudineer	Lisle	Potter
Coleman	Gilley	Lodwick	Reichardt
Conklin	Glenn	Lucken	Schaben
Curran	Hammer	Mowry	Shirley
DeHart	Hill	Neu	Stanley
DeKoster	Keith	Nicholson	Thordsen
Denman	Kosek	Ollenburg	Van Gilst
Dodds	Kyhl	O'Malley	Walsh
Erschine	Lamborn	Palmer	

Nays, 14:

Arbuckle	Klink	Mogged	Sullivan
Balloun	Lange	Rigler	Weimer
Flatt	McGill	Shaff	
Griffin	Messerly	Stephens	

Absent or not voting, 4:

Briles	Doderer	Hougen	Smith
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The amendment was adopted.

Senator Schaben offered the following amendment and moved its adoption:

Amend Senate File 139 in line seventeen (17) by inserting after the word "notice" the words "by certified mail".

Division was called for.

The amendment was adopted.

(Consideration of Senate File 139 pending on adjournment.)

SENATE FILE 489 RE-REFERRED TO COMMITTEE

Senator Lamborn asked and received unanimous consent to re-refer **Senate File 489** to the committee on **transportation**.

BEST WISHES SENT TO DRAKE UNIVERSITY BASKETBALL TEAM

President Jepsen announced that he had sent the following telegram to the Drake University Basketball Team, semifinalists in the National Collegiate Athletic Association tournament:

The Senate of Iowa salutes you. Your efforts and winning ways have brought great credit and fame to Drake University and the State of Iowa. Best of luck. We are pulling for you all the way.

ROGER W. JEPSEN
Lieutenant Governor of Iowa

REASSIGNMENT OF SENATE FILE 515

President Jepsen announced the reassignment of Senate File 515 from the committee on **agriculture** to the committee on **Iowa development**.

REASSIGNMENT OF HOUSE FILE 436

President Jepsen announced the reassignment of House File 436 from the committee on **state government** to the committee on **commerce**.

INTRODUCTION OF BILLS

Senate File 531, by committee on appropriations (committee on appropriations), a bill for an act to appropriate funds to defray expenses of the inaugural ceremonies.

Read first and second times and placed on calendar.

Senate File 532, 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, 1969, and ending June 30, 1971, to the Herbert Hoover Birthplace Foundation, Inc.

Read first and second times and placed on calendar.

Senate File 533, by Senators Thordsen, Nicholson, Frey, Potter, O'Malley, Shirley, Schaben, DeHart, Kyhl, Ollenburger, Walsh, Stephens, Keith, Lucken, Gilley, Parker, Klink and Potgeter, a bill

for an act relating to the licensing and regulation of private detectives.

Read first and second times and passed on file.

Senate File 534, by committee on transportation, a bill for an act relating to highway construction.

Read first and second times and placed on calendar.

Senate File 535, by Senators Hougén, Clarke, Stephens, Arbuckle, Klink, Potter, Mogged, Parker, Kyhl, Lucken, Balloun, Nicholson and Keith (Strothman, Edgington, Mendenhall, Stromer, Koch, Crabb, Van Nostrand, Nelson, Fisher of Greene, Varley, Fischer of Grundy, Cunningham, Den Herder, Freeman of Buena Vista and Klüever), a bill for an act to provide for the establishment of county associations of local school district boards of education, to provide for the financing therefor, and to abolish the county school system.

Read first and second times and passed on file.

REPORTS OF COMMITTEES

Senator Messerly submitted the following report:

MR. PRESIDENT: Your committee on appropriations, to which was referred **Senate File 291**, a bill for an act relating to the eradication of hog cholera, the establishment of a biological products pool, and to make appropriations 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 291** as follows:

1. Page six (6), line eleven (11), strike the word "shall" and insert the word "may".

2. Page six (6), line twelve (12), strike the words "consisting of one million doses".

3. Page six (6), lines thirteen (13) and fourteen (14), strike the words "ten million cubic centimeters".

4. Page six (6), line twenty (20), strike the words "to the department" and insert after the word "profit." a new sentence as follows:

"The secretary may co-operate with other states in the accumulation, maintenance and disbursement of such reserve supply of biological products."

5. Page seven (7), strike lines five (5) to thirteen (13), inclusive, and insert the following:

"Sec. 14. There is hereby appropriated from the general fund of the state to the department of agriculture the sum of two hundred fifty thousand dollars for the period from July 1, 1969, to June 30, 1971, or so much thereof as may be necessary, for the payment of indemnities for hogs destroyed under the hog cholera eradication program in accordance with chapter one hundred sixty-six B (166B) of the Code. Said appropriation shall not be considered exclusive and may be augmented, when necessary, by the executive council from the state contingent fund."

6. Page seven (7), strike lines fourteen (14) to twenty-three (23), in-

clusively, and insert the following:

"Sec. 15. There is hereby appropriated from the general fund of the state to the department of agriculture the sum of fifty thousand dollars for the period from July 1, 1969, to June 30, 1971, or so much thereof as may be necessary, to be used for the purchase of biological products in accordance with section eleven (11) of this Act. Section eleven (11) of this Act shall be implemented only to the extent of funds available from this appropriation and from federal funds available for this purpose; however, said appropriation shall not be considered exclusive and may be augmented, when necessary, by the executive council from the state contingent fund."

FRANCIS L. MESSERLY, Chairman

Ordered passed on file.

Senator Rigler submitted the following report:

MR. PRESIDENT: Your committee on commerce, to which was referred **Senate File 285**, a bill for an act relating to the compensation of insurance examiners, begs leave to report it has had the same under consideration and recommends the same **do pass**.

ROBERT R. RIGLER, Chairman

Ordered passed on file.

Senator Clarke submitted the following reports:

MR. PRESIDENT: Your committee on state government, to which was referred **Senate File 474**, a bill for an act relating to travel expense allowances for state 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**:

Amend Senate File 474 by striking from line 6 the word "governor" and inserting in lieu thereof the words "executive council".

HUGH H. CLARKE, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on state government, to which was referred **House File 136**, 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**.

HUGH H. CLARKE, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on state government, to which was referred **House File 180**, a bill for an act relating to absentee voting by members of the armed forces, begs leave to report it has had the same under consideration and recommends the same **do pass**.

HUGH H. CLARKE, Chairman

Ordered passed on file.

Senator Shaff submitted the following reports:

MR. PRESIDENT: Your committee on ways and means, to which was referred **Senate File 27**, a bill for an act relating to delayed taxation on real property for the improvement, repair, and replacement of real property

structures, begs leave to report it has had the same under consideration and returns the bill without recommendation.

ROGER J. SHAFF, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on ways and means, to which was referred Senate File 79, a bill for an act relating to the extension of tax benefits to members of the armed forces on active military duty, begs leave to report it has had the same under consideration and recommends the same be amended as follows; and when so amended the bill do pass:

Amend Senate File 79 by inserting in page 1, line 8, after the word "duty" the following words "during the time of the Vietnam Conflict".

ROGER J. SHAFF, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on ways and means, to which was referred Senate File 375, a bill for an act relating to tax sales of the property of deceased old-age assistance recipients, begs leave to report it has had the same under consideration and recommends the same do pass.

ROGER J. SHAFF, Chairman

Ordered passed on file.

AMENDMENTS FILED

- 1 Amend Senate File 16 as follows:
- 2 1. By striking from page 1, lines 13 through 18.
- 3 2. By striking from page 2, lines 5 through 26.
- 4 3. By striking from page 4, line 4 to the end of page.
- 5 4. By striking from page 5, lines 1 and 2.
- 6 5. By striking on page 5, lines 5 and 6, and renumbering
- 7 subsection 2 thereof as subsection 1.
- 8 6. By striking on page 5, lines 9 through 16.
- 9 7. By striking on page 17, lines 23 through 25.
- 10 8. By striking on page 18, lines 1 through 23.

RALPH W. POTTER

- 1 Amend Senate File 17 as follows:
- 2 1. Amend page 1 by striking the period in line 15 and inserting
- 3 in lieu thereof the words "exclusive of lands lying within the corporate
- 4 limits of cities and towns."
- 5 2. Amend page 2 by inserting in line 16 of page 2, after the
- 6 word "Iowa", the following: "lying outside the corporate limits of the
- 7 cities and towns of the state."
- 8 3. Amend page 3 by striking from line 25 the words "; provided,
- 9 however," and by striking all of lines 26 through 33, and by striking all
- 10 but the words "The council" in line 34.
- 11 4. Amend page 9 by striking from line 25 the words "the entire
- 12 district" and inserting in lieu thereof the words "that portion of the
- 13 entire district lying outside the corporate limits of the cities and
- 14 towns therein located".
- 15 5. Amend page 9 by inserting in line 30 after the word "county"
- 16 the words "and outside such cities and towns".
- 17 6. Amend page 9 by inserting in line 32 after the first word

- 18 "levy" the words "which is outside such cities and towns".
19 7. Amend page 11 by adding the following new paragraph at the
20 end of subsection 2:
21 "c. Primarily intended to serve areas which are not subject
22 to the tax levy provided herein."
23 8. Amend page 14 by striking in line 19 the word "taxable"
24 and by inserting after the word "property" in said line the words
25 "subject to taxation".

RALPH W. POTTER

- 1 Amend the Clarke amendment dated March 14, 1969, to Senate
2 File 91, appearing on page 508 of the Senate Journal, as
3 follows:
4 1. In line 2 strike the figure "21" and insert
5 the figure "15".
6 2. In line 7 insert a period (.) and unquote ("")
7 after the word "other" and strike all thereafter.

HUGH H. CLARKE

- 1 Amend Senate File 96 as follows:
2 1. By striking everything after the enacting clause and
3 inserting in lieu thereof the following:
4 "Notwithstanding any provision of chapter one hundred twenty-
5 four (124) to the contrary, any class 'B' beer permittee whose
6 receipts from the sale of beer constitute less than fifty
7 percent of his gross business receipts shall be entitled, upon
8 proper application and payment of one hundred dollars to the
9 local issuing authority, to obtain a special Sunday beer permit
10 which shall allow the holder thereof to sell beer to persons
11 for consumption on the licensed premises on Sunday between the
12 hours of eleven a.m. and twelve midnight."
13 2. By striking line one (1) of the title and inserting in
14 lieu thereof the following:
15 "An Act relating to Sunday beer sales by certain permittees."

JOHN M. WALSH

- 1 Amend Senate File 109 as follows:
2 1. By striking everything after the enacting clause and inserting
3 in lieu thereof the following:
4 "Notwithstanding any provision of chapter one hundred twenty-three
5 (123) to the contrary, any liquor control licensee whose receipts from
6 the sale of beer and other alcoholic beverages constitutes less than
7 fifty percent of his gross business receipts shall be entitled, upon
8 proper application and payment of an additional two hundred dollars all
9 of which shall accrue to the local issuing authority, to obtain a special
10 Sunday liquor control license which shall allow the holder thereof to sell
11 alcoholic beverages to persons for consumption on the licensed premises
12 on Sunday between the hours of eleven a.m. and twelve midnight."
13 2. By striking lines one (1) and two (2) of the title and inserting
14 in lieu thereof the following:
15 "An Act relating to Sunday liquor sales by certain licensees."

JOHN M. WALSH

- 1 Amend Senate File 139 as follows:
2 1. By striking all of line 8.

WILLIAM J. REICHARDT

- 1 Amend Senate File 139 by striking from line
- 2 eleven (11) the words, "prima facie".

GEORGE O'MALLEY

- 1 Amend Senate File 139 in line seventeen (17)
- 2 by inserting after the word "notice," the words
- 3 "by certified mail".

JAMES F. SCHABEN

- 1 Amend Senate File 140 as follows:
- 2 1. Amend the committee amendment filed February 27,
- 3 1969, by striking from line fifty-nine (59) the word "is" and
- 4 insert in lieu thereof the word "are".
- 5 2. Further amend the committee amendment by inserting
- 6 after the word "owners" in line sixty-six (66) the following,
- 7 "of the savings".

KENNETH BENDA

- 1 Amend Senate File 338 by adding after page 1,
- 2 line 18, a new section as follows:
- 3 Section five hundred twenty-nine point three
- 4 (529.3), Code 1966, as amended by chapter three
- 5 hundred seventy-nine (379), Acts of the Sixty-
- 6 second General Assembly, is further amended by
- 7 striking from lines six (6) through nine (9),
- 8 inclusive, the words "provided no bank shall
- 9 have outstanding in such installment loans an
- 10 aggregate amount in excess of fifteen percent of
- 11 its total resources".

ROGER J. SHAFF

- 1 Amend Senate File 354 by adding after page 2,
- 2 line 5, the following subsection:
- 3 By striking from line twenty (20) the word "one"
- 4 and inserting therein the word "two".

HAROLD A. THORSEN
JOHN M. WALSH

- 1 Amend Senate File 482 as follows:
- 2 1. By striking from page 1, lines 8 and 9, the words
- 3 "a public purpose and shall include, but not be limited to,"
- 4 2. By inserting in page 1, line 10, after the word
- 5 "following" the words "public purposes".

ELMER F. LANGE
ERNEST KOSEK

- 1 Amend House File 428, page 1, line 6, as follows:
- 2 Following the comma, strike "or both" and insert in lieu thereof
- 3 "or Municipal Court".

WILLIAM F. DENMAN

On motion of Senator Stanley, the Senate adjourned until 9:00 a.m., Friday, March 21, 1969.

JOURNAL OF THE SENATE

SENATE CHAMBER,
DES MOINES, IOWA, FRIDAY, MARCH 21, 1969.

The Senate met in regular session, President Jepsen presiding.

Prayer was offered by Reverend Jerry Wolcott, pastor of the First United Methodist Church, Maquoketa, Iowa.

The Senate pledged allegiance to the flag.

The Journal of March 20, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Senator Ollenburg for the day on request of Senator Stanley.

PETITIONS

The following petitions were presented and placed on file:

By Senator Flatt, from four thousand three hundred residents of the State of Iowa, who are students or faculty members at the University of Northern Iowa, favoring expenditures for their university equal to those requested by the Board of Regents.

By Senator Reichardt, from thirty-three residents of Webster County favoring stronger legislation against sex offenders and child molesters.

By Senator Kosek, from thirty residents of Linn County opposing legislation concerning motorcycle riding apparel.

By Senator Walsh, from four hundred eighty residents of the State of Iowa favoring legislation relating to collective bargaining for public employees.

By Senator Parker, from twenty-one residents of Delaware County opposing state aid to private schools.

By Senator Van Gilst, from sixty-three residents of Mahaska County favoring legislation to permit cooperation with the federal agencies with respect to meat and poultry inspection.

VISITORS WELCOMED

President Jepsen welcomed several groups of visitors to the Senate at the request of the following Senators:

By Senator Frey, two junior high school students from the Tri-Center School, Neola, David Pogge and Bill Frey, who were seated in the balcony. Bill, son of Senator Frey, was here to watch "his Dad in action".

By Senator Schaben, four students from the West Harrison High School, who were present in the balcony.

By Senator DeKoster, twelve students, members of the basketball team of the Boyden-Hull Community School, who were present in the balcony with their coach, Alvin Vander Werff.

By Senator Lodwick, a group of students from Mount Prospect, Illinois, who were present in the balcony.

By Senator Leonard, several students from Storm Lake, members of the basketball team, who were present in the balcony.

By Senator Walsh, a foreign exchange student, Anselm Gorres of Munich, West Germany, a member of the senior class of Dowling High School, Des Moines, who was present in the balcony.

INTRODUCTION OF BILLS

Senate File 536, by committee on ways and means, a bill for an act relating to use tax.

Read first and second times and placed on calendar.

Senate File 537, by committee on higher education (committee on higher 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 academic and administrative buildings and facilities and additions to and utilities services for such buildings and facilities and additions, at institutions of higher learning now or hereafter under the jurisdiction of the state board of regents, to acquire and improve property therefor, to establish and collect student fees and charges and to borrow money and issue revenue bonds payable solely from fees and charges and other institutional income, and to refund bonds or other obligations payable from such revenues.

Read first and second times and placed on calendar.

UNFINISHED BUSINESS

Senate File 139

On motion of Senator Flatt, the Senate resumed consideration of

Senate File 139, a bill for an act relating to false drawing or uttering of checks.

Senator Flatt offered the following amendment by Senators Flatt, O'Malley and Arbuckle and moved its adoption:

Amend Senate File 139 as follows:

After the word "be" in line 11 insert the words "material and competent".

The amendment was adopted.

Senator Mowry offered the following amendment and moved its adoption:

Amend Senate File 139 as follows:

1. Page 1, line 17, preceding the word "that" insert the following:
"or notice in the manner of serving an original notice."

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?" (S.F. 139) the vote was:

Rule 8 was invoked.

Ayes, 48:

Anderson	Flatt	Laverty	Potter
Arbuckle	Frommelt	Lodwick	Rigler
Balloun	Gilley	Lucken	Schaben
Benda	Griffin	McGill	Shaff
Briles	Hammer	Messerly	Shirley
Clarke	Hougen	Mogged	Smith
Coleman	Keith	Mowry	Stanley
Curran	Klink	Nicholson	Stephens
DeHart	Kosek	O'Malley	Sullivan
DeKoster	Kyhl	Palmer	Thordsen
Dodds	Lamborn	Parker	Van Gilst
Erskine	Lange	Potgeter	Walsh

Nays, 11:

Conklin	Gaudineer	Leonard	Reichardt
Denman	Glenn	Lisle	Weimer
Doderer	Hill	Neu	

Absent or not voting, 2:

Frey Ollenburger

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

Senate File 225

On motion of Senator Anderson, Senate File 225, a bill for an act to prohibit the operation of mobile units by banks and other financial institutions, was taken up for further consideration.

Senator Frommelt offered the following amendment and moved its adoption:

Senate File 225 is amended by adding thereto the following:

"This Act shall not apply to the operation of any mobile unit or facility presently approved under authority granted by the Federal Home Loan Bank Board."

Roll call was requested.

On the question "Shall the Frommelt amendment be adopted?" (S.F. 225) the vote was:

Ayes, 13:

Denman	Gaudineer	O'Malley	Schaben
Dodds	Glenn	Palmer	Shirley
Doderer	Griffin	Reichardt	Walsh
Frommelt			

Nays, 42:

Anderson	Flatt	Leonard	Potgeter
Arbuckle	Gilley	Lisle	Potter
Balloun	Hammer	Lodwick	Rigler
Benda	Hill	Lucken	Shaff
Briles	Hougen	McGill	Smith
Clarke	Keith	Mogged	Stanley
Conklin	Klink	Mowry	Stephens
Curran	Kosek	Neu	Sullivan
DeHart	Kyhl	Nicholson	Thordsen
DeKoster	Lange	Parker	Van Gilst
Erskine	Laverty		

Voting present, 2:

Coleman	Weimer
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Absent or not voting, 4:

Frey	Lamborn	Messerly	Ollenburg
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The amendment was lost.

Senator Griffin moved that Senate File 225 be re-referred to the committee on commerce.

Division was called for.

The motion was lost.

Senator Frommelt offered the following amendment:

Senate File 225 is hereby amended by inserting in line five (5) after the word "shall" the word "hereafter".

Further amend Senate File 225 by striking from line five (5) the words "or maintain".

Senator Arbuckle raised a point of order on the amendment for the reason that it contained the same subject matter as the Frommelt amendment.

The Chair ruled the point not well taken and the amendment was in order.

Senator Frommelt moved the adoption of his amendment.

Division was called for.

The amendment was lost.

Senator Gaudineer offered the following amendment and moved its adoption:

Amend Senate File 225 by inserting in line nine (9) after the word, "public" the following:

" , unless authorized by the superintendent of banking for banks and the auditor of state for savings and loan institutions."

The amendment was lost.

Senator Benda offered the following amendment and moved its adoption:

Amend Senate File 225 by adding the following new section at the end thereof:

This Act being deemed of immediate importance shall take effect and be in force from and after its publication in The Sac Sun, a newspaper published in Sac City, Iowa, and The Brooklyn Chronicle, a newspaper published in Brooklyn, Iowa.

The amendment was adopted.

Senator Rigler offered the following amendment and moved its adoption:

Amend Senate File 225, line 6, by adding after the word "facility", the following " , which operates in different cities or towns at different times,".

The amendment was adopted.

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

On the question "Shall the bill pass?" (S.F. 225) the vote was:

Rule 8 was invoked.

Ayes, 46:

Anderson	Frey	Leonard	Potgreter
Arbuckle	Gilley	Lisle	Potter
Balloun	Glenn	Lodwick	Rigler
Benda	Hammer	Lucken	Shaff
Briles	Hill	McGill	Smith
Clarke	Hougen	Messerly	Stanley
Coleman	Keith	Mogged	Stephens
Curran	Klink	Mowry	Sullivan
DeHart	Kyhl	Neu	Thordsen
DeKoster	Lamborn	Nicholson	Van Gilst
Erskine	Lange	Parker	Weimer
Flatt	Laverty		

Nays, 12:

Denman
Dodds
Doderer

Frommelt
Gaudineer
Griffin

Kosek
Palmer
Reichardt

Schaben
Shirley
Walsh

Voting present, 1:

O'Malley

Absent or not voting, 2:

Conklin

Ollenburg

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

LEAVE OF ABSENCE

Senator Stanley asked and received unanimous consent that Senator Conklin be excused for the remainder of the day on account of illness.

CONSIDERATION OF JOINT RESOLUTION**Senate Joint Resolution 14**

On motion of Senator Smith, Senate Joint Resolution 14, a joint resolution proposing an amendment to the Constitution of the State of Iowa to provide means for the General Assembly to convene itself into special session between regular sessions, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

President pro tempore Lodwick took the chair at 11:45 a.m.

Senator Smith 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 provide means for the General Assembly to convene itself into special session between regular sessions.

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

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

Article three (III), Legislative Department, of the Constitution of the State of Iowa, is amended by adding the following new paragraph at the end of section two (2):

"The General Assembly, upon petition of three-fifths of the total number of members of the General Assembly, may convene itself

in special session in such manner and subject to any restrictions and limitations provided by law."

Sec. 2. The foregoing proposed amendment to the Constitution of the State of Iowa is hereby referred to the general assembly to be chosen at the next general election for members of the general assembly and the secretary of state is directed to cause the same to be published for three consecutive months before the date of said election as provided by law.

On the question "Shall the resolution be adopted?" (S.J.R. 14) the vote was:

Rule 8 was invoked.

Yeas, 57:

Anderson	Frommelt	Leonard	Potter
Arbuckle	Gilley	Liele	Reichardt
Balloun	Glenn	Lodwick	Rigler
Benda	Griffin	Lucken	Schaben
Briles	Hammer	McGill	Shaff
Clarke	Hill	Messerly	Shirley
Coleman	Hougen	Mogged	Smith
Curran	Keith	Mowry	Stanley
DeHart	Klink	Neu	Stephens
DeKoster	Kosek	Nicholson	Sullivan
Denman	Kyhl	O'Malley	Thordsen
Dodds	Lamborn	Palmer	Van Gilet
Erskine	Lange	Parker	Walsh
Flatt	Laverty	Potgeter	Weimer
Frey			

Nays, none.

Absent or not voting, 4:

Conklin	Doderer	Gaudineer	Ollenburg
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The resolution having received a constitutional majority was declared to have been adopted by the Senate and the title was agreed to.

CONSIDERATION OF BILLS

Senate File 354

On motion of Senator Thordsen, Senate File 354, a bill for an act relating to disaster aid, was taken up and considered.

Senator Walsh asked and received unanimous consent to withdraw the amendment filed March 20 by Senators Walsh and Thordsen.

Senator Walsh offered the following amendment filed by him on February 28:

Amend Senate File 354 as follows:

1. Amend page 1, line 9, by striking the word "aid" and inserting in lieu of "disaster aid funds".

2. Further amend page 1, lines 11, 12, 13 and 14, by striking the following: "The director shall request such additional funds as are necessary

for the payment of expenses incurred in the performance of his duties."

3. Further amend page 2, line 4, by striking the word "shall" and inserting in lieu of "may".

4. Amend line 1 of the title by inserting after the word "to" the word "administering".

On motion of Senator Thordsen, the amendment was adopted.

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

On the question "Shall the bill pass?" (S.F. 354) the vote was:

Ayes, 51:

Anderson	Erskine	Lavery	Parker
Arbuckle	Frommelt	Leonard	Potgeter
Balloun	Gaudineer	Lisle	Potter
Benda	Gilley	Lodwick	Reichardt
Briles	Glenn	Lucken	Rigler
Clarke	Hammer	McGill	Schaben
Coleman	Hill	Messerly	Shaff
Curran	Hougen	Mogged	Stanley
DeHart	Keith	Mowry	Sullivan
DeKoster	Klink	Neu	Thordsen
Denman	Kosek	Nicholson	Van Gilst
Dodds	Kyhl	O'Malley	Walsh
Doderer	Lange	Palmer	

Nays, none.

Absent or not voting, 10:

Conklin	Griffin	Shirley	Stephens
Flatt	Lamborn	Smith	Weimer
Frey	Ollenburg		

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

President Jepsen took the chair at 12:15 p.m.

SENATE FILE 425 RE-REFERRED TO COMMITTEE

Senator DeHart asked unanimous consent to re-refer **Senate File 425** to the committee on transportation.

Objection was raised.

Senator DeHart moved to re-refer **Senate File 425** to the committee on transportation, which motion prevailed.

CONSIDERATION OF JOINT RESOLUTION

Senate Joint Resolution 17

On motion of Senator Clarke, Senate Joint Resolution 17, a joint resolution proposing an amendment to the Constitution of the State of Iowa repealing sections which provide for the distribution of fines to school districts, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

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

Senate Joint Resolution 17, a joint resolution proposing an amendment to the Constitution of the State of Iowa repealing sections which provide for the distribution of fines to school 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:

1. Section four (4), division two (2), entitled "School Funds and School Lands", of Article nine (IX) of the Constitution of the State of Iowa is hereby repealed.

2. Section four (4) of Article twelve (XII) of the Constitution of the State of Iowa is hereby repealed.

Sec. 2. The foregoing proposed amendment to the Constitution of the State of Iowa is hereby referred to the General Assembly to be chosen at the next general election for members of the General Assembly and the secretary of state is directed to cause the same to be published for three consecutive months before the date of said election as provided by law.

On the question "Shall the resolution be adopted?" (S.J.R. 17) the vote was:

Rule 8 was invoked.

Yeas, 51:

Anderson	Flatt	Lange	Potgeter
Arbuckle	Frommelt	Leonard	Potter
Balloun	Gaudineer	Lisle	Rigler
Benda	Gilley	Lodwick	Schaben
Briles	Glenn	Lucken	Shirley
Clarke	Griffin	Messerly	Smith
Coleman	Hammer	Mogged	Stanley
Curran	Hill	Mowry	Sullivan
DeHart	Hougen	Neu	Thordsen
DeKoester	Keith	Nicholson	Van Gilst
Denman	Klink	O'Malley	Walsh
Dodds	Kosek	Palmer	Weimer
Doderer	Kyhl	Parker	

Nays, 1:

Stephens

Absent or not voting, 9:

Conklin	Lamborn	McGill	Reichardt
Erskine	Laverty	Ollenburg	Shaff
Frey			

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

SENATE JOINT RESOLUTION 12 WITHDRAWN

Senator Balloun asked and received unanimous consent that **Senate Joint Resolution 12** be withdrawn from consideration of the Senate.

CONSIDERATION OF JOINT RESOLUTION

Senate Joint Resolution 20

On motion of Senator Benda, Senate Joint Resolution 20, a joint resolution urging a legislative study to review and codify the laws of Iowa relating to education below the university level, was taken up and considered.

Senator Walsh offered the following amendment:

Amend Senate Joint Resolution 20 as follows:

1. By striking on page 1, lines 4, 7, 12, and 21 the word, "public".
2. By inserting on page 2, in line 2 after the letters, "tion" the words, "both public and private".

Senator Benda called for a division of the amendment.

Senator Walsh moved the adoption of division 1 of his amendment.

Division was called for.

Division 1 of the amendment was adopted.

Senator Walsh moved the adoption of division 2 of his amendment and called for a division.

Division 2 of the amendment was lost.

Senator Coleman moved that the vote by which division 2 of the Walsh amendment failed to be adopted by the Senate be reconsidered, and requested a roll call.

On the question "Shall the vote by which division 2 of Walsh amendment failed to be adopted be reconsidered?" (S.J.R. 20) the vote was:

Rule 8 was invoked.

Ayes, 22:

Balloun	Gaudineer	Mowry	Schaben
Briles	Glenn	Neu	Shirley
Coleman	Klink	Nicholson	Stanley
Denman	Kyhl	O'Malley	Van Gilt
Dodds	Lamborn	Palmer	Walsh
Frommelt	Leonard		

Nays, 32:

Anderson	Flatt	Lange	Potgeter
Arbuckle	Frey	Lisle	Potter
Benda	Gilley	Lodwick	Shaff
Clarke	Hammer	Lucken	Smith
Curran	Hill	McGill	Stephens
DeHart	Hougen	Messerly	Sullivan
DeKoster	Keith	Mogged	Thordsen
Doderer	Kosek	Parker	Weimer

Absent or not voting, 7:

Conklin	Griffin	Ollenburg	Rigler
Erskine	Laverty	Reichardt	

The motion was lost.

Senator Glenn offered the following amendment and moved its adoption:

Amend Senate Joint Resolution 20, section 1, page 2, lines 6 and 7, by striking the words "shall be employed as deemed necessary" and inserting in lieu thereof the words "may be employed but in no event shall the costs exceed \$50,000.00."

The amendment was adopted.

Senator McGill offered the following amendment, moved its adoption and requested a roll call:

Amend Senate Joint Resolution 20 by striking from page 1, line 20, the words "hereby directed" and inserting in lieu thereof the word "encouraged".

On the question "Shall the McGill amendment be adopted?" (S.J.R. 20) the vote was:

Rule 8 was invoked.

Ayes, 16:

Balloun	Dodds	Hougen	Shaff
Briles	Frey	McGill	Shirley
Coleman	Frommelt	Palmer	Stephens
DeKoster	Glenn	Schaben	Van Gilst

Nays, 35:

Anderson	Gilley	Leonard	Potgeter
Arbuckle	Griffin	Lodwick	Potter
Benda	Hammer	Lucken	Smith
Clarke	Hill	Mogged	Stanley
Curran	Keith	Mowry	Sullivan
DeHart	Klink	Neu	Thordsen
Doderer	Kosek	Nicholson	Walsh
Flatt	Kyhl	O'Malley	Weimer
Gaudineer	Lange	Parker	

Absent or not voting, 10:

Conklin	Lamborn	Messerly	Reichardt
Denman	Laverty	Ollenburg	Rigler
Erskine	Lisle		

The amendment was lost.

(Consideration of Senate Joint Resolution 20 pending on adjournment.)

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 68, a bill for an act relating to allowance of assistance for families of dependent children, disabled persons, and elderly persons.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 279, a bill for an act relating to the rate of interest to which parties may agree in writing.

WILLIAM R. KENDRICK, Chief Clerk

HOUSE AMENDMENT TO SENATE FILE 279

Amend Senate File 279 by adding to section one (1) the following:

"Section five hundred thirty-five point two (535.2), Code 1966, is hereby further amended by adding at the end of subsection one (1) the following:

Excessive charges or premiums for credit life, accident or health insurance written in connection with money loaned shall be included in the rate of interest unless

(1) the coverage of the debtor by the insurance is not a factor in the approval by the creditor of the extension of credit, and this fact is clearly disclosed in writing to the person applying for or obtaining the extension of credit; and

(2) in order to obtain the insurance in connection with the extension of credit, the person to whom the credit is extended must give specific affirmative written indication of his desire to do so after written disclosure to him of the cost thereof.

The foregoing provision regarding excessive charges or premiums to be included in the rate of interest shall have application only to the original parties to an agreement and shall in no manner affect the negotiability of instruments or the rights of subsequent holders."

EXPLANATION OF VOTE

I voted "Yes" on the first part of the Walsh amendment striking from Senate Joint Resolution 20 the word "public", assuring the study of laws relating to all education below the university level.

R. DEAN ARBUCKLE

INTRODUCTION OF BILLS

Senate File 538, by Senators Stanley, Anderson, Arbuckle, Balloun, Briles, Conklin, Curran, DeKoster, Frey, Reichardt, Kosek, Laverty, Leonard, Lucken, Nicholson, Potgeter, Potter and Thordsen, 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 539, by Senators DeKoster, Denman, Neu, Briles, Coleman, Lucken and Shaff (Kluever, Fischer of Grundy, Nielsen, Miller of Page, Holden, Grassley, Millen, Dunton, Baker and Miller of Des Moines), a bill for an act relating to automobile dealership franchises.

Read first and second times and passed on file.

Senate File 540, by Senator Reichardt (Kreamer), a bill for an act relating to school districts.

Read first and second times and passed on file.

Senate File 541, by committee on social services, a bill for an act relating to the computation of aid to dependent children payments.

Read first and second times and placed on calendar.

Senate File 542, by Senators Doderer, Gaudineer, Walsh and Frommelt (Pelton and Johnston of Johnson), a bill for an act relating to civil rights.

Read first and second times and passed on file.

HOUSE MESSAGE CONSIDERED

House File 68, a bill for an act relating to allowance of assistance for families of dependent children, disabled persons, and elderly persons.

Read first and second times and passed on file.

COMMUNICATIONS FROM SECRETARY OF STATE

March 21, 1969

Mr. Carroll Lane
Secretary of the Senate
State Capitol Building
Des Moines, Iowa 50319

We have observed that the General Assembly records do not show the publication dates of those acts which contain publication clauses. Although there is no statutory requirement or precedent for the action, we shall regularly certify this information to the Senate and House of Representatives.

Attached hereto is a list of acts of the Sixty-third General Assembly which have already become effective by publication.

Respectfully submitted
MELVIN D. SYNHORST
Secretary of State

March 21, 1969

Mr. Carroll Lane
Secretary of the Senate
State Capitol Building
Des Moines, Iowa 50319

I hereby certify that Senate Joint Resolution 5 was published in the Charles City Press, Charles City, Iowa, January 30, 1969, and in The Muscatine Journal, Muscatine, Iowa, January 29, 1969.

I further certify that House File 57 was published in The Clinton Herald, Clinton, Iowa, February 4, 1969, and in the Iowa Falls Citizen, Iowa Falls, Iowa, February 6, 1969.

I further certify that Senate File 88 was published in The Ossian Bee, Ossian, Iowa, February 12, 1969, and in The Decorah Public-Opinion, Decorah, Iowa, February 10, 1969.

I further certify that Senate File 145 was published in The Washington Evening Journal, Washington, Iowa, February 13, 1969, and in The Record, Cedar Falls, Iowa, February 14, 1969.

I further certify that House File 40 was published in The Woodbine Twiner, Woodbine, Iowa, March 6, 1969, and in the Mitchell County Press-News, Osage, Iowa, March 6, 1969.

MELVIN D. SYNHORST
Secretary of State

REASSIGNMENT OF SENATE FILE 449

President Jepsen announced the reassignment of Senate File 449 from the committee on cities and towns to the committee on commerce.

REPORTS OF COMMITTEE

Senator Benda submitted the following reports:

MR. PRESIDENT: Your committee on schools, to which was referred Senate File 416, a bill for an act relating to the election of the board of directors of school districts, begs leave to report it has had the same under consideration and recommends the same do pass.

KENNETH BENDA, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on schools, to which was referred House File 345, a bill for an act relating to school buses, 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 345 is hereby amended by adding the following new section:

Sec. 5. This Act being of immediate importance shall take effect and be in force from and after its publication in The Sioux City Journal, Sioux City, Iowa, and The Donnellson Review, Donnellson, Iowa.

KENNETH BENDA, Chairman

Ordered passed on file.

AMENDMENTS FILED

- 1 Amend Senate Joint Resolution 20 as follows:
- 2 1. By striking on page 1, lines 4, 7, 12, and 21 the word,

3 "public".

4 2. By inserting on page 2, in line 2 after the letters, "tion",
5 the words, " , public and private".

JOHN WALSH

1 Amend Senate Joint Resolution 20 by striking in lines 18 and 19
2 " , its successor agency, or an appropriate standing committee", and
3 inserting in lieu thereof the following: "or its successor agency".

CHESTER HOUGHEN

1 Amend Senate Joint Resolution 20 by striking from page 1, line 20, the
2 words "hereby directed" and inserting in lieu thereof the word "encour-
aged".

DONALD S. MCGILL

1 Amend Senate Joint Resolution 20, section 1, page 2,
2 lines 6 and 7, by striking the words "shall be employed as
3 deemed necessary" and inserting in lieu thereof the words
4 "may be employed but in no event shall the costs exceed
5 \$50,000.00."

GENE W. GLENN

1 Amend the Potter amendment, filed March 20, 1969, to
2 Senate File 17 as follows:

3 1. By striking in line 2 the number "15" and
4 inserting in lieu thereof the number "25".
5 2. By inserting in line 10 after the word "but"
6 the words "the period and".

RALPH W. POTTER

1 Amend Senate File 139 as follows:

2 After the word "be" in line 11 insert the words "material
3 and competent".

JOSEPH FLATT
GEORGE O'MALLEY
R. DEAN ARBUCKLE

1 Amend Senate File 139 as follows:

2 1. Page 1, line 17, preceding the word "that"
3 insert the following:
4 "or notice in the manner of serving
5 an original notice."

JOHN L. MOWRY

1 Amend Senate File 225, line 6, by adding after
2 the word "facility", the following " , which operates
3 in different cities or towns at different times,".

ROBERT R. RIGLER

1 Amend Senate File 225 by adding the following new section at the
2 end thereof:

3 This Act being deemed of immediate importance shall take
4 effect and be in force from and after its publication in The Sac
5 Sun, a newspaper published in Sac City, Iowa, and The Brooklyn
6 Chronicle, a newspaper published in Brooklyn, Iowa.

KENNETH BENDA

- 1 Amend Senate File 285 by inserting in page 1, line 13,
2 after the figure "(505.14)" the words "of the Code".

JAMES W. GRIFFIN

- 1 Amend Senate File 361 as follows:

- 2 1. By striking from page two (2), line twenty-six (26),
3 the words "over eleven years of age" and inserting in lieu
4 thereof the words "twelve years of age or older,".
5 2. By inserting in page two (2), line twenty-seven (27),
6 after the word "age" a comma.
7 3. By striking from page three (3), line four (4), the
8 words "over eleven years of age" and inserting in lieu thereof
9 the words "twelve years of age or older,".
10 4. By inserting in page three (3), line five (5), after
11 the word "age" a comma.
12 5. By striking from page three (3), line seventeen (17),
13 the words "over eleven years of age" and inserting in lieu
14 thereof the words "twelve years of age or older,".
15 6. By inserting in page three (3), line eighteen (18),
16 after the word "age" a comma.
17 7. By striking from page three (3), line thirty-two (32),
18 the words "over eleven years of age" and inserting in lieu
19 thereof the words "twelve years of age or older,".
20 8. By inserting in page three (3), line thirty-three (33),
21 after the word "age" a comma.
22 9. By striking from page four (4), line three (3), the
23 word "state".
24 10. By striking from page four (4), line fifteen (15), the
25 words "over eleven years of age" and inserting in lieu thereof
26 the words "twelve years of age or older,".
27 11. By inserting in page four (4), line sixteen (16),
28 after the word "age" a comma.
29 12. By striking from page four (4), line twenty-three (23),
30 the word "state".
31 13. By striking from page four (4), lines thirty (30) and
32 thirty-one (31), the words "over eleven years of age" and
33 inserting in lieu thereof the words "twelve years of age or
34 older,".
35 14. By striking from page five (5), lines nineteen (19) and
36 twenty (20), the words "over eleven years of age" and inserting
37 in lieu thereof the words "twelve years of age or older,".
38 15. By inserting in page five (5), line twenty (20), after
39 the word "age" a comma.
40 16. By striking from page five (5), line twenty-six (26),
41 the word "state".
42 17. By striking from page six (6), line one (1), the word
43 "state".
44 18. By striking from page six (6), lines eighteen (18)
45 and nineteen (19), the words and figures "an offense in accor-
46 dence with section twelve (12)" and inserting in lieu thereof
47 the words and figures "the commission of an offense enum-
48 erated in chapters six hundred ninety-eight (698), seven
49 hundred four (704), and seven hundred five (705) of the Code,
50 and sections two (2), four (4), five (5), six (6), seven (7),
51 nine (9), and ten (10)".
52 19. By striking from page seven (7), line six (6), the

53 words and figures "stated in section twelve (12)" and insert-
54 ing in lieu thereof the words and figures "enumerated in
55 chapters six hundred ninety-eight (698), seven hundred four
56 (704), and seven hundred five (705) of the Code, and sections
57 two (2), four (4), five (5), six (6), seven (7), nine (9),
58 and ten (10)".

59 20. By striking from the second line of the explanation
60 the words and figures "over 11 years of age but less than
61 16 years of age" and inserting in lieu thereof the words
62 "12 years of age or older, but less than 16 years of age,".

WILLIAM J. REICHARDT

1 Amend Senate File 400 as follows:

2 1. By striking from page 1, lines 11 and 12, the words
3 "shall be declared to have resigned such office" and inserting
4 in lieu thereof the words "may be considered as having sub-
5 mitted his resignation from such office to the governor".

6 2. By striking from page 1, line 13, the word "shall"
7 and inserting in lieu thereof the word "may".

JAMES A. POTGETER
SEELEY G. LODWICK

1 Amend Senate File 468 by adding the following section:

2 Section 3 of chapter two hundred forty-four (244), Acts
3 of the Sixty-second General Assembly, is amended by striking
4 from lines three (3) and four (4) the words and figure "one (1)
5 dollar" and inserting in lieu thereof the words and figures
6 "two (2) dollars and twenty-five (25) cents".

7 Further amend Senate File 468 by inserting in line two (2)
8 of page one (1), immediately following the word "levies", the
9 words "and aid".

VERN LISLE

1 Amend Senate File 474 by striking from page 1, line 6,
2 the word "governor" and inserting in lieu thereof the words
3 "executive council".

COMMITTEE ON STATE GOVERNMENT
HUGH H. CLARKE, Chairman

1 Amend House File 428 by inserting in page 9, line 5,
2 after the word "after" the words "the third use of".

LUCAS J. DeKOSTER

On motion of Senator Stanley, the Senate adjourned until 9:00
a.m., Monday, March 24, 1969.

JOURNAL OF THE SENATE

SENATE CHAMBER,
DES MOINES, IOWA, MONDAY, MARCH 24, 1969.

The Senate met in regular session, Senator Lange presiding.

Prayer was offered by Senator Walter B. Hammer, Estherville, Iowa.

The Senate pledged allegiance to the flag.

The Journal of March 21, 1969, was approved.

PETITIONS

The following petitions were presented and placed on file:

By Senator Stephens, from eleven residents of Louisa County favoring the retention of all benefits now offered by the State Employees Merit System.

By Senator Lange, from ten residents of Calhoun County favoring a life insurance program for public employees.

By Senator Flatt, from ninety-four residents of Madison County favoring legislation to permit cooperation with the federal agencies with respect to meat and poultry inspection.

By the following Senators, opposing Senate File 265 relating to taxes on insurance premiums collected by nonprofit hospital and medical service corporations:

Senator Denman, from twenty-one residents of Polk County.

Senator Arbuckle, from fifty residents of Boone and Greene Counties.

Senator Lange, from twenty-two residents of Calhoun County.

DISTINGUISHED GUESTS

Senator Rigler rose on a point of personal privilege and presented to the Senate the Honorable Robert A. McCracken, former member of the House of Representatives from Chickasaw County during the Fifty-sixth and Fifty-seventh General Assemblies.

Senator Potgeter rose on a point of personal privilege and presented to the Senate the Honorable W. L. (Bill) Mooty, former Lieutenant Governor, former member of the House of Representa-

tives from Grundy County during the Fifty-fourth, Fifty-fifth, Fifty-sixth and Fifty-seventh General Assemblies, and Speaker of the House during the Fifty-seventh General Assembly.

VISITORS WELCOMED

The Chair welcomed to the Senate a group of students from Aquinas High School, Fort Madison, who were present in the balcony.

The Chair welcomed to the Senate forty-six students from the Manila Community High School, with their instructor, Mrs. Ewoldt, and chaperones, Mrs. Keat, Mrs. Saunders and Mrs. Hass, who were present in the balcony.

INTRODUCTION OF BILL

Senate File 543, by Senator Benda, a bill for an act relating to Vietnam veterans' service compensation fund, authorizing the state of Iowa to become indebted in the amount of twenty-six million dollars and providing for the issue and sale of bonds of said state in evidence thereof, and providing for the imposition, levy, and collection of a direct annual tax sufficient to pay the principal and interest of said bonds.

Read first and second times and passed on file.

Senator Frommelt requested a roll call to ascertain if a quorum were present.

Roll call revealed a quorum present.

CONSIDERATION OF BILLS

Senate File 30

On motion of Senator Doderer, Senate File 30, a bill for an act relating to the leasing of property and other facilities by the geological survey, with report of committee recommending amendment and 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 30 as follows:

1. Amend page 1, line 4, by striking the words "three hundred four point five (304.5)" and inserting in lieu thereof the words "three hundred five point four (305.4)".

The amendment was adopted.

The following committee amendment was considered:

Amend Senate File 30 as follows:

1. By adding in line 11 after the word "materials" the words "subject to the approval of the executive council".

On motion of Senator Doderer, the amendment was adopted.

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

On the question "Shall the bill pass?" (S.F. 30) the vote was:

Ayes, 54:

Anderson	Frey	Lange	Potgeter
Arbuckle	Frommelt	Laverty	Potter
Balloun	Gaudineer	Leonard	Reichardt
Benda	Gilley	Lodwick	Rigler
Briles	Glenn	Lucken	Schaben
Clarke	Griffin	McGill	Shaff
Conklin	Hammer	Mogged	Shirley
Curran	Hill	Neu	Smith
DeHart	Hougen	Nicholson	Stanley
DeKoster	Keith	Ollenburg	Stephens
Dodds	Klink	O'Malley	Sullivan
Doderer	Kosek	Palmer	Thordsen
Erskine	Kyhl	Parker	Van Gilst
Flatt	Lamborn		

Nays, none.

Absent or not voting, 7:

Coleman	Lisle	Mowry	Weimer
Denman	Messerly	Walsh	

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 207, a bill for an act relating to the operation of a motor vehicle while the operator of a vehicle is under the influence of alcoholic beverages.

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 imposing fees for use of certain state-owned recreational areas.

WILLIAM R. KENDRICK, Chief Clerk

CONSIDERATION OF BILLS

Senate File 86

On motion of Senator Shaff, Senate File 86, a bill for an act em-

powering county boards of supervisors to act in lieu of township trustees in cases where all trustee offices in a township are vacant, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Shaff offered the following amendment and moved its adoption:

Amend Senate File 86 by inserting in page 1, line 8, after the word "shall", the words "have the power to".

The amendment was adopted.

Senator Shaff 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?" (S.F. 86) the vote was:

Ayes, 55:

Anderson	Frey	Lange	Potgeter
Arbuckle	Frommelt	Laverty	Potter
Balloun	Gaudineer	Leonard	Reichardt
Benda	Gilley	Lodwick	Rigler
Briles	Glenn	Lucken	Schaben
Clarke	Griffin	McGill	Shaff
Conklin	Hammer	Messerly	Shirley
Curran	Hill	Mogged	Smith
DeHart	Hougen	Neu	Stanley
DeKoster	Keith	Nicholson	Stephens
Dodds	Klink	Ollenburger	Sullivan
Doderer	Kosek	O'Malley	Thordsen
Erskine	Kyhl	Palmer	Van Gilst
Flatt	Lamborn	Parker	

Nays, none.

Absent or not voting, 6:

Coleman	Lisle	Walsh	Weimer
Denman	Mowry		

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

Senate File 146

On motion of Senator Glenn, Senate File 146, a bill for an act relating to veterans' preference, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Glenn offered the following amendment filed by Senator Thordsen and moved its adoption:

Amend Senate File 146 by inserting in page 1, line 6, after the word "Conflict" the words and figures "beginning August 5, 1964".

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?" (S.F. 146) the vote was:

Ayes, 56:

Anderson	Frey	Lange	Parker
Arbuckle	Frommelt	Laverty	Potgeter
Balloun	Gaudineer	Leonard	Potter
Benda	Gilley	Lisle	Reichardt
Briles	Glenn	Lodwick	Rigler
Clarke	Griffin	Lucken	Schaben
Conklin	Hammer	McGill	Shaff
Curran	Hill	Messerly	Shirley
DeHart	Hougen	Mogged	Smith
DeKoster	Keith	Neu	Stanley
Dodds	Klink	Nicholson	Stephens
Doderer	Kosek	Ollenburg	Sullivan
Erskine	Kyhl	O'Malley	Thorsen
Flatt	Lamborn	Palmer	Van Gilst

Nays, none.

Absent or not voting, 5:

Coleman	Mowry	Walsh	Weimer
Denman			

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

Senate File 249

On motion of Senator Kosek, Senate File 249, a bill for an act relating to the Iowa mental health authority, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Kosek offered the following amendment and moved its adoption:

Amend Senate File 249 by adding to section one (1) the following:

5. By striking from lines eight (8) and nine (9) the words "a member of the state board of regents appointed by the board,".

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?" (S.F. 249) the vote was:

Ayes, 55:

Anderson	Conklin	Erskine	Glenn
Arbuckle	Curran	Flatt	Griffin
Balloun	DeHart	Frey	Hammer
Benda	DeKoster	Frommelt	Hougen
Briles	Dodds	Gaudineer	Keith
Clarke	Doderer	Gilley	Klink

Kosek	Lucken	Palmer	Shirley
Kyhl	McGill	Parker	Smith
Lamborn	Messerly	Potgeter	Stanley
Lange	Mogged	Potter	Stephens
Laverty	Neu	Reichardt	Sullivan
Leonard	Nicholson	Rigler	Thordsen
Lisle	Ollenburger	Schaben	Van Gilst
Lodwick	O'Malley	Shaff	

Nays, none.

Absent or not voting, 6:

Coleman	Hill	Walsh	Weimer
Denman	Mowry		

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

Senate File 257

On motion of Senator Griffin, Senate File 257, a bill for an act to prevent dual regulation of certain annuity and endowment contracts, was taken up and considered.

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

On the question "Shall the bill pass?" (S.F. 257) the vote was:

Ayes, 53:

Anderson	Frommelt	Leonard	Potter
Arbuckle	Gaudineer	Lisle	Reichardt
Balloun	Gilley	Lodwick	Rigler
Benda	Glenn	McGill	Schaben
Briles	Griffin	Messerly	Shaff
Clarke	Hammer	Mogged	Shirley
Conklin	Keith	Neu	Smith
Curran	Klink	Nicholson	Stanley
DeHart	Kosek	Ollenburger	Stephens
DeKoster	Kyhl	O'Malley	Sullivan
Dodds	Lamborn	Palmer	Thordsen
Doderer	Lange	Parker	Van Gilst
Erskine	Laverty	Potgeter	Weimer
Frey			

Nays, none.

Absent or not voting, 8:

Coleman	Flatt	Hougen	Mowry
Denman	Hill	Lucken	Walsh

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

Senate File 330

On motion of Senator DeKoster, Senate File 330, a bill for an act relating to eminent domain, was taken up and considered.

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?" (S.F. 330) the vote was:

Ayes, 57:

Anderson	Frey	Laverty	Potgeter
Arbuckle	Frommelt	Leonard	Potter
Balloun	Gaudineer	Lisle	Reichardt
Benda	Gilley	Lodwick	Rigler
Briles	Glenn	Lucken	Schaben
Clarke	Griffin	McGill	Shaff
Conklin	Hammer	Messerly	Shirley
Curran	Hill	Mogged	Smith
DeHart	Keith	Neu	Stanley
DeKoster	Klink	Nicholson	Stephens
Denman	Kosek	Ollenburg	Sullivan
Dodds	Kyhl	O'Malley	Thordsen
Doderer	Lamborn	Palmer	Van Gilst
Erskine	Lange	Parker	Weimer
Flatt			

Nays, none.

Absent or not voting, 4:

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

Senate File 333

On motion of Senator DeKoster, Senate File 333, a bill for an act relating to issuance of sheriffs' deeds to purchasers under special execution sale, was taken up and considered.

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?" (S.F. 333) the vote was:

Ayes, 57:

Anderson	Frey	Laverty	Potgeter
Arbuckle	Frommelt	Leonard	Potter
Balloun	Gaudineer	Lisle	Reichardt
Benda	Gilley	Lodwick	Rigler
Briles	Glenn	Lucken	Schaben
Clarke	Griffin	McGill	Shaff
Conklin	Hammer	Messerly	Shirley
Curran	Hill	Mogged	Smith
DeHart	Keith	Neu	Stanley
DeKoster	Klink	Nicholson	Stephens
Denman	Kosek	Ollenburg	Sullivan
Dodds	Kyhl	O'Malley	Thordsen
Doderer	Lamborn	Palmer	Van Gilst
Erskine	Lange	Parker	Weimer
Flatt			

Nays, none.

Absent or not voting, 4:

Coleman

Hougen

Mowry

Walsh

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

UNFINISHED BUSINESS

Senate Joint Resolution 20

On motion of Senator Benda, Senate Joint Resolution 20, a joint resolution urging a legislative study to review and codify the laws of Iowa relating to education below the university level, was taken up for further consideration.

Senator Hougen offered the following amendment and moved its adoption:

Amend Senate Joint Resolution 20 by striking in lines 18 and 19 "its successor agency, or an appropriate standing committee", and inserting in lieu thereof the following: "or its successor agency".

The amendment was lost.

Senator Glenn moved that further action on Senate Joint Resolution 20 be deferred until 10:00 a.m., Thursday, April 15, 1969.

Division was called for.

The motion was lost.

Senator Benda 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?" (S.J.R. 20) the vote was:

Rule 8 was invoked.

Ayes, 45:

Anderson
Benda
Clarke
Conklin
Curran
DeKoster
Denman
Dodds
Doderer
Erskine
Flatt
Frey

Frommelt
Gilley
Glenn
Griffin
Hammer
Hill
Keith
Klink
Kosek
Kuhl
Lamborn

Lange
Lavery
Leonard
Lodwick
McGill
Messerly
Mogged
Neu
Nicholson
Ollenburg
O'Malley

Palmer
Parker
Potgeter
Potter
Reichardt
Rigler
Shirley
Stanley
Thordsen
Walsh
Weimer

Nays, 11:

Balloun
Briles
DeHart

Hougen
Lucken
Mowry

Schaben
Smith
Stephens

Sullivan
Van Gilst

Absent or not voting, 5:

Arbuckle
Coleman

Gaudineer

Lisle

Shaff

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

CONSIDERATION OF BILLS

Senate File 531

On motion of Senator Flatt, Senate File 531, a bill for an act to appropriate funds to defray expenses of the inaugural ceremonies, was taken up and considered.

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

On the question "Shall the bill pass?" (S.F. 531) the vote was:

Ayes, 58:

Anderson	Frey	Leonard	Potter
Arbuckle	Frommelt	Lodwick	Reichardt
Balloun	Gilley	Lucken	Rigler
Benda	Glenn	McGill	Schaben
Briles	Griffin	Messerly	Shaff
Clarke	Hammer	Mogged	Shirley
Conklin	Hill	Mowry	Smith
Curran	Hougen	Neu	Stanley
DeHart	Keith	Nicholson	Stephens
DeKoster	Klink	Ollenburg	Sullivan
Denman	Kosek	O'Malley	Thordsen
Dodds	Kyhl	Palmer	Van Gilst
Doderer	Lamborn	Parker	Walsh
Erskine	Lange	Potgeter	Weimer
Flatt	Laverty		

Nays, none.

Absent or not voting, 3:

Coleman

Gaudineer

Lisle

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 531** be immediately messaged to the House, which request was complied with.

Senate File 532

On motion of Senator Mowry, Senate File 532, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1969, and ending June 30, 1971, to the Herbert Hoover Birthplace Foundation, Inc., was taken up and considered.

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

On the question "Shall the bill pass?" (S.F. 532) the vote was:

Ayes, 56:

Arbuckle	Frey	Laverty	Potgeter
Balloun	Frommelt	Leonard	Potter
Benda	Gilley	Lodwick	Reichardt
Briles	Glenn	Lucken	Rigler
Clarke	Griffin	McGill	Schaben
Conklin	Hammer	Messerly	Shaff
Curran	Hill	Mogged	Shirley
DeHart	Hougen	Mowry	Smith
DeKoster	Keith	Neu	Stanley
Denman	Klink	Nicholson	Stephens
Dodds	Kosek	Ollenburg	Sullivan
Doderer	Kyhl	O'Malley	Van Gilst
Erskine	Lamborn	Palmer	Walsh
Flatt	Lange	Parker	Weimer

Nays, none.

Absent or not voting, 5:

Anderson	Gaudineer	Lisle	Thordsen
Coleman			

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

MESSAGES FROM THE HOUSE

The following messages were received from the House:

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

House Concurrent Resolution 18, encouraging the executive council to allocate the necessary funds for printing a new chart to replace present chart on the rotunda of the second floor of the State Capitol.

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

House File 279, a bill for an act relating to the separation of jurors in criminal cases.

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

House File 292, a bill for an act relating to the use of flashing lights on motor vehicles.

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

Senate File 73, a bill for an act adding a member of the Iowa Development Commission to the Mississippi Parkway Planning Commission.

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

Senate File 135, a bill for an act relating to corporations organized pursuant to the Iowa Economic Development Act.

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

Senate File 187, a bill for an act relating to terms of district court.

WILLIAM R. KENDRICK, Chief Clerk

HOUSE CONCURRENT RESOLUTION 18

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 deteriorated 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 pertaining to the state capitol and the state of Iowa, and shall replace the present chart on the rotunda of the second floor of the state capitol within the immediate future in order that the many adults and students visiting the capitol during this session the General Assembly may be provided with accurate and current information.

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.

SUPPLEMENTAL REPORT OF COMMITTEE ON MEMORIAL RESOLUTIONS

Senator Conklin submitted the following report and moved its adoption:

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 member of the Senate:

Edward W. Clark, Cerro Gordo County.

CHARLENE CONKLIN, Chairman
LEIGH R. CURRAN
C. JOSEPH COLEMAN

The motion prevailed and the supplemental report was adopted.

CONSIDERATION OF BILLS

Senate File 140

On motion of Senator Benda, Senate File 140, 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 considered:

Amend Senate File 140 by striking all of section one (1) and substituting in lieu thereof the following:

Section 1. Section five hundred thirty-four point nineteen (534.19), Code 1966, is hereby amended by adding the following new subsection:

"A savings and loan association operating under this chapter may make the determination to operate in a manner similar to federally chartered savings and loan associations insofar as the use of the 'deposit' and 'interest' terminology is concerned and such other powers as have been authorized for such federally chartered association under the Home Owners Loan Act of 1933 as amended to March 1, 1969 and specifically as amended by Public Law 90-448S-3496 and as permitted under Rules and Regulations of the Federal Home Loan Bank System and the Federal Savings and Loan Insurance Corporation, issued under such Act as amended to March 1, 1969 and under such law to the extent that similar rules and regulations have been adopted by the supervisor of savings and loan associations and have been filed with the secretary of state. Any such additional powers shall not become effective until July 1, 1969. This paragraph is not intended to diminish nor restrict the powers otherwise granted to such associations by the laws of Iowa prior to the effective date of this Act, nor shall the adoption and filing of such rules or regulations by the supervisor in any way diminish or restrict the rights of associations which do not make the above determination and which do not desire to change their operation under the provisions above contained in this paragraph."

Further amend Senate File 140 by striking all of section two (2) and inserting in lieu thereof the following:

"Sec. 2. Section five hundred thirty-four point eight (534.8), Code 1966, is hereby amended by adding the following new subsection:

"Any association operating under this chapter shall have the power to indemnify any present or former director, officer or employee in the manner and in the instances authorized in subsections one (1), two (2), three (3) and four (4) of section two (2), chapter three hundred sixty-three (363), Acts of the Sixty-second General Assembly."

Further amend Senate File 140 by striking all of lines twenty-nine (29) through thirty-one (31) of page two (2).

Further amend Senate File 140 by striking lines twenty-two (22) through twenty-nine (29) of page three (3) and substituting in lieu thereof the following:

"5. By adding the following new subsection:"

Further amend Senate File 140 by striking in line four (4), page four (4), the word "loan" and inserting in lieu thereof the word "loans".

Further amend Senate File 140 by striking in page four (4), line eleven (11), the word "interests" and inserting in lieu thereof the word "interest".

Further amend Senate File 140 by adding the following section thereto:

Sec. 6. Section five hundred thirty-four point nineteen (534.19), subsec-

tion thirteen (13), Code 1966, is hereby amended by adding the following thereto:

"In addition to the above unsecured or secured borrowing, an association may issue such notes, bonds, debentures and other obligations or securities, except capital stock, as is approved by the supervisor of savings and loan associations, and if authorized by the regulations of the Federal Home Loan Bank, as long as the total amount of funds borrowed under this sentence shall not exceed five percent of the withdrawable accounts of the association and provided that such obligations and securities shall be subject to the priority of the rights of the owners and deposits of said association."

Senator Benda offered the following amendment to the committee amendment and moved its adoption:

Amend Senate File 140 as follows:

1. Amend the committee amendment filed February 27, 1969, by striking from line fifty-nine (59) the word "is" and insert in lieu thereof the word "are".

2. Further amend the committee amendment by inserting after the word "owners" in line sixty-six (66) the following, "of the savings".

The amendment to the amendment was adopted.

On motion of Senator Benda, the committee amendment as amended 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?" (S.F. 140) the vote was:

Ayes, 58:

Anderson	Frey	Leonard	Potgeter
Arbuckle	Frommelt	Lisle	Potter
Balloun	Gilley	Lodwick	Rigler
Benda	Glenn	Lucken	Schaben
Briles	Griffin	McGill	Shaff
Clarke	Hammer	Messerly	Shirley
Conklin	Hill	Mogged	Smith
Curran	Hougen	Mowry	Stanley
DeHart	Keith	Neu	Stephens
DeKoster	Klink	Nicholson	Sullivan
Denman	Kosek	Ollenburg	Thordsen
Dodds	Kyhl	O'Malley	Van Gilst
Doderer	Lamborn	Palmer	Walsh
Erskine	Lange	Parker	Weimer
Flatt	Laverty		

Nays, none.

Absent or not voting, 3:

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

Senate File 409

On motion of Senator Doderer, Senate File 409, a bill for an act

relating to the requirement that school districts make provision for special education services to all children enrolled in the public schools, was taken up and considered.

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

On the question "Shall the bill pass?" (S.F. 409) the vote was:

Rule 8 was invoked.

Ayes, 57:

Anderson	Frey	Leonard	Potgeter
Arbuckle	Frommelt	Lisle	Potter
Balloun	Gilley	Lodwick	Reichardt
Benda	Glenn	Lucken	Rigler
Briles	Griffin	McGill	Schaben
Clarke	Hammer	Messerly	Shaff
Conklin	Hougen	Mogged	Shirley
Curran	Keith	Mowry	Smith
DeHart	Klink	Neu	Stanley
DeKoster	Kosek	Nicholson	Sullivan
Denman	Kyhl	Ollenburg	Thorsen
Dodds	Lamborn	O'Malley	Van Gilst
Doderer	Lange	Palmer	Walsh
Erskine	Laverty	Parker	Weimer
Flatt			

Nays, 1:

Hill

Absent or not voting, 3:

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

Senate File 16

On motion of Senator Stephens, Senate File 16, a bill for an act relating to drainage and levee districts, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Stanley asked and received unanimous consent that action on Senate File 16 be deferred and that the bill be placed on the calendar under unfinished business.

MOTION FOR SPECIAL ORDER LOST

Senator Glenn moved that **Senate Joint Resolution 7** be made a special order of business for 10:00 a.m., Monday, March 31, 1969.

The motion was lost.

CONSIDERATION OF BILLS

House File 258

On motion of Senator Benda, House File 258, a bill for an act to provide for uniform annual observances of certain legal public holidays on Mondays, and for other purposes, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Balloun offered the following amendment and moved its adoption:

Amend House File 258 by striking from page 2, lines 5 and 6, the words "the second Monday in October,".

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?" (H.F. 258) the vote was:

Ayes, 36:

Anderson	Doderer	Lamborn	O'Malley
Arbuckle	Erskine	Lavery	Palmer
Balloun	Flatt	Leonard	Potgeter
Benda	Frey	Lisle	Reichardt
Clarke	Frommelt	Lodwick	Rigler
Curran	Glenn	McGill	Shirley
DeKoster	Griffin	Mogged	Stanley
Denman	Hougen	Neu	Walsh
Dodds	Kosek	Ollenburg	Weimer

Nays, 21:

Briles	Keith	Messerly	Smith
Conklin	Klink	Mowry	Stephens
DeHart	Kyhl	Nicholson	Sullivan
Gilley	Lange	Parker	Thordsen
Hammer	Lucken	Potter	Van Gilst
Hill			

Absent or not voting, 4:

Coleman	Gaudineer	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.

Senator O'Malley asked and received unanimous consent that **Senate File 81** be withdrawn from further consideration of the Senate.

Senate File 400

On motion of Senator Lodwick, Senate File 400, a bill for an act relating to the appointees of the Governor, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Potgeter offered the following amendment by Senators Potgeter and Lodwick and moved its adoption:

Amend Senate File 400 as follows:

1. By striking from page 1, lines 11 and 12, the words "shall be declared to have resigned such office" and inserting in lieu thereof the words "may be considered as having submitted his resignation from such office to the governor".
2. By striking from page 1, line 13, the word "shall" and inserting in lieu thereof the word "may".

The amendment was adopted.

Senator Hougen offered the following amendment by Senators Hougen, DeKoster and Sullivan and moved its adoption:

Amend Senate File 400 by striking lines 17 and 18 and inserting in lieu thereof the words "shall be made in the same manner as in any other case of vacancy caused by resignation."

The amendment was adopted.

(Consideration of Senate File 400 pending on adjournment.)

INTRODUCTION OF BILLS

Senate File 544, by committee on schools, a bill for an act to establish a state advisory council for vocational education.

Read first and second times and placed on calendar.

Senate File 545, by committee on schools, a bill for an act relating to payment by school boards of dues to an association of school boards and of expenses of board members.

Read first and second times and placed on calendar.

Senate File 546, by Senators Flatt, Schaff and Nicholson, a bill for an act relating to area schools, and establishing the state board of trustees for area schools.

Read first and second times and passed on file.

Senate File 547, by Senators Shaff and Lange (Millen, Winkelman, Alt and Caffrey), a bill for an act to license and regulate water conditioning contractors and to establish a water conditioning examining board.

Read first and second times and passed on file.

HOUSE MESSAGES CONSIDERED

House File 207, a bill for an act relating to the operation of a motor vehicle while the operator of a vehicle is under the influence

of alcoholic beverages or other substances, or a combination of such substances, which prevent the safe operation of a motor vehicle.

Read first and second times and passed on file.

House File 260, a bill for an act imposing fees for use of certain state-owned recreational areas.

Read first and second times and passed on file.

House File 279, a bill for an act relating to the separation of jurors in criminal cases.

Read first and second times and passed on file.

House File 292, a bill for an act relating to the use of flashing lights on motor vehicles.

Read first and second times and passed on file.

APPOINTMENT OF EMPLOYEE

President Jepsen announced the appointment of Michael Eash of Iowa County as a Senate Page, effective March 24, 1969.

REPORT OF STEERING COMMITTEE

MR. PRESIDENT: Your steering committee begs leave to report it has had the following bills under consideration and recommends that they be placed on the steering committee calendar:

S.J.R. 7	S. F. 525	S. F. 291	S. F. 208
S. F. 385	S. F. 277	S. F. 537	S. F. 55
S. F. 472	S. F. 520	S. F. 474	S. F. 230

SEELEY G. LODWICK
Chairman, Steering Committee

EXPLANATION OF VOTE

I wish to exercise my privilege to explain my vote on Senate File 409. I voted for the bill because I am totally in accord with the need for providing the handicapped school children with opportunities for special education as needed. The bill provides that reimbursements shall be made for costs in excess of a state average attendance cost as provided by section 281.9 of the Code. However, the records do not appear to bear this out. The records show that local property taxes have been increased 614 percent in Black Hawk County from 1962 to 1969, 50.5 percent in 1969 over 1968 alone; 296 percent in Polk County in 1969 over 1962, 51.2 percent in 1969 over 1968; Pottawattamie, 756 percent from 1962 to 1969, 83 percent in 1969 over 1968; Woodbury, 470 percent, 47 percent in 1969 over 1968.

CHESTER HOUGEN

SENATE CONCURRENT RESOLUTION 18

By Rigler, Denman, Lodwick, Lange, Kyhl, Shirley,
Thordsen, Reichardt, Flatt, Schaben,
Stanley, Frommelt and Sullivan

Whereas, The Drake University basketball team did such an outstanding job in the National Collegiate Basketball Tournament at Louisville, Kentucky, March 20 to March 22, 1969; and

Whereas, They easily won third place over North Carolina; and

Whereas, In the semi-final game March 20 they outplayed and nearly defeated the overwhelming favorite and ultimate champions, the University of California at Los Angeles; and

Whereas, Had Drake won, it would have been considered one of the most memorable victories in college basketball; and

Whereas, Against overwhelming odds they have been truly "a team" in the noblest sense—heroes to all Iowans;

Now, Therefore, Be It Resolved by the Senate, the House Concurring, That we salute them for having exhibited all the virtues of true champions; we commend their coach, Maury John, on this brightest achievement in his brilliant coaching career; and we thank them all for so gallantly acting as ambassadors for our state in improving the image of Iowa throughout the entire nation; and

Be It Further Resolved, That copies of this resolution be sent to Drake University, to Coach John, and to each member of the 1969 Drake Bulldog squad, with our most sincere congratulations and best wishes for the future.

REPORTS OF COMMITTEES

Senator Walsh submitted the following reports:

MR. PRESIDENT: Your committee on cities and towns, to which was referred *Senate File 339*, a bill for an act to amend the residency requirements of municipal officers not elected by the voters, begs leave to report it has had the same under consideration and recommends the same *do pass*.

JOHN WALSH, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on cities and towns, to which was referred *Senate File 349*, a bill for an act relating to city civic centers, begs leave to report it has had the same under consideration and recommends the same *do pass*.

JOHN WALSH, Chairman

Ordered passed on file.

Senator Balloun submitted the following reports:

MR. PRESIDENT: Your committee on conservation and recreation, to which was referred *Senate File 359*, a bill for an act relating to seasons for hunting fur-bearing animals, begs leave to report it has had the same under consideration and recommends the same *be amended as follows; and when so amended the bill do pass*:

Amend *Senate File 359* by striking the word "hunting" in the title and by inserting in lieu thereof "taking of".

CHARLES F. BALLOUN, Chairman

Ordered passed on file.

Also :

MR. PRESIDENT: Your committee on conservation and recreation, to which was referred **Senate File 362**, a bill for an act relating to county conservation boards, begs leave to report it has had the same under consideration and recommends the same **do pass**.

CHARLES F. BALLOUN, Chairman

Ordered passed on file.

Also :

MR. PRESIDENT: Your committee on conservation and recreation, to which was referred **Senate File 484**, a bill for an act relating to amateur boxing, begs leave to report it has had the same under consideration and recommends the same **do pass**.

CHARLES F. BALLOUN, Chairman

Ordered passed on file.

Also :

MR. PRESIDENT: Your committee on conservation and recreation, to which was referred **House File 228**, a bill for an act relating to water navigation regulations, begs leave to report it has had the same under consideration and recommends the same **do pass**.

CHARLES F. BALLOUN, Chairman

Ordered passed on file.

Also :

MR. PRESIDENT: Your committee on conservation and recreation, to which was referred **House Concurrent Resolution 15**, a concurrent resolution relating to pollution hazards, begs leave to report it has had the same under consideration and recommends the same **do pass**.

CHARLES F. BALLOUN, Chairman

Ordered passed on file.

AMENDMENTS FILED

- 1 Amend Senate File 27 by inserting in page 3, line 13,
- 2 after the figure "(4)" the words "of this Act".

CHESTER O. HOUGEN

- 1 Amend the House amendment to Senate File 279 by inserting after
- 2 the word, "holders.", in line 22 the following:
- 3 "The insurance commissioner, after hearing where all interested
- 4 parties shall be given an opportunity to be heard, shall approve
- 5 a reasonable charge or premium for credit life and accident or
- 6 health credit insurance. Such reasonable charge or premium shall
- 7 allow a fair and reasonable return or profit for the risk involved
- 8 in providing such coverage."

LEE H. GAUDINEER, JR.

- 1 Amend Senate File 279 by striking all after the
- 2 enacting clause and inserting in lieu thereof the
- 3 following:
- 4 Section 1. Section five hundred thirty-five point
- 5 two (535.2), Code 1966, section 2 is hereby amended by
- 6 inserting in line 1 following the word "corporation"

- 7 the words "or business" and by inserting in line 4
8 following the word "corporation" the words "or business".

GENE W. GLENN

1 Amend Senate File 291 as follows:

2 1. By inserting in page 1, line 16, the following:

3 "Where cattle slaughtering operations are completely
4 separate from any other slaughter operations, the rumen
5 content taken from cattle slaughtered need not be cooked
6 and shall not be considered garbage for the purposes of
7 this chapter."

COMMITTEE ON AGRICULTURE

1 Amend Senate File 291 as follows:

2 1. Amend page 2, lines 33 and 34, by inserting after the
3 word "purchaser," the word "or".

4 2. Amend page 3, line 14, by inserting after the word
5 "slaughter" the words:

6 "except that swine animals shipped directly to a public
7 stockyard which are intended for sale to a slaughtering establish-
8 ment for immediate slaughter, but are found on arrival at such
9 stockyard to be apparently healthy, may be sold for feeding
10 purposes if such swine are individually identified in accordance
11 with section one hundred sixty-three point thirty (163.30), subsection
12 three (3), of the Code, as amended by chapter one hundred
13 sixty-nine (169), Acts of the Sixty-second General Assembly; if
14 they are given anti-hog cholera serum or anti-body concentrate
15 as specified in the Code of Federal Regulations, Title IX,
16 Chapter I, Part 76, forthwith, and, if an official health cer-
17 tificate indicating the out-of-state point of origin of such swine
18 is secured and accompanies them from such stockyard".

19 3. Amend page 3, line 15, by striking the words "forty-
20 eight" and inserting in lieu thereof the words "seventy-two".

21 4. Amend page 3, line 20, by striking the word "Such" and
22 all of lines 21, 22 and 23 and inserting in lieu thereof the
23 following:

24 "On arrival at the farm of destination, such incoming swine
25 shall either be quarantined separate and apart for thirty days
26 thereafter, from other swine located on such premises at the time
27 of arrival, or, if such incoming swine are not thus separated,
28 all swine on such premises shall be quarantined for thirty
29 days beginning with arrival of the incoming swine, except ani-
30 mals going from such premises direct to slaughter."

31 5. Amend page 4, line 15, by inserting after the numeral
32 (3), the words "of section one hundred sixty-three point thirty
33 (163.30) of the Code as amended by chapter one hundred sixty-
34 nine (169), Acts of the Sixty-second General Assembly".

35 6. Amend page 4, line 16, by striking the period and add-
36 ing the words:

37 "except as otherwise provided in subsection two (2) of
38 section five (5) of this Act."

39 7. Amend page 6, line 19, by striking the words "the
40 users" and inserting in lieu thereof the words "swine produ-
41 cers".

42 8. Amend page 7 by striking lines 24 through 28, inclusive.

COMMITTEE ON AGRICULTURE

1 Amend amendment by committee on appropriations filed March
2 20, 1969, by inserting in line 12 after the quotation mark a
3 new sentence as follows:

4 "Payment shall be made by the producer to the department
5 and such vaccine shall be administered by a licensed practicing
6 veterinarian."

COMMITTEE ON AGRICULTURE

1 Amend Senate File 400 by striking lines 17 and 18 and
2 inserting in lieu thereof the words "shall be made in
3 the same manner as in any other case of vacancy caused
4 by resignation."

CHESTER HOUGEN
LUCAS J. DEKOSTER
CHAS. K. SULLIVAN

1 Amend Senate File 400 by adding the following new
2 paragraph after line eighteen (18) thereof:

3 "Prior to accepting the resignation of any person
4 pursuant to the provisions of this Act, it shall be the
5 duty of the Governor to notify said person by registered
6 mail that said person's absence at any future meetings
7 will subject said person to the provisions of this Act."

JAMES F. SCHABEN

1 Amend the Frey amendment to Senate File 456, dated
2 March 18, 1969, as follows:

3 1. By inserting in line 3 before the word "three" the
4 word "and".

5 2. By inserting quotation marks in line 16 before
6 the period.

7 3. By reversing the quotation marks and period at the
8 end of line 25.

9 4. By striking lines 26 through 28, inclusive.

THOMAS J. FREY

1 Amend Senate File 525 as follows:

2 1. By striking page 7, lines 4 through 8, inclusive, and
3 inserting in lieu thereof the following: "Section one hundred
4 twenty-three A point three (123A.3), Code 1966, as amended by
5 chapter two hundred nine (209), section thirty-five (35), Acts
6 of the Sixty-second General Assembly, is amended by striking
7 lines thirteen (13) through twenty-six (26), inclusive."

8 2. By adding the following new sections:

9 "Section one hundred twenty-three A point five (123A.5),
10 Code 1966, as amended by chapter two hundred nine (209), section
11 thirty-six (36), Acts of the Sixty-second General Assembly is
12 hereby repealed."

13 "Section one hundred twenty-three A point eight (123A.8),
14 Code 1966, is hereby amended by striking from line three (3)
15 the words "and institutions" and inserting in lieu thereof the
16 words "institutions, hospitals and local alcoholism units".

VERNON H. KYHL

1 Amend Senate File 539 by striking from page 2, line 1,
2 the word "to" and inserting in lieu thereof the word "two".

LUCAS J. DeKOSTER

- 1 Amend Senate Joint Resolution 7 as follows:
- 2 Line 8, by striking the word "nineteen" and insert in lieu
- 3 thereof the word "eighteen".

WILLIAM F. DENMAN

On motion of Senator Stanley, the Senate adjourned until 9:00 a.m., Tuesday, March 25, 1969.

JOURNAL OF THE SENATE

SENATE CHAMBER,
DES MOINES, IOWA, TUESDAY, MARCH 25, 1969.

The Senate met in regular session, Senator Lange presiding.

Prayer was offered by Reverend Peter Schuler, pastor of the Friends Church, Lynnville, Iowa.

The Senate pledged allegiance to the flag.

The Journal of March 24, 1969, was approved.

PETITIONS

The following petitions were presented and placed on file:

By Senator Stanley, from approximately twenty thousand residents of the State of Iowa favoring stronger laws to provide for the confinement and treatment of sex offenders against children.

By Senator DeKoster, from twenty-four residents of Sioux and Lyon Counties opposing the liberalization of the abortion law.

By Senator Kosek, from thirty residents of Linn County opposing legislation concerning motorcycle riding apparel.

By Senator Mogged, from ninety-six residents of Van Buren County opposing mandatory soil conservation practices, an additional property tax levy and authorization for trespassing.

By Senator Denman, from one hundred residents of Polk County favoring legislation relating to passage of school bond issues by a simple majority vote.

By Senator Parker, from thirty-two residents of Delaware County favoring adequate appropriations for the continued operation of the Iowa State Horticultural Society.

By Senator Flatt, from eighteen residents of Madison County favoring legislation to permit cooperation with the federal agencies with respect to meat and poultry inspection.

DISTINGUISHED GUEST

Senator Kosek rose on a point of personal privilege and presented to the Senate the Honorable Tom Riley, former member of the Senate and House of Representatives from Linn County.

VISITORS WELCOMED

The Chair welcomed several groups of visitors to the Senate at the request of the following Senators:

By Senator Arbuckle, twenty-seven students from Boxholm, Fraser and Pilot Mound, members of the senior class from the Grand Community School, with their instructor, Warren W. Keeler.

By Senator Benda, six students, members of the American problems class of the Amana Society School System, who were present in the balcony with their instructor, J. A. Sailor.

By Senator DeHart, thirty-three students from Ballard High School, Huxley, who were present in the balcony with their instructor, Mr. Niichel.

By Senator Doderer, a group of students from Lone Tree High School, members of the senior social studies class, who were present in the balcony with their instructor, LaVerne Barton.

By Senator Klink, seventy students from Starmont School, Strawberry Point, who were present in the balcony with their instructors, Larry Middleton and Dave Vernon.

By Senator Kyhl, forty-two students from the New Hartford Community School, who were present in the balcony with their instructors, Mr. Davenport and Mr. Cuvelier.

By Senator Leonard, a group of students, members of the American government class from the Sioux Valley Community School, who were present in the balcony with their instructor, Mr. Walker.

By Senator Stanley, forty-two students from West Branch who were present in the balcony with their instructor, Jerry Knoll.

By Senator Van Gilst, sixty-three students from the North Mahaska Community School, with their instructor, Mrs. Anita Seitsinger, and principal, James House.

INTRODUCTION OF BILLS

Senate File 548, by Senators Clarke, Gaudineer and Hougen, a bill for an act relating to the transfer of authority and responsibility for enforcing laws and regulations concerning certain motor vehicles to the department of public safety.

Read first and second times and passed on file.

Senate File 549, by committee on commerce, a bill for an act relating to the maximum interest rate for public bonds.

Read first and second times and placed on calendar.

Senate File 550, by Senators Nicholson, Thordsen and Mogged (Newton), a bill for an act relating to licensing and regulation of hearing aid dealers, and appropriating license fees for purposes of administration.

Read first and second times and passed on file.

CONSIDERATION OF BILLS

Senate File 383

On motion of Senator Briles, Senate File 383, a bill for an act relating to the prohibition of conducting, keeping, or maintaining bucket shops, 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 383 as follows:

1. Amend page 1, line 10, by striking the word "and" and inserting the word "or".
2. Amend page 1, line 14, by striking the second word "keep" and inserting the word "kept".
3. Amend page 1, line 20, by striking the word "and" and inserting the word "or".

The amendment was adopted.

Senator Kosek offered the following amendment and moved its adoption:

Amend Senate File 383 by inserting in line 11 after the period the following:

"For the purposes of this Act, a bona fide transaction involving the purchase or redemption of shares of an investment company registered under the federal investment company act of 1940, such investment companies being commonly referred to as 'mutual funds', shall be deemed a bona fide transaction on a board of trade, exchange or market."

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?" (S.F. 383) the vote was:

Rule 8 was invoked.

Ayes, 53:

Anderson
Arbuckle
Balloun
Benda

Briles
Clarke
Coleman
Curran

DeHart
DeKoster
Denman
Dodds

Erakine
Frey
Frommelt
Gaudineer

Gilley	Lange	Mowry	Rigler
Glenn	Laverty	Neu	Shaff
Griffin	Leonard	Nicholson	Shirley
Hammer	Lisle	Ollenburg	Smith
Hill	Lodwick	O'Malley	Stanley
Hougen	Lucken	Palmer	Sullivan
Keith	McGill	Parker	Van Gilst
Klink	Messerly	Potter	Walsh
Kosek	Mogged	Reichardt	Weimer
Kyhl			

Nays, 1:

Doderer

Absent or not voting, 7:

Conklin	Lamborn	Schaben	Thordsen
Flatt	Potgeter	Stephens	

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

SENATE CONCURRENT RESOLUTION 18 ADOPTED

Senator Rigler asked and received unanimous consent to take up Senate Concurrent Resolution 18, found on page 607 of the Senate Journal, and moved its adoption.

The motion prevailed and the resolution was adopted.

CONSIDERATION OF BILLS

Senate File 439

On motion of Senator Potter, Senate File 439, a bill for an act relating to the forgery or counterfeiting of motor vehicle documents, was taken up and considered.

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

On the question "Shall the bill pass?" (S.F. 439) the vote was:

Ayes, 56:

Anderson	Flatt	Laverty	Potgeter
Balloun	Frey	Leonard	Potter
Benda	Frommelt	Lodwick	Reichardt
Briles	Gaudineer	Lucken	Rigler
Clarke	Gilley	McGill	Schaben
Coleman	Glenn	Messerly	Shaff
Conklin	Hammer	Mogged	Shirley
Curran	Hill	Mowry	Smith
DeHart	Hougen	Neu	Stanley
DeKoster	Klink	Nicholson	Sullivan
Denman	Kosek	Ollenburg	Thordsen
Dodds	Kyhl	O'Malley	Van Gilst
Doderer	Lamborn	Palmer	Walsh
Erskine	Lange	Parker	Weimer

Nays, none.

Absent or not voting, 5:

Arbuckle
Griffin

Keith

Lisle

Stephens

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

HOUSE AMENDMENTS CONSIDERED

Senate File 279

Senator Rigler called up for consideration Senate File 279, a bill for an act to amend section five hundred thirty-five point two (535.2), Code 1966, relating to the rate of interest to which parties may agree in writing, amended by the House, and moved that the Senate concur in the following amendment:

Amend Senate File 279 by adding to section one (1) the following:

"Section five hundred thirty-five point two (535.2), Code 1966, is hereby further amended by adding at the end of subsection one (1) the following:

Excessive charges or premiums for credit life, accident or health insurance written in connection with money loaned shall be included in the rate of interest unless

(1) the coverage of the debtor by the insurance is not a factor in the approval by the creditor of the extension of credit, and this fact is clearly disclosed in writing to the person applying for or obtaining the extension of credit; and

(2) in order to obtain the insurance in connection with the extension of credit, the person to whom the credit is extended must give specific affirmative written indication of his desire to do so after written disclosure to him of the cost thereof.

The foregoing provision regarding excessive charges or premiums to be included in the rate of interest shall have application only to the original parties to an agreement and shall in no manner affect the negotiability of instruments or the rights of subsequent holders."

Senator Glenn offered the following amendment to the House amendment:

Amend Senate File 279 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section five hundred thirty-five point two (535.2), Code 1966, section 2 is hereby amended by inserting in line 1 following the word "corporation" the words "or business" and by inserting in line 4 following the word "corporation" the words "or business".

Senator Rigler raised a point of order on the Glenn amendment for the reason that it was not germane to the House amendment, since it struck all after the enacting clause and rewrote the bill.

The Chair ruled the point well taken and the amendment out of order.

Senator Glenn moved to suspend the rules and take up his amendment.

The Chair ruled the motion out of order for the reason that suspension of the joint rules of the Senate and House required a concurrent resolution.

Senator Gaudineer offered the following amendment to the House amendment and moved its adoption:

Amend the House amendment to Senate File 279 by inserting after the word, "holders.", in line 22 the following:

"The insurance commissioner, after hearing where all interested parties shall be given an opportunity to be heard, shall approve a reasonable charge or premium for credit life and accident or health credit insurance. Such reasonable charge or premium shall allow a fair and reasonable return or profit for the risk involved in providing such coverage."

Senator Weimer raised a point of order on the Gaudineer amendment for the reason that it was not germane to the House amendment.

The Chair ruled the point well taken and the amendment not germane to the House amendment.

Senator Glenn appealed the ruling of the Chair and requested a roll call vote.

Expunged March 25, 1969.

RECORD EXPUNGED

Senator Weimer asked and received unanimous consent to withdraw his point of order and expunge the record.

President Jepsen took the chair at 10:35 a.m.

Senator Gaudineer moved the adoption of his amendment and requested a roll call.

On the question "Shall the Gaudineer amendment to the House amendment be adopted?" (S.F. 279) the vote was:

Ayes, 33:

Clarke
Coleman
Conklin
Denman
Dodds
Doderer
Erskine
Frey
Frommelt

Gaudineer
Glenn
Hammer
Hill
Keith
Klink
Leonard
Lisle

Lodwick
Lucken
McGill
Mowry
Neu
Nicholson
O'Malley
Palmer

Potgeter
Reichardt
Schaben
Shaff
Shirley
Stanley
Van Gilst
Walsh

Nays, 21:

Anderson	Gilley	Lange	Potter
Balloun	Griffin	Laverty	Rigler
Briles	Kosek	Mogged	Smith
Curran	Kyhl	Ollenburg	Stephens
DeHart	Lamborn	Parker	Sullivan
DeKoster			

Voting present, 3:

Benda	Thordsen	Weimer
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Absent or not voting, 4:

Arbuckle	Flatt	Hougen	Messerly
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The amendment was adopted.

The Senate concurred in the House amendment as amended.

Senator Rigler moved that the bill as amended by the House, amended, 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?" (S.F. 279) the vote was:

Rule 8 was invoked.

Ayes, 50:

Anderson	Erskine	Lange	Potter
Arbuckle	Frey	Laverty	Reichardt
Balloun	Frommelt	Lisle	Rigler
Benda	Gaudineer	Lodwick	Shaff
Briles	Gilley	Lucken	Shirley
Clarke	Griffin	Mogged	Smith
Coleman	Hammer	Mowry	Stanley
Conklin	Hougen	Neu	Stephens
Curran	Keith	Nicholson	Sullivan
DeHart	Klink	Ollenburg	Thordsen
DeKoster	Kosek	Parker	Walsh
Denman	Kyhl	Potgeter	Weimer
Doderer	Lamborn		

Nays, 9:

Dodds	Leonard	O'Malley	Schaben
Glenn	McGill	Palmer	Van Gilst
Hill			

Absent or not voting, 2:

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

CONSIDERATION OF JOINT RESOLUTION

Senate Joint Resolution 7

On motion of Senator Walsh, Senate Joint Resolution 7, a joint resolution relating to the voting age of electors, with report of com-

mittee without recommendation, 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 7 as follows:

Line 8, by striking the word "nineteen" and insert in lieu thereof the word "eighteen".

Roll call was requested.

On the question "Shall the Denman amendment be adopted?" (S.J.R. 7) the vote was:

Ayes, 18:

Denman	Kosek	Potgeter	Stanley
Dodds	Leonard	Reichardt	Van Gilst
Doderer	McGill	Schaben	Walsh
Gaudimeer	O'Malley	Shirley	Weimer
Glenn	Palmer		

Nays, 40:

Anderson	DeKoster	Kyhl	Nicholson
Arbuckle	Erskine	Lamborn	Ollenburg
Balloun	Flatt	Lange	Parker
Benda	Frey	Laverty	Potter
Briles	Gilley	Lisle	Rigler
Clarke	Griffin	Lodwick	Shaff
Coleman	Hill	Lucken	Smith
Conklin	Hougen	Messerly	Stephens
Curran	Keith	Mogged	Sullivan
DeHart	Klink	Neu	Thordsen

Absent or not voting, 3:

Frommelt	Hammer	Mowry
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The amendment was lost.

Senator Stanley offered the following amendment by Senators Stanley and Walsh and moved its adoption:

Amend Senate Joint Resolution 7 by striking the words "six months" in line 9 and all of lines 10 through 12, inclusive, and inserting in lieu thereof the following:

"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."

The amendment was adopted.

Senator Hougen offered the following amendment by Senators Hougen and Stephens:

Amend Senate Joint Resolution 7 by adding the following after line 12 on page 1:

"A person nineteen years of age or older shall be deemed to be an adult for all purposes known to law and shall enjoy all rights and privileges and be subject to all duties and liabilities now or hereafter provided by law for persons twenty-one years old. Provided, that no qualification established by the Constitution for holding any public office shall be deemed to be changed by this amendment."

Senator Glenn raised a point of order that the amendment was not germane to the title.

The Chair ruled the point well taken and the amendment out of order.

Senator Hougen asked and received unanimous consent to temporarily defer Senate Joint Resolution 7.

CONSIDERATION OF BILLS

Senate File 385

On motion of Senator Rigler, Senate File 385, a bill for an act relating to the highway safety programs, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Rigler offered the following amendment by Senators Rigler and Stanley and moved its adoption:

Amend Senate File 385 by striking the period at the end of line 7 and inserting in lieu thereof the following:

"and by inserting in lieu thereof the following:

' , either through his office or through one or more state departments or agencies designated by him or any combination of the foregoing, ' ".

Senator Shirley moved that action on Senate File 385 be deferred and that the bill be placed on the calendar under unfinished business.

Senator Schaben moved as a substitute motion that Senate File 385 be referred to the committee on state government.

The motion was lost.

Senator Stanley moved the previous question on the Shirley motion to defer.

Roll call was requested.

On the question "Shall the main question be now put?" (S.F. 385) the vote was:

Ayes, 43:

Anderson
Arbuckle
Balloun

Benda
Briles
Clarke

Conklin
Curran
DeHart

DeKoster
Erskine
Flatt

Frey	Lamborn	Mowry	Shaff
Gilley	Laverty	Neu	Smith
Griffin	Leonard	Nicholson	Stanley
Hammer	Lisle	Ollenburg	Stephens
Hougen	Lodwick	Parker	Sullivan
Klink	Lucken	Potgeter	Thordsen
Kosek	Messerly	Potter	Walsh
Kyhl	Mogged	Rigler	

Nays, 15:

Coleman	Frommelt	McGill	Shirley
Denman	Gaudineer	Palmer	Van Gilst
Dodds	Glenn	Reichardt	Weimer
Doderer	Hill	Schaben	

Absent or not voting, 3:

Keith	Lange	O'Malley
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The motion prevailed.

Senator Shirley renewed his motion to defer and called for a division.

The motion was lost.

Senator Rigler moved the adoption of the Rigler-Stanley amendment.

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?" (S.F. 385) the vote was:

Rule 8 was invoked.

Ayes, 54:

Anderson	Flatt	Laverty	Parker
Arbuckle	Frey	Leonard	Potgeter
Balloun	Frommelt	Lisle	Potter
Benda	Gaudineer	Lodwick	Rigler
Briles	Gilley	Lucken	Shaff
Clarke	Glenn	McGill	Shirley
Conklin	Griffin	Messerly	Smith
Curran	Hammer	Mogged	Stanley
DeHart	Hougen	Mowry	Stephens
DeKoster	Klink	Neu	Sullivan
Denman	Kosek	Nicholson	Thordsen
Dodds	Kyhl	Ollenburg	Walsh
Doderer	Lamborn	Palmer	Weimer
Erskine	Lange		

Nays, 4:

Coleman	Hill	Schaben	Van Gilst
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Absent or not voting, 8:

Keith	O'Malley	Reichardt
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The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Rigler moved that the vote by which Senate File 385 passed the Senate be reconsidered and the motion to reconsider be laid on the table, which motion prevailed.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

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

House File 640, a bill for an act relating to the maximum rate of interest on general obligation bonds issued by school corporations.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 193, a bill for an act relating to regulation of jitney buses in cities and towns.

WILLIAM R. KENDRICK, Chief Clerk

HOUSE AMENDMENT TO SENATE FILE 193

Amend Senate File 193 by adding new sections as follows:

Sec. 2. Section three hundred twenty-five point twenty-seven (325.27), Code 1966, is amended by striking from lines seven (7), eight (8) and nine (9) the words "Nothing in this chapter shall be construed as repealing chapter 388."

Sec. 3. Section three hundred eighty-six point two (386.2), Code 1966, is amended by striking the last two paragraphs and re-enacting in lieu thereof sections three hundred eighty-eight point five (388.5) to three hundred eighty-eight point nine (388.9), inclusive of the chapter repealed by this Act.

Amend the title by adding the words "and the application of certain jitney-bus laws to motorbus lines in cities and towns".

IOWA BEEF QUEEN PRESENTED

President Jepsen presented to the Senate Miss Wilma Jean Bahnsen of Clinton County, a student at Iowa State University, who was chosen the 1969 Iowa Beef Queen by the Iowa Beef Producers Association at their Annual Beef Festival.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Mogged, 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 159, 183, 192 and 198.

CHARLES G. MOGGED
Chairman, Senate Committee
ELIZABETH SHAW
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 the following bills: Senate Files 159, 183, 192 and 198.

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

AFTERNOON SESSION

The Senate reconvened, President Jepsen presiding.

INTRODUCTION OF BILLS

Senate File 551, by Senators Walsh and Potgeter, a bill for an act relating to the Iowa lends-a-hand agency.

Read first and second times and passed on file.

Senate File 552, by Senators O'Malley and Lodwick, a bill for an act relating to child care facilities.

Read first and second times and passed on file.

Senate File 553, by Senator Neu, a bill for an act relating to collective bargaining in certain public employment.

Read first and second times and passed on file.

Senate File 554, by Senators Stanley, Walsh, Clarke, Mowry, Benda, Lamborn, Balloun, Denman, DeKoster, Neu, Conklin and Shirley, a bill for an act relating to professional corporations and foreign professional corporations.

Read first and second times and passed on file.

Senate File 555, by committee on law enforcement, a bill for an act relating to the issuance of search warrants.

Read first and second times and placed on calendar.

Senate File 556, by Senator Balloun (Klein), a bill for an act relating to the state mine inspector.

Read first and second times and passed on file.

Senate File 557, by committee on commerce, a bill for an act relating to the state's share of the funding of the department of housing and urban development riot reinsurance program.

Read first and second times and placed on calendar.

Senate File 558, by Senator Clarke, a bill for an act to provide for an Iowa beef council, and to impose an excise tax on sales of beef cattle and veal calves for slaughter.

Read first and second times and passed on file.

Senate File 559, by Senator Clarke, a bill for an act to provide for an Iowa turkey council, and to impose an excise tax on sales of turkeys for slaughter.

Read first and second times and passed on file.

Senate File 560, by Senators Clarke, Gaudineer, Potgeter, Frommelt, Kyhl, Benda, Neu, Lamborn and Stanley, a bill for an act reorganizing the executive functions of state government by creating an executive department, a division of general services, an office of planning and programming, placing other agencies within the executive department, providing for establishment of a division of data processing, and delegating certain executive duties.

Read first and second times and passed on file.

HOUSE MESSAGE CONSIDERED

House File 640, a bill for an act relating to the maximum rate of interest on general obligation bonds issued by school corporations.

Read first and second times and passed on file.

REPORT OF CONFIRMATION COMMITTEE

Senator Kosek submitted the following report:

MR. PRESIDENT: Your committee appointed to investigate the character and qualifications of James F. Speers, Des Moines, Polk County, Iowa, for appointment as Commissioner of Public Health for the unexpired and regular terms ending June 30, 1973, in accordance with sections 135.5, 135.2 and 135.4, of the Code of Iowa 1966, begs leave to report that it has made such investigation and recommends that the appointment be confirmed.

ERNEST KOSEK, Chairman
WILLIAM F. DENMAN
VERN LISLE
R. DEAN ARBUCKLE
ALAN SHIRLEY

On motion of Senator Kosek, the report was adopted.

On the question "Shall the appointee be confirmed for the unexpired term?" the vote was:

Ayes, 54:

Anderson
Arbuckle
Balloun

Benda
Briles
Clarke

Coleman
Conklin
Curran

DeHart
DeKoster
Denman

Dodds	Hill	Mogged	Schaben
Doderer	Hougen	Neu	Shaff
Erskine	Kosek	Nicholson	Shirley
Flatt	Kyhl	Ollenburg	Smith
Frey	Lamborn	Palmer	Stanley
Frommelt	Lange	Parker	Stephens
Gaudineer	Leonard	Potgeter	Sullivan
Gilley	Lisle	Potter	Thordsen
Glenn	Lodwick	Reichardt	Walsh
Griffin	Lucken	Rigler	Weimer
Hammer	McGill		

Nays, none.

Voting present, 1:

Mowry

Absent or not voting, 6:

Keith	Laverty	O'Malley	Van Gilst
Klink	Messerly		

President Jepsen declared the appointment of James F. Speers as Commissioner of Public Health confirmed for the unexpired portion of the term ending June 30, 1973.

On the question "Shall the appointee be confirmed for the regular term?" the vote was:

Ayes, 56:

Anderson	Erskine	Lamborn	Potgeter
Arbuckle	Flatt	Lange	Potter
Balloun	Frey	Leonard	Reichardt
Benda	Frommelt	Lisle	Rigler
Briles	Gaudineer	Lodwick	Schaben
Clarke	Gilley	Lucken	Shaff
Coleman	Glenn	McGill	Shirley
Conklin	Griffin	Mogged	Smith
Curran	Hammer	Mowry	Stanley
DeHart	Hill	Neu	Stephens
DeKoster	Hougen	Nicholson	Sullivan
Denman	Klink	Ollenburg	Thordsen
Dodds	Kosek	Palmer	Walsh
Doderer	Kyhl	Parker	Weimer

Nays, none.

Absent or not voting, 5:

Keith	Messerly	O'Malley	Van Gilst
Laverty			

President Jepsen declared the appointment of James F. Speers as Commissioner of Public Health confirmed for the regular term ending June 30, 1973.

REPORT OF CONFIRMATION COMMITTEE

Senator Coleman submitted the following report:

MR. PRESIDENT: Your committee to investigate the character and qualifications of Mrs. Wayne Bonnell, Fort Dodge, Webster County, Iowa, for ap-

pointment as a member of the Commission for the Blind, for the regular three-year term beginning July 1, 1969, and ending June 30, 1972, in accordance with section 93.1 of the 1966 Code of Iowa, begs leave to report that it has made such investigation and recommends that the appointment be confirmed.

C. JOSEPH COLEMAN, *Chairman*
 DEAN ARBUCKLE
 ARTHUR A. NEU
 H. L. OLLENBURG
 JAMES A. POTGETER

On motion of Senator Coleman, the report was adopted.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 55:

Anderson	Flatt	Lange	Potter
Arbuckle	Frey	Leonard	Reichardt
Balloun	Frommelt	Lisle	Rigler
Benda	Gaudineer	Lodwick	Schaben
Briles	Gilley	Lucken	Shaff
Clarke	Glenn	McGill	Shirley
Coleman	Griffin	Mogged	Smith
Conklin	Hammer	Mowry	Stanley
Curran	Hill	Neu	Stephens
DeHart	Hougen	Nicholson	Sullivan
DeKoster	Klink	Ollenburg	Thordsen
Dodds	Kosek	Palmer	Walsh
Doderer	Kyhl	Parker	Weimer
Erskine	Lamborn	Potgeter	

Nays, none.

Absent or not voting, 6:

Denman	Laverty	O'Malley	Van Gilst
Keith	Messierly		

President Jepsen declared the appointment of Mrs. Wayne Bonnell as a member of the Commission for the Blind confirmed for the regular term ending June 30, 1972.

CONSIDERATION OF JOINT RESOLUTION

Senate Joint Resolution 7

The Senate resumed consideration of Senate Joint Resolution 7.

Senator Hougen offered the following amendment by Senators Hougen and Stephens:

Amend Senate Joint Resolution 7 by striking all of lines eight (8) through twelve (12) as amended, and inserting the following:

"Every citizen of the United States, of the age of nineteen years, who shall have been a resident of this state and of the county for such periods of time as shall be provided by law shall be entitled to vote at all elections which are authorized by law, and as incidents relative to such right to vote, every person nineteen years of age or older shall have all the rights and privileges known to the law for other voters. 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 months in this state and sixty days in the county."

Senator Walsh raised a point of order on the amendment for the reason it was not germane to the title of the bill.

The Chair ruled the point not well taken and the amendment was germane.

Senator Hougen moved the adoption of the amendment.

Roll call was requested.

On the question "Shall the Hougen-Stephens amendment be adopted?" (S.J.R. 7) the vote was:

Ayes, 20:

Anderson	Erskine	Hougen	Mogged
Briles	Gilley	Keith	Nicholson
Coleman	Griffin	Klink	Ollenburg
Conklin	Hammer	Lucken	Smith
DeHart	Hill	Meszerly	Stephens

Nays, 37:

Arbuckle	Frey	Lisle	Schaben
Balloun	Frommelt	Lodwick	Shaff
Benda	Gaudineer	McGill	Shirley
Clarke	Glenn	Mowry	Stanley
Curran	Kosak	Palmer	Sullivan
DeKoster	Kyhl	Parker	Thordsen
Denman	Lange	Potgeter	Van Gilt
Dodds	Laverty	Reichardt	Walsh
Doderer	Leonard	Rigler	Weimer
Flatt			

Absent or not voting, 4:

Lamborn	Neu	O'Malley	Potter
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The amendment was lost.

(Consideration of S.J.R. 7 pending on adjournment.)

BILLS ASSIGNED TO COMMITTEE

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

S.J.R. 28	Constitutional amendments and reapportionment
S. F. 522	Judiciary
S. F. 523	Commerce
S. F. 524	Rules
S. F. 527	Appropriations
S. F. 528	Law enforcement
S. F. 529	Commerce
S. F. 530	Law enforcement
S. F. 533	Law enforcement
S. F. 535	State government
S. F. 538	Ways and means
S. F. 540	Schools

S. F. 542	Human and industrial relations
S. F. 543	Ways and means
S. F. 546	Higher education
S. F. 547	Commerce
S. F. 548	Law enforcement
S. F. 550	Commerce
S. F. 551	Iowa development
S. F. 552	Social services
S. F. 553	Human and industrial relations
S. F. 554	Commerce
S. F. 556	State government
S. F. 558	Agriculture
S. F. 559	Agriculture
S. F. 560	State government
H. F. 68	Social services
H. F. 207	Law enforcement
H. F. 260	Conservation and recreation
H. F. 279	Judiciary
H. F. 292	Law enforcement

REASSIGNMENT OF SENATE FILE 216

President Jepsen announced the reassignment of **Senate File 216** from the committee on **human and industrial relations** to the committee on **law enforcement**.

ANNOUNCEMENT OF COMMITTEE

President Jepsen announced the appointment of the following memorial resolution committee on Edward W. Clark, Cerro Gordo County:

Senator Curran, Chairman
Senator Ollenburger
Senator Kyhl

REPORTS OF COMMITTEES

Senator Briles submitted the following reports:

MR. PRESIDENT: Your committee on county government, to which was referred **Senate File 100**, a bill for an act relating to voter registration, begs leave to report it has had the same under consideration and recommends the same *do pass*.

JAMES BRILES, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on county government, to which was referred **Senate File 103**, 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 *do pass*.

JAMES BRILES, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on county government, to which was referred *Senate File 133*, a bill for an act relating to granting to the counties the right to contract for options for the purchase of land, begs leave to report it has had the same under consideration and recommends the same *do pass*.

JAMES BRILES, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on county government, to which was referred *Senate File 366*, a bill for an act to permit counties to become associated with the Iowa state association of counties, begs leave to report it has had the same under consideration and recommends the same *do pass*.

JAMES BRILES, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on county government, to which was referred *Senate File 395*, a bill for an act to require standardized county report forms, begs leave to report it has had the same under consideration and recommends the same *do pass*.

JAMES BRILES, Chairman

Ordered passed on file.

Senator DeKoster submitted the following reports:

MR. PRESIDENT: Your committee on judiciary, to which was referred *Senate File 300*, a bill for an act relating to business corporations, begs leave to report it has had the same under consideration and recommends the same *be amended as follows; and when so amended the bill do pass*:

Amend Senate File 300 by:

1. Striking section 9 thereof.
2. Renumbering the following sections.

LUCAS J. DeKOSTER, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary, to which was referred *House File 29*, a bill for an act to allow district or municipal court judges to place the name of a juror, excused from one panel, on a succeeding panel, begs leave to report it has had the same under consideration and recommends the same *do pass*.

LUCAS J. DeKOSTER, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary, to which was referred *House File 90*, a bill for an act relating to parental responsibility for actions

of children, begs leave to report it has had the same under consideration and returns the bill without recommendation.

LUCAS J. DeKOSTER, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary, to which was referred **House File 242**, a bill for an act to legalize and validate the proceedings of the Town Council of the Town of Runnells, in the County of Polk, State of Iowa, in the calling of a special election on the proposition of constructing an elevated water storage tank in said town and contracting indebtedness for such purpose not in excess of \$25,000.00, issuing, etc., begs leave to report it has had the same under consideration and recommends the same *do pass*.

LUCAS J. DeKOSTER, Chairman

Ordered passed on file.

Senator Kyhl submitted the following reports:

MR. PRESIDENT: Your committee on law enforcement, to which was referred **Senate File 120**, a bill for an act relating to the surrender of beer permits, begs leave to report it has had the same under consideration and recommends the same *do pass*.

VERNON H. KYHL, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on law enforcement, to which was referred **Senate File 234**, a bill for an act relating to the responsibility of parents and guardians for the acts of minor children, begs leave to report it has had the same under consideration and recommends the same *be amended as follows; and when so amended the bill do pass*:

Amend Senate File 234 by adding after line 14 of page 1 the following:

"Legal guardian shall not include the state, any of its departments or institutions, its political subdivisions, employees, or officials of the state, its political subdivision, or anyone to whom legal custody of a child is given for the purpose of parole or probation as a juvenile offender or because such child is a dependent or neglected child."

VERNON H. KYHL, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on law enforcement, to which was referred **Senate File 261**, a bill for an act relating to riot control, begs leave to report it has had the same under consideration and recommends the same *do pass*.

VERNON H. KYHL, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on law enforcement, to which was referred **Senate File 322**, a bill for an act relating to the purchase of firearms and firearm supplies, begs leave to report it has had the same under consideration and recommends the same *do pass*.

VERNON H. KYHL, Chairman

Ordered passed on file.

Also :

MR. PRESIDENT: Your committee on law enforcement, to which was referred **Senate File 461**, a bill for an act relating to the penalty for the deliberate littering of highways, begs leave to report it has had the same under consideration and recommends the same *do pass*.

VERNON H. KYHL, Chairman

Ordered passed on file.

Also :

MR. PRESIDENT: Your committee on law enforcement, to which was referred **House File 363**, a bill for an act relating to the bonding of employees of the department of public safety and special agents, begs leave to report it has had the same under consideration and recommends the same *do pass*.

VERNON H. KYHL, Chairman

Ordered passed on file.

AMENDMENTS FILED

1 Amend Senate Joint Resolution 7 by striking the words
2 "six months" in line 9 and all of lines 10 through 12, inclusive,
3 and inserting in lieu thereof the following:
4 "for such period of time as shall be provided by law and
5 of the County in which he claims his vote for such period of time
6 as shall be provided by law, shall be entitled to vote at all
7 elections which are now or hereafter may be authorized by law.
8 The General Assembly may provide by law for different periods
9 of residence in order to vote for various officers or in order
10 to vote in various elections. The required periods of residence
11 shall not exceed six (6) months in this State and sixty (60)
12 days in the County."

DAVID M. STANLEY
JOHN M. WALSH

1 Amend Senate Joint Resolution 7 by adding the
2 following after line 12 on page 1:
3 "A person nineteen years of age or older shall
4 be deemed to be an adult for all purposes known to law
5 and shall enjoy all rights and privileges and be subject
6 to all duties and liabilities now or hereafter provided
7 by law for persons twenty-one years old. Provided,
8 that no qualification established by the Constitution
9 for holding any public office shall be deemed to be
10 changed by this amendment."

CHESTER HOUGEN
RICHARD L. STEPHENS

1 Amend Senate Joint Resolution 7 by striking all of lines
2 eight (8) through twelve (12) as amended, and inserting
3 the following:
4 "Every citizen of the United States, of the age of nineteen
5 years, who shall have been a resident of this state and of the
6 county for such periods of time as shall be provided by law
7 shall be entitled to vote at all elections which are author-

8 ized by law, and as incidents relative to such right to vote,
9 every person nineteen years of age or older shall have all the
10 rights and privileges known to the law for other voters. The
11 General Assembly may provide by law for different periods of
12 residence in order to vote for various officers or in order
13 to vote in various elections. The required periods of resi-
14 dence shall not exceed six months in this state and sixty
15 days in the county."

CHESTER HOUGEN
RICHARD L. STEPHENS

1 Amend Senate File 16 as follows:

- 2 1. Page 14, line thirty-five (35), by inserting
- 3 after the word "pipeline," the word "underground".
- 4 2. Page 15, line two (2), by inserting after the
- 5 word "similar" the word "underground".
- 6 3. Page 15, line eight (8), by striking the words
- 7 "conditions as they deem necessary," and inserting in
- 8 lieu thereof the following: "reasonable conditions as
- 9 may be necessary to protect the property and facilities
- 10 of such district."
- 11 4. Page 15, line fourteen (14), by inserting after
- 12 the period the following: "If an easement cannot be obtained
- 13 from the drainage or levee district the same proceedings
- 14 shall be taken as provided for taking private property
- 15 for works of internal improvement."

JAMES W. GRIFFIN, SR.

- 1 Amend Senate File 91 by striking from page 1,
2 line 17, the words "; it includes the normal regimen and
3 rehabilitation of" and by inserting the words "not with-
4 standing any other provision of this section it includes
5 analysis solely for the purpose of locating misaligned
6 and displaced vertebra of the human spine and is limited
7 to manual or mechanical rehabilitation of".

ARTHUR A. NEU

1 Amend Senate File 100 as follows:

- 2 1. By striking all after the enacting clause.
- 3 2. By inserting in lieu thereof the following:
- 4 Section forty-seven point one (47.1), Code 1966, is
- 5 amended as follows: "Provided, however, that the
- 6 county board of supervisors by proper action shall
- 7 require registration of voters, in all townships
- 8 having a population of three thousand or more, border-
- 9 ing a city of ten thousand or more."

ROGER J. SHAFF

1 Amend Senate File 103 as follows:

- 2 1. By striking from page 1, lines 3 through 6, inclusive.
- 3 2. By renumbering the remaining section.

WALTER B. HAMMER

1 Amend Senate File 203 as follows:

- 2 1. By striking from line eight (8) of page 2 the words
- 3 "written for a term of six months" and substituting in lieu
- 4 thereof the words "written, for the purpose of this Act for the

5 term of six months".

6 2. By striking from page 3, lines eighteen (18), nineteen
7 (19), twenty (20), twenty-one (21) and twenty-two (22) through
8 and including the word "cancellation" and substituting in lieu
9 thereof the following: "notwithstanding the provisions of section
10 515.81 no notice of cancellation of a policy shall be effective
11 unless mailed or delivered by the insurer to the named insured at
12 least twenty (20) days prior to the effective date of
13 cancellation, or, where the cancellation is for non-payment of
14 premium notwithstanding the provisions of Chapter 515.80, at least
15 ten (10) days prior to the date of cancellation".

16 3. By striking from page 5 all of section 13.

17 4. By striking from page 6 all of section 14.

JAMES W. GRIFFIN, SR.

1 Amend Senate File 219 by adding after page 1, line 6, the
2 following:

3 Further amend said section by adding the following new
4 paragraph: "For the purposes of this section 'manufacturer'
5 includes only those persons who process the fruit or honey,
6 ferment, and bottle native wines in Iowa."

KENNETH BENDA

1 Amend Senate File 277 as follows:

2 1. Further amend Chapter eighty-eight (88), Acts of the
3 Sixty-second General Assembly, by adding the following new
4 section:

5 "A state-owned radio or television facility shall not
6 broadcast spot announcements or advertising, or any commer-
7 cially sponsored program of any nature, paid for by any person
8 conducting a business for profit."

WILLIAM J. REICHARDT

1 Amend Senate File 277 as follows:

2 1. By adding the following new section:

3 "Sec. 2. A state university shall not operate any
4 commercial television station or any television facility which
5 sells or accepts commercial advertisements for television
6 broadcast."

WILLIAM J. REICHARDT

1 Amend Senate File 325 as follows:

2 1. By striking all of line seventeen (17) and inserting
3 in lieu thereof the following:

4 "Section one (1), subsection two (2), of this Act shall prohibit".

WILLIAM J. REICHARDT

1 Amend Senate File 385 by striking the period at the end
2 of line 7 and inserting in lieu thereof the following:

3 "and by inserting in lieu thereof the following:

4 ', either through his office or through one or more
5 state departments or agencies designated by him or any
6 combination of the foregoing,' "

ROBERT R. RIGLER
DAVID M. STANLEY

1 Amend Senate File 400 by striking all after line 4 and
2 inserting in lieu thereof the following:

3 "Any person who has been appointed by the governor to any
4 board under the laws of this state shall be deemed to have
5 submitted his resignation from such office if either of the following
6 events occurs:

7 1. He does not attend three or more consecutive regular
8 meetings of such board. This paragraph does not apply unless
9 the first and last of the consecutive meetings counted for this
10 purpose are at least thirty days apart.

11 2. He attends less than one-half of the regular meetings
12 of such board within any period of twelve calendar months beginning
13 on July 1 or January 1. This paragraph does not apply unless
14 such board holds at least four regular meetings during such period.
15 This paragraph applies only to such a period beginning on or after
16 the date when he takes office as a member of such board.

17 "If such person received no notice and had no knowledge
18 of a regular meeting and gives the governor his sworn statement
19 to that effect within ten days after he learns of the meeting,
20 such meeting shall not be counted for the purposes of this section.

21 "The governor in his discretion may accept or reject
22 such resignation. If he accepts it, he shall notify such person,
23 in writing, that his resignation is accepted pursuant to this Act.
24 The governor shall then make another appointment to such office.
25 Such appointment shall be made in the same manner and for the
26 same term as in the case of other vacancies caused by resignation
27 from such office.

28 "As used in this section, 'board' includes any commission,
29 committee, agency, or governmental body which has three or more
30 members."

DAVID M. STANLEY
SEELEY G. LODWICK
JAMES A. POTGETER

1 Amend Senate File 472, page 2, by striking line 35.

2 By striking from page 3, lines 1 through 26.

3 Further amend Senate File 472 by renumbering the
4 remaining sections.

ROBERT R. RIGLER

1 Amend Senate File 504, page 2, by striking in lines 13

2 and 14 the words "Such reports shall not be considered as public
3 records."

DAVID M. STANLEY
ERNEST KOSEK
THOMAS J. FREY

1 Amend Senate File 536 by striking from page 1, line 11,

2 the words and figures "six (6)" and inserting in lieu thereof

3 the words and figures "three (3)".

ROGER J. SHAFF

1 Amend Senate File 537, page 2, lines one (1)

2 through three (3), by striking the words "supplement

3 and not supplant legislative appropriations for the

4 same or similar purposes" and inserting in lieu thereof

5 the words "be repaid, together with interest and
6 service charges thereon, solely from student fees
7 and charges and institutional income as defined in
8 this Act, which shall be increased as required by
9 the State Board of Regents as bonds are issued
10 during period of time covered by this Act."

EUGENE M. HILL

1 Amend House File 428 as follows:

2 1. Page 5, section 8, line 10, substitute "survivor's"
3 for "survivor".

ARTHUR A. NEU

On motion of Senator Stanley, the Senate adjourned until 9:00
a.m., Wednesday, March 26, 1969.

JOURNAL OF THE SENATE

SENATE CHAMBER,
DES MOINES, IOWA, WEDNESDAY, MARCH 26, 1969.

The Senate met in regular session, President pro tempore Lodwick presiding.

Prayer was offered by Reverend LaVerne M. Kiel, pastor of the United Church of Avoca, Avoca, Iowa.

The Senate pledged allegiance to the flag.

The Journal of March 25, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Senator O'Malley for the day, on request of Senator Frommelt.

PETITION

The following petition was presented and placed on file:

By Senator Shirley, from eighty-seven residents of Dallas, Guthrie and Audubon Counties favoring that meat inspection of lockers be kept under the State Department of Agriculture.

VISITORS WELCOMED

President pro tempore Lodwick welcomed to the Senate thirty-two students from St. Joseph's School, Neola, with their instructors, Sister Joan Bailey and Mrs. Burns, who were present in the balcony.

President pro tempore Lodwick welcomed to the Senate seventy-one students from the Belle Plaine Community High School, members of the senior class, with their principal, Roland Hansen, and Lucille McKibban, who were present in the balcony.

President Jepsen welcomed eleven students from the Excelsior Christian School, Ackley, with their principal, George Tamminga, who were present in the balcony.

INTRODUCTION OF BILLS

Senate File 561, by Senator Anderson (Christensen, Stroburg and Warren), a bill for an act relating to distribution and payment of

general school aid to merged areas operating an area vocational school or community college.

Read first and second times and passed on file.

Senate File 562, by Senators Anderson, Lavery and Potgeter, a bill for an act relating to the registration of special mobile equipment.

Read first and second times and passed on file.

Senate File 563, by committee on judiciary, a bill for an act relating to jurors.

Read first and second times and placed on calendar.

Senate File 564, by committee on law enforcement, a bill for an act relating to snowmobiles.

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 183, a bill for an act relating to the removal and replacement of diseased elm trees on public property, and authorizing cities and towns to issue general obligation bonds to cover the cost thereof.

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

House File 184, a bill for an act relating to removal of dead or diseased trees, the assessments of costs and issuance of special assessment bonds therefor.

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

House File 193, a bill for an act relating to income tax.

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

House File 221, a bill for an act relating to 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 270, a bill for an act relating to the deliberate littering of public property and providing an appropriate penalty therefor.

WILLIAM R. KENDRICK, Chief Clerk

UNFINISHED BUSINESS

Senate Joint Resolution 7

On motion of Senator Walsh, Senate Joint Resolution 7, a joint

resolution relating to the voting age of electors, was taken up for further consideration.

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

Senate Joint Resolution 7, a joint resolution relating to the voting age 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 of the State of Iowa is hereby repealed and the following adopted in lieu thereof:

"Every citizen of the United States, of the age of nineteen 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 months in this State and sixty days in the County."

Sec. 2. The foregoing amendment to the Constitution of the State of Iowa is hereby referred to the general assembly to be chosen at the next general election for members of the general assembly and the secretary of state is directed to cause the same to be published for three consecutive months previous to the date of said election as provided by law.

On the question "Shall the resolution be adopted?" (S.J.R. 7) the vote was:

Rule 8 was invoked.

Yeas, 45:

Anderson	Dodds	Keith	McGill
Arbuckle	Doderer	Kosak	Neu
Balloun	Flatt	Kyhl	Ollenburg
Benda	Frey	Lamborn	Palmer
Briles	Frommelt	Lavery	Parker
Clarke	Gaudineer	Leonard	Potgeter
Curran	Glenn	Lisle	Potter
DeKoster	Griffin	Lodwick	Reichardt
Denman	Hammer	Lucken	Rigler

Schaben
Shaff
Shirley

Stanley
Sullivan

Thordsen
Van Gilst

Walsh
Weimer

Nays, 15:

Coleman
Conklin
DeHart
Erskine

Gilley
Hill
Hougen
Klink

Lange
Messerly
Mogged
Mowry

Nicholson
Smith
Stephens

Absent or not voting, 1:

O'Malley

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

Senator Walsh moved that the vote by which Senate Joint Resolution 7 was adopted by the Senate be reconsidered and the motion to reconsider be laid on the table, which motion prevailed.

CONSIDERATION OF BILLS

House File 640

Senator Rigler asked and received unanimous consent to suspend the rules and take up for consideration House File 640, a bill for an act relating to the maximum rate of interest on general obligation bonds issued by school corporations.

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?" (H.F. 640) the vote was:

Ayes, 58:

Anderson
Arbuckle
Balloun
Benda
Briles
Clarke
Conklin
Curran
DeHart
DeKoster
Denman
Dodds
Doderer
Erskine
Flatt

Frey
Frommelt
Gaudineer
Gilley
Glenn
Griffin
Hammer
Hougen
Keith
Klink
Kosek
Kyhl
Lamborn
Lange
Laverty

Leonard
Lisle
Lodwick
Lucken
McGill
Messerly
Mogged
Mowry
Neu
Nicholson
Ollenburger
Palmer
Parker
Potgeter

Potter
Reichardt
Rigler
Schaben
Shaff
Shirley
Smith
Stanley
Stephens
Sullivan
Thordsen
Van Gilst
Walsh
Weimer

Nays, 1:

Hill

Absent or not voting, 2:

Coleman

O'Malley

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

Senate File 536

On motion of Senator Shaff, Senate File 536, a bill for an act relating to use tax, was taken up and considered.

Senator Shaff offered the following amendment and moved its adoption:

Amend Senate File 536 by striking from page 1, line 11, the words and figures "six (6)" and inserting in lieu thereof the words and figures "three (3)".

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?" (S.F. 536) the vote was:

Ayes, 58:

Anderson	Flatt	Lavery	Potter
Arbuckle	Frey	Leonard	Reichardt
Balloun	Frommelt	Lisle	Rigler
Benda	Gaudineer	Lodwick	Schaben
Briles	Gilley	Lucken	Shaff
Clarke	Glenn	McGill	Shirley
Coleman	Griffin	Messerly	Smith
Conklin	Hammer	Mogged	Stanley
Curran	Hill	Mowry	Stephens
DeHart	Keith	Neu	Sullivan
DeKoster	Klink	Nicholson	Thordsen
Denman	Kosek	Ollenburg	Van Gilst
Dodds	Kyhl	Parker	Walsh
Doderer	Lamborn	Potgeter	Weimer
Erskine	Lange		

Nays, none.

Absent or not voting, 3:

Hougen	O'Malley	Palmer
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The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

HOUSE FILE 127 REFERRED TO COMMITTEE

Senator DeKoster asked and received unanimous consent to refer House File 127 to the committee on rules.

CONSIDERATION OF BILLS

Senate File 472

On motion of Senator Walsh, Senate File 472, a bill for an act to provide for aviation authorities, with report of committee recom-

mending 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 472, page 2, by striking line 35.

By striking from page 3, lines 1 through 26.

Further amend Senate File 472 by renumbering the remaining sections.

President Jepsen took the chair at 11:00 a.m.

Division was called for.

The amendment was adopted.

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?" (S.F. 472) the vote was:

Rule 8 was invoked.

Ayes, 46:

Anderson	Doderer	Leonard	Potter
Arbuckle	Erskine	Lodwick	Reichardt
Benda	Flatt	Lucken	Rigler
Briles	Frommelt	Messerly	Schaben
Clarke	Gaudineer	Mogged	Shirley
Coleman	Glenn	Mowry	Smith
Conklin	Griffin	Neu	Stanley
Curran	Hougen	Nicholson	Sullivan
DeHart	Klink	Ollenburg	Thordsen
DeKoster	Kosek	Palmer	Walsh
Denman	Lamborn	Potgeter	Weimer
Dodds	Laverty		

Nays, 10:

Balloun	Hammer	Lange	Stephens
Frey	Hill	Lisle	Van Gilst
Gilley	Kyhl		

Absent or not voting, 5:

Keith	O'Malley	Parker	Shaff
McGill			

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

Senator Walsh moved that the vote by which Senate File 472 passed the Senate be reconsidered and 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 2, a bill for an act relating to motor vehicle registration fees.
WILLIAM R. KENDRICK, Chief Clerk

REPORT OF CONFIRMATION COMMITTEE

Senator Kosek submitted the following report:

MR. PRESIDENT: Your committee to investigate the character and qualifications of William O. Gray, Cedar Rapids, Linn County, Iowa, for appointment as a member of the Iowa State Highway Commission for the regular four-year term ending June 30, 1973, under the provisions of section 307.2 of the Code of Iowa, begs leave to report that it has made such investigation and recommends that the appointment be confirmed.

ERNEST KOSEK, Chairman
RALPH W. POTTER
CHESTER O. HOUGEN
J. DONALD WEIMER
CLIFTON J. LAMBORN

On motion of Senator Kosek, the report was adopted.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 54:

Anderson	Flatt	Lange	Potter
Arbuckle	Frey	Laverty	Reichardt
Balloun	Frommelt	Leonard	Rigler
Benda	Gaudineer	Lisle	Schaben
Clarke	Gilley	Lodwick	Shirley
Coleman	Glenn	Lucken	Smith
Conklin	Griffin	Messerly	Stanley
Curran	Hammer	Mogged	Stephens
DeHart	Hill	Mowry	Sullivan
DeKoster	Hougen	Neu	Thordsen
Denman	Klink	Nicholson	Van Gilst
Dodds	Kosek	Ollenburg	Walsh
Doderer	Kyhl	Potgeter	Weimer
Erskine	Lamborn		

Nays, none.

Absent or not voting, 7:

Briles	McGill	Palmer	Shaff
Keith	O'Malley	Parker	

President Jepsen declared the appointment of William O. Gray as a member of the Iowa State Highway Commission confirmed for the regular term ending June 30, 1973.

REPORTS OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Mogged, from the joint committee on enrolled bills, submitted the following reports and moved their adoption:

MR. PRESIDENT: Your joint committee on enrolled bills respectfully re-

ports that it has examined and finds correctly enrolled: House Files 6, 39, 49, 186 and 203.

CHARLES G. MOGGED
Chairman, Senate Committee
ELIZABETH SHAW
Chairman, House Committee

Report adopted.

Also:

MR. PRESIDENT: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Files 73, 135 and 187.

CHARLES G. MOGGED
Chairman, Senate Committee
ELIZABETH SHAW
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 the following bills: House Files 6, 39, 49, 186 and 203.

Also: The President of the Senate announced that, as President of the Senate, he had signed in the presence of the Senate the following bills: Senate Files 73, 135 and 187.

BILLS SENT TO THE GOVERNOR

Senator Mogged, from the committee on enrolled bills, submitted the following reports:

MR. PRESIDENT: Your committee on enrolled bills respectfully reports that it has, on this 25th day of March, 1969, sent to the Governor for his approval: Senate Files 159, 183, 192 and 198.

CHARLES G. MOGGED, Chairman

Passed on file.

Also:

MR. PRESIDENT: Your committee on enrolled bills respectfully reports that it has, on this 26th day of March, 1969, sent to the Governor for his approval: Senate Files 73, 135 and 187.

CHARLES G. MOGGED, Chairman

Passed on file.

REASSIGNMENT OF SENATE FILE 522

President Jepsen announced the reassignment of **Senate File 522** from the committee on **judiciary** to the committee on **commerce**.

INTRODUCTION OF BILLS

Senate File 565, by committee on judiciary, a bill for an act to provide a unified trial court having district court judges and district court magistrates, and district court associate judges during transition; to discontinue courts inferior to the district court; and to establish traffic violations offices within the district court to receive uniform traffic violation penalties.

Read first and second times and placed on calendar.

Senate File 566, by Senators Sullivan, Nicholson, Frey, Benda, Denman, Thordsen and Reichardt (Crabb, Corey, Knoblauch, Bennett and Battles), a bill for an act to promote the further development of industry, tourism, and agriculture through horse racing in Iowa: to create a racing commission, to provide for control and regulation of races and pari-mutuel wagering, and to appropriate funds for this purpose.

Read first and second times and passed on file.

Senate File 567, by committee on state government, a bill for an act relating to the appointment and tenure of the commissioner of public safety.

Read first and second times and placed on calendar.

HOUSE MESSAGES CONSIDERED

House File 183, a bill for an act relating to the removal and replacement of diseased elm trees on public property, and authorizing cities and towns to issue general obligation bonds to cover the cost thereof.

Read first and second times and passed on file.

House File 184, a bill for an act relating to removal of dead or diseased trees, the assessments of costs and issuance of special assessment bonds therefor.

Read first and second times and passed on file.

House File 193, a bill for an act relating to income tax.

Read first and second times and passed on file.

House File 221, a bill for an act relating to fire and casualty insurance companies.

Read first and second times and passed on file.

House File 270, a bill for an act relating to the deliberate littering of public property, and providing an appropriate penalty therefor.

Read first and second times and passed on file.

House File 2, a bill for an act relating to motor vehicle registration fees.

Read first and second times and passed on file.

ANNOUNCEMENT OF INVESTIGATING COMMITTEES ON GOVERNOR'S APPOINTMENTS

President Jepsen, in accordance with section 2.40, Code 1966, announced the appointment of the following Senators to investigating committees:

As a member of the Natural Resources Council:

Mrs. Mabel Miller of Keosauqua, Van Buren County, Iowa, for the regular six-year term ending June 30, 1975:

Senator Mogged, Chairman
Senator Lodwick
Senator Anderson
Senator Dodds
Senator Glenn

As a member of the Natural Resources Council:

J. Justin Rogers of Spirit Lake, Dickinson County, Iowa, for the regular six-year term ending June 30, 1975:

Senator Smith, Chairman
Senator Hammer
Senator Leonard
Senator Palmer
Senator Erskine

As a member of the Natural Resources Council:

Hugh A. Templeton of Knoxville, Marion County, Iowa, for the regular six-year term ending June 30, 1975:

Senator Shaff, Chairman
Senator Gilley
Senator Hougen
Senator Van Gilst
Senator McGill

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on March 26, 1969, the Governor had approved and transmitted to the Secretary of the State the following bills:

Senate File 159, relating to Civil Service Employees.

Senate File 183, relating to the sales of tobacco.

Senate File 192, relating to instruction of children in the County Juvenile Detention Home.

Senate File 198, relating to Deputy City Clerks.

EXPLANATION OF VOTE

When the vote was taken on Senate Joint Resolution 7, I was absent from the Senate attending a funeral out of town. Had I been present I would have voted "Aye".

GEORGE E. O'MALLEY

COMMUNICATION FROM THE SECRETARY OF STATE

March 26, 1969

Mr. Carroll Lane
Secretary of the Senate
State Capitol Building
Des Moines, Iowa 50319

I hereby certify that Senate File 286 was published in the Auburn Enterprise, Auburn, Iowa, March 13, 1969, and in the Eldora Herald-Ledger, Eldora, Iowa, March 11, 1969.

MELVIN D. SYNHORST
Secretary of State

BILLS ASSIGNED TO COMMITTEE

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

S. F. 539 Commerce
S. F. 561 Higher education
S. F. 562 Law enforcement
S. F. 566 Iowa development
H. F. 2 Transportation
H. F. 183 Cities and towns
H. F. 184 Cities and towns
H. F. 193 Ways and means
H. F. 221 Commerce
H. F. 270 Judiciary

REPORTS OF COMMITTEES

Senator Rigler submitted the following reports:

MR. PRESIDENT: Your committee on commerce, to which was referred **Senate File 313**, 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**.

ROBERT R. RIGLER, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on commerce, to which was referred **Senate File 412**, 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. RIGLER, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on commerce, to which was referred **Senate File 417**, a bill for an act to provide for the registration and protection of marks, begs leave to report it has had the same under consideration and recommends the same **do pass**.

ROBERT R. RIGLER, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on commerce, to which was referred House File 436, a bill for an act relating to the issuance of public warrants to cover anticipated deficiencies in a fund and raising the permissible rate of interest which unpaid public warrants draw, 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 436 by striking all after the enacting clause and inserting in lieu thereof:

Section 1. Section seventy-four point one (74.1), Code 1966, is hereby amended by adding the following:

"This chapter and its procedures shall also apply whenever a municipality, as defined in section twenty-four point two (24.2) of the Code, shall determine that there are not or will not be sufficient funds on hand to pay the legal obligations of a fund, said municipality is authorized to provide for the payment of such present and future obligations by drawing one or more anticipatory warrants payable to a bank or banks in an amount or amounts legally available and believed to be sufficient to cover the anticipated deficiencies."

Sec. 2. Section seventy-four point two (74.2), Code 1966, is hereby amended as follows:

1. By striking the word "four" in line eight (8) and inserting in lieu thereof the word "five".

2. By striking the word "four" in line nine (9) and inserting in lieu thereof the word "five".

Sec. 3. 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 Cedar Rapids Gazette, a newspaper published in Cedar Rapids, Iowa.

ROBERT R. RIGLER, Chairman

Ordered passed on file.

Senator Flatt submitted the following report:

MR. PRESIDENT: Your committee on higher education, to which was referred House File 501, a bill for an act to authorize the use of university hospital earnings for capital improvements and for the payment of principal and interest on bonds authorized by chapter 235, begs leave to report it has had the same under consideration and recommends the same do pass.

JOSEPH B. FLATT, Chairman

Ordered passed on file.

Senator Potgeter submitted the following reports:

MR. PRESIDENT: Your committee on Iowa development, to which was referred Senate File 551, a bill for an act relating to the Iowa lends-a-hand agency, begs leave to report it has had the same under consideration and recommends the same do pass.

JAMES A. POTGETER, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on Iowa development, to which was referred House File 348, a bill for an act relating to the director of the Iowa

Development Commission, begs leave to report it has had the same under consideration and recommends the same **do pass**.

JAMES A. POTGETER, Chairman

Ordered passed on file.

Senator DeKoster submitted the following reports:

MR. PRESIDENT: Your committee on judiciary, to which was referred **Senate File 289**, a bill for an act relating to various changes in the probate law, 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 289, page 3, line 2, as follows:

1. By inserting after the word "serving" a ",".
2. By striking the word "as" and inserting in lieu thereof the word "is".

LUCAS J. DeKOSTER, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary, to which was referred **Senate File 332**, a bill for an act relating to the operation of aircraft, 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 332 as follows:

1. Amend lines 7 and 8 by striking the words "said airplane" and inserting in lieu thereof the words "such aircraft".
2. Amend line 10 by striking the "." and inserting in lieu thereof a "," and adding the following words: "or as a result of the operation of such aircraft while the operator is under the influence of intoxicating liquor."

LUCAS J. DeKOSTER, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary, to which was referred **Senate File 364**, a bill for an act relating to nonprofit corporations, begs leave to report it has had the same under consideration and recommends the same **do pass**.

LUCAS J. DeKOSTER, Chairman

Ordered passed on file.

Senator Kosek submitted the following report:

MR. PRESIDENT: Your committee on social services, to which was referred **Senate File 321**, a bill for an act establishing a regional jail system under the department of social services, authorizing juvenile detention facilities to be a part of the system, and providing 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 321 by striking from page 6, lines 24 through 35, inclusive, and page 7, lines 1 through 5, inclusive.

ERNEST KOSEK, Chairman

Ordered passed on file.

Senator Lamborn submitted the following reports:

MR. PRESIDENT: Your committee on transportation, to which was referred

Senate File 235, a bill for an act relating to exempting private and parochial school buses from payment of motor vehicle registration fees, 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 235, lines 7 and 8, by striking the words "owned by a private or parochial school in this state and" and inserting in lieu thereof the words "in this state".

CLIFTON C. LAMBORN, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on transportation, to which was referred **Senate File 328**, a bill for an act relating to statutes restricting the movement of overwidth vehicles and their application to urban transit systems, begs leave to report it has had the same under consideration and recommends the same do pass.

CLIFTON C. LAMBORN, Chairman

Ordered passed on file.

AMENDMENTS FILED

- 1 Amend Senate File 91 by adding the following section:
- 2 "Section one hundred fifty-one point five (151.5),
- 3 Code 1966, is hereby amended by inserting at the end thereof
- 4 the following:
- 5 Without in any way limiting the generality of the foregoing,
- 6 it is hereby expressly provided that a license to practice
- 7 chiropractic shall not permit the holder thereof:
- 8 a. to practice obstetrics or psychiatry;
- 9 b. to perform surgery of any kind or to sever or pierce
- 10 any of the tissues of the human body;
- 11 c. to make an analysis or diagnosis in medical terminology
- 12 of any of the following conditions: birth defects or
- 13 infections, neoplastic, traumatic, metabolic, or vascular
- 14 diseases;
- 15 d. to use any therapeutic methods other than the
- 16 adjustment mechanically or by hand, or the articulations
- 17 of the vertebral column, its immediate articulations or
- 18 other incidental adjustments for the restoration and
- 19 maintenance of health;
- 20 e. to use radio-therapy, fluoroscopy, or any form of
- 21 ionizing radiation except X-ray which may be used only for
- 22 the purpose of chiropractic analysis;
- 23 f. to use the title 'physician' or 'surgeon'."

HUGH H. CLARKE

- 1 Amend Senate File 261 as follows:
- 2 1. By striking from page 1, line 3, the words and figures
- 3 "seven hundred forty-three (743)" and inserting in lieu thereof
- 4 the words and figures "eighty (80)".
- 5 2. By striking from page 1, line 5, the words "of the
- 6 state" and inserting in lieu thereof the words "and the com-
- 7 missioner".

R. DEAN ARBUCKLE

- 1 Amend Senate File 283 by striking all of line 5 on page 3
2 and renumbering the remaining subsections.

JAMES A. POTGETER

- 1 Amend the committee on appropriations amendment
2 to Senate File 291, filed March 20, 1969, by striking
3 the word "two" in line nineteen (19) and inserting in
4 lieu thereof the word "seven".

JAMES F. SCHABEN

- 1 Senate File 299 is hereby amended as follows:
2 1. By striking all of section 1.
3 2. By consecutively renumbering the remaining sections.

FRANCIS MESSERLY

- 1 1. Amend Senate File 321 by striking from page 1, line 1, the word,
2 "jail" and inserting in lieu thereof the words, "correction center".

ERNEST KOSEK

- 1 Amend Senate File 366 by adding to page
2 2, line 12, after the word "report." the following:
3 "No moneys appropriated from the county general fund as
4 hereinbefore authorized shall be used for the payment of
5 expenses in connection with the retention of a legislative
6 representative or lobbyist."

GENE W. GLENN

- 1 Amend Senate File 366 by adding to page
2 2, line 12, after the word "report." the following:
3 "The association shall annually publish an accounting of
4 all moneys expended in connection with expenses incurred
5 by legislative representatives or lobbyists of said
6 association and any salaries paid thereto."

GENE W. GLENN

- 1 Amend Senate File 402 by adding at the end of section nine
2 (9) the following: "The aggregate liability of the surety for
3 all breaches of the conditions of the bond shall, in no event,
4 exceed the amount of such bond."

LEE H. GAUDINEER, JR.

- 1 Amend Senate File 438 by striking all after the enacting
2 clause and inserting in lieu thereof the following:
3 Section 1. Section four hundred eleven point six (411.6),
4 Code 1966, is hereby amended as follows:
5 1. Subsection one (1), paragraph "a", by striking from line
6 nine (9) the word "fifty-five" and inserting in lieu thereof the
7 word "fifty".
8 2. Subsection four (4), by striking from lines three (3) and
9 four (4) the word "fifty-five" and inserting in lieu thereof the
10 word "fifty".
11 3. Subsection seven (7), by striking from lines eight (8) and
12 fourteen (14) the word "fifty-five" and inserting in lieu thereof
13 in each line the word "fifty".
14 4. Subsection seven (7), paragraph "a", by striking from line
15 twenty (20) the word "fifty-five" and inserting in lieu thereof
16 the word "fifty".

17 5. Subsection seven (7), paragraph "b", by striking from line
18 two (2) the word "fifty-five" and inserting in lieu thereof the
19 word "fifty".

20 Sec. 2. Section four hundred eleven point eight (411.8),
21 subsection three (3), Code 1966, is hereby amended by adding
22 to paragraph "a" the following:

23 "Every member of said retirement system shall be required to
24 pay to the pension accumulation fund an amount of one percent per
25 annum upon the amount of the annual salary paid to him which shall
26 be deducted and retained in equal monthly installments out of said
27 salary."

28 Amend the title to Senate File 438 by striking all after the
29 word "Act" and inserting in lieu thereof the following:

30 "relating to pension benefits and required years of service for
31 retired firemen and policemen."

HAROLD THORDSEN
RALPH W. POTTER

1 Amend Senate File 473 as follows:

2 1. By inserting in page two (2), line fourteen (14),
3 after the word "purpose." the following:

4 "The state highway commission shall confer with, and
5 obtain the approval of the bureau of public roads in the
6 United States department of commerce, before undertaking
7 any project of construction or reconstruction, and before
8 issuing any bonds under the provisions of this Act."

9 2. By inserting in the explanation after the word
10 "fund," on page six (6), line two (2), the words "one-fourth
11 of the funds received from the federal government for
12 primary highways,".

13 3. By inserting in the explanation, page six (6),
14 line three (3), after the word "for" the word "interstate".

ROBERT R. RIGLER

1 Amend Senate File 537, page 8, lines thirty-four
2 (34) and thirty-five (35); and page 9, lines one (1)
3 and two (2), by striking the following:

4 "All bonds issued under the terms of this Act
5 shall be exempt from taxation by the state of Iowa
6 and the interest thereon shall be exempt from the
7 state income tax."

EUGENE M. HILL

1 Amend Senate File 537, page 4, line fifteen (15),
2 by striking the word "review" and inserting in lieu
3 thereof the words "approval or rejection".

EUGENE M. HILL

1 Amend Senate File 565 as follows:

2 1. By striking from page 1, line 10, the word "one" and insert-
3 ing in lieu thereof the words "a unified".

4 2. By striking from page 1, lines 19 and 20, the words "and,
5 during the transition to the unified trial court, by Iowa district
6 associate judges".

7 3. By striking from page 1, lines 24 and 25, the words "district
8 associate" and inserting in lieu thereof the word "municipal".

- 9 4. By striking from page 7, line 5, the words "and municipal
10 courts,".
- 11 5. By striking from page 7, lines 21 through 35, inclusive.
- 12 6. By striking from page 8, lines 1 through 35, inclusive.
- 13 7. By striking from page 9, lines 1 through 35, inclusive.
- 14 8. By striking from page 10, lines 1 through 35, inclusive.
- 15 9. By striking from page 11, lines 1 through 35, inclusive.
- 16 10. By striking from page 12, lines 1 through 8, inclusive.
- 17 11. By striking from page 12, line 10, the word "Iowa".
- 18 12. By striking from page 16, lines 28 and 29, the words "state
19 treasurer" and inserting in lieu thereof the words "treasurer of
20 state".
- 21 13. By striking from page 17, lines 25 and 26, the words "in-
22 cluding district associate" and inserting in lieu thereof "and
23 municipal".
- 24 14. By striking from page 17, line 30, the words "each district"
25 and inserting in lieu thereof the words "each municipal".
- 26 15. By striking from page 17, line 31, the word "associate".
- 27 16. By inserting in page 17, line 34, before the second use of
28 the word "and" the words ", to the clerk of each municipal court".
- 29 17. By inserting in page 17, line 35, after the word "district"
30 the words "and municipal".
- 31 18. By striking from page 18, line 4, the words "district asso-
32 ciate" and inserting in lieu thereof the word "municipal".
- 33 19. By striking from page 18, line 8, the words "and district"
34 and inserting in lieu thereof the words ", district and municipal".
- 35 20. By striking from page 18, lines 10 and 11, the words "and
36 municipal".
- 37 21. By striking from page 18, line 17, the words "each district"
38 and inserting in lieu thereof the words "each municipal".
- 39 22. By striking from page 18, line 18, the word "associate".
- 40 23. By striking from page 18, lines 26 through 35, inclusive.
- 41 24. By striking from page 19, lines 1 through 11, inclusive.
- 42 25. By striking from page 20, lines 5 and 6, the words "district
43 associate" and inserting in lieu thereof the words "and municipal".
- 44 26. By striking from page 20, lines 34 and 35, the words "dis-
45 trict associate" and inserting in lieu thereof the words "and
46 municipal".
- 47 27. By striking from page 21, lines 2 and 3, the words "and
48 municipal".
- 49 28. By striking from page 21, lines 4 through 7, inclusive,
50 and inserting in lieu thereof the following: "Further amend said
51 section, subsection three (3), by striking from line two (2) the
52 words ', superior, police,'"
- 53 29. By striking from page 21, lines 10 through 13, inclusive.
- 54 30. By striking from page 21, line 29, the words "or municipal".
- 55 31. By striking from page 23, lines 7 through 9, inclusive.
- 56 32. By striking from page 23, line 12, the words "or municipal".
- 57 33. By striking from page 23, line 15, the words "or municipal".
- 58 34. By striking from page 24, lines 18 through 20, inclusive.
- 59 35. By striking from page 24, line 24, the words "district
60 associate" and inserting in lieu thereof the words "or municipal".
- 61 36. By striking from page 24, line 30, the words "district
62 associate" and inserting in lieu thereof the words "or municipal".

- 63 37. By striking from page 25, line 7, the word "district".
- 64 38. By striking from page 25, lines 7 and 8, the words "and
- 65 municipal' and inserting in lieu thereof the words 'and district'".
- 66 39. By striking from page 27, line 34, the words "associate
- 67 judges,".
- 68 40. By striking from page 28, line 32, the words "district
- 69 associate" and inserting in lieu thereof the words "and municipal".
- 70 41. By striking from page 29, lines 10 through 20, inclusive.
- 71 42. By striking from page 30, lines 13 through 19, inclusive.
- 72 43. By striking from page 30, line 22, the words "or municipal".
- 73 44. By striking from page 30, line 25, the words "or municipal".
- 74 45. By striking from page 30, lines 26 through 28, inclusive.
- 75 46. By inserting in page 30, line 35, after the word "repealed"
- 76 the following: "and the following is enacted in lieu thereof: 'In
- 77 cities where a municipal court has been established trials involving
- 78 a prosecution or proceeding for the violation of any ordinance shall
- 79 be governed by the procedure employed by district magistrates'".
- 80 47. By striking from page 31, lines 25 through 28, inclusive.
- 81 48. By striking from page 32, lines 22 and 23, the words
- 82 "district associate" and inserting in lieu thereof the word "municipal".
- 83 49. By striking from page 32, lines 24 through 26, inclusive.
- 84 50. By striking from page 32, lines 27 and 28, the words and
- 85 figures "six hundred two (602),".
- 86 51. By adding the following new sections after page 32, line 29:
- 87 (1) Section six hundred two point seven (602.7), Code 1966, is
- 88 amended by striking from lines nine (9) and ten (10) the words
- 89 "constables and sheriff, respectively" and inserting in lieu thereof
- 90 the word "sheriffs".
- 91 (2) Section six hundred two point fifteen (602.15), Code 1966,
- 92 is hereby repealed and the following enacted in lieu thereof: "In
- 93 all criminal matters the court shall exercise the jurisdiction conferred on the district court and district magistrates for the prosecution of misdemeanors."
- 94
- 95
- 96 (3) Sections six hundred two point seventeen (602.17) through
- 97 section six hundred two point twenty-one (602.21), inclusive, Code
- 98 1966, are hereby repealed.
- 99 (4) Section six hundred two point twenty-eight (602.28), Code
- 100 1966, is hereby repealed and the following enacted in lieu thereof:
- 101 "All criminal actions for nonindictable misdemeanors shall be
- 102 governed by the procedure employed by district magistrates. Prisoners
- 103 may be committed to either the city or county jail. The judge shall
- 104 have the same powers of parole and suspension of sentence as are
- 105 possessed by the judges of the district court. All criminal actions
- 106 for indictable misdemeanors shall be governed by the procedure employed in like cases in district court."
- 107
- 108 (5) Section six hundred two point thirty-two (602.32), Code
- 109 1966, is hereby amended by striking from lines three (3) through
- 110 five (5), inclusive, the words "they shall be the same as in justice
- 111 of the peace courts except that".
- 112 (6) Section six hundred two point forty-four (602.44), Code
- 113 1966, is hereby amended by striking from line ten (10) the word
- 114 "justice" and inserting in lieu thereof the words "district magistrate's".
- 115
- 116 52. By striking from page 32, lines 31 through 35, inclusive,

- 117 and inserting in lieu thereof the words "shall be established."
118 53. By striking from page 33, lines 1 through 3, inclusive.
119 54. By striking from page 33, lines 33 through 35, inclusive.
120 55. By striking from page 34, lines 1 through 32, inclusive.
121 56. By striking from page 35, line 5, the words "or municipal
122 court".
123 57. By striking from page 35, lines 9 through 11, inclusive.
124 58. By striking from page 36, lines 5 through 7, inclusive.
125 59. By inserting in page 36, line 29, before the word "district"
126 the word "municipal,".
127 60. By striking from page 36, line 35, the words ", except in
128 a class B action in".
129 61. By striking from page 37, line 1.
130 62. By striking from page 37, line 4, the words "or less than
131 fifty dollars if in".
132 63. By striking from page 37, lines 4 and 5, the words "a class
133 B case in municipal court".
134 64. By striking from page 37, line 27, the words "district
135 associate" and inserting in lieu thereof the word "municipal".
136 65. By striking from page 37, lines 31 and 32, the words "dis-
137 trict associate" and inserting in lieu thereof the word "municipal".
138 66. By striking from page 38, line 16, the words "associate
139 district" and inserting in lieu thereof the word "municipal".
140 67. By adding in page 38, line 24, after the word "district"
141 the words "and municipal".
142 68. By striking from page 38, line 27, the words "or municipal".
143 69. By striking from page 38, lines 30 and 31, the words and
144 figures "six hundred forty-eight point six (648.6)".
145 70. By striking from page 39, lines 5 and 6, the words "six
146 hundred forty-eight point fourteen (648.14)".
147 71. By inserting in page 39, after line 7, a new section as
148 follows: "Section six hundred forty-eight point fourteen (648.14),
149 of the Code is hereby amended by striking from line one (1) the
150 word "so" and inserting in lieu thereof the words "title is".
151 Further amend said section by striking from line two (2) the
152 words "justices' court or".
153 Further amend said section by striking from line three (3) the
154 words "justice or".
155 72. By striking from page 39, line 24, the words "or district"
156 and inserting in lieu thereof the words ", district or municipal".
157 73. By inserting in page 40, line 3, before the word "court"
158 the words "or municipal".
159 74. By striking from page 40, lines 22 and 23, the words "and
160 inserting the words 'district associate judges, district' ".
161 75. By inserting in page 40, line 28, before the word "inclusive"
162 the words "of the Code,".
163 76. By inserting in page 40, line 29, before the word "court"
164 the words "and municipal".
165 77. By striking from page 40, line 32, the words "municipal"
166 and "or".
167 78. By striking from page 42, line 30, the words "district
168 associate" and inserting in lieu thereof the word "municipal".
169 79. By striking from page 43, lines 6 and 7, the words "dis-
170 trict associate" and inserting in lieu thereof the word "municipal".

- 171 80. By inserting in page 45, line 25, after the figures "(760.11)"
172 the words "of the Code".
173 81. By inserting in page 50, line 29, after the figure "(789.17)"
174 the words "of the Code".
175 82. By striking from page 52, lines 33 through 35, inclusive.
176 83. By adding the following new section: "The proposed rules
177 of civil procedure as found on page one hundred sixty-eight (168) of
178 the Journal of the Senate for January 31, 1969, are hereby amended
179 as follows:
180 (1) Strike from the amendment to Rule one hundred twenty-one
181 (121) the words 'or Class B actions in Municipal Court'.
182 (2) Strike from the amendment to Rule three hundred nine (309)
183 the words 'municipal or'.
184 (3) Strike the figures '363, 364, and 365'.
185 (4) Strike from the amendment to Rule three hundred seventy-
186 two (372) the words 'and municipal'."
187 84. By renumbering the sections.
188 85. By amending the title by striking from page 1, lines 2
189 and 3, the words ", and district court associate judges during
190 transition" and by adding in page 1, line 4, after the word "court"
191 the words ", except municipal courts".

COMMITTEE ON JUDICIARY

On motion of Senator Stanley, the Senate adjourned until 9:00 a.m., Thursday, March 27, 1969.

JOURNAL OF THE SENATE

SENATE CHAMBER,
DES MOINES, IOWA, THURSDAY, MARCH 27, 1969.

The Senate met in regular session, President Jepsen presiding.

Prayer was offered by Reverend Leroy Collins, pastor of the United Methodist Church, Toledo, Iowa.

The Senate pledged allegiance to the flag.

The Journal of March 26, 1969, was approved.

LEAVES OF ABSENCE

Leaves of absence were granted as follows:

Senator Neu for the day on request of Senator Lodwick; Senator Lamborn for the day on request of Senator Stanley; Senator Ollenburg for the day on request of Senator Stanley; Senator Walsh for the day on request of Senator Stanley.

PETITION

The following petition was presented and placed on file:

By Senator Frommelt, from ninety residents of Dubuque County opposing Senate File 265 relating to taxes on insurance premiums collected by nonprofit hospital and medical service corporations.

RESOLUTION

The following resolution, dated March 25, 1969, was presented by Senator Erskine from a group of Sioux City business and professional men known as the Central City Committee:

Whereas, an Iowa Supreme Court case involving Urban Renewal and Low Rent Housing programs in the State of Iowa has created serious questions concerning Urban Renewal and Low Rent Housing in Sioux City and other Iowa cities, and

Whereas, Sioux City has both Urban Renewal projects and a Low Rent Housing program and it is in the best interests of the entire community that they be completed and/or carried forward with the least delay, and

Whereas, considerable federal, local and private funds have already been expended in good faith in such programs, and

Whereas, it is within the power of the Iowa legislature to pursue corrective legislation immediately, and

Whereas, the issue is not federal programs but rather the completion of such programs and the alternative represents serious obstacles to continuing community progress for its citizens;

Be It Further Resolved, that the Executive Committee of the Central City Committee of Sioux City, Iowa, does petition the Iowa General Assembly generally, and the Woodbury County delegation specifically, to implement the necessary legislative changes to continue implemented programs without delay for the continued betterment of the community and state.

VISITORS WELCOMED

President Jepsen welcomed several groups of students at the request of members of the Senate as follows:

By Senator Flatt, forty-five students from Earlham High School, who were present in the balcony with their instructor, Ronald Myers.

By Senator Shirley, sixty students from the eighth grade class of Dallas Community School, Dallas Center, who were present in the balcony with their instructors, Mrs. Ellis and Mr. Larson.

By Senator Doderer, fifty-seven students from the eighth grade class of the Clear Creek School District, Johnson County, who were present in the balcony with their instructor, Mr. Cutler.

By Senators Conklin, Hougen and Messerly, thirty-nine students from the senior class of Hudson High School, who were present in the balcony with their instructor, Mr. Mienders.

By Senator McGill, thirty-seven students from the Centerville Community School, who were present in the balcony with their instructors, Helen Oglesby and Ruth Clark.

By Senator Potter, forty-three students from the senior class of Alburnett High School, who were present in the balcony with their instructor, John Heitz.

By Senator Clarke, thirty-four students from the Dows Community School, who were present in the balcony with their instructor, Frank Richards, and their superintendent, Claire Iverson.

By Senator Mowry, six students from the Marshall County School System, winners of the Anniversary Poster Contest, who were present in the balcony with their sponsors, Mrs. Ayers and Mrs. Connor.

By Senator Balloun, one hundred twelve students from the senior class of Washington High School, Vinton, who were present in the balcony with their chaperones, Miss Conner, Mr. Gaumnitz, Mr. Fleming and Mr. Baxter.

From Senator Lamborn's district, sixty-eight students from Marquette High School, Bellevue, who were present in the balcony

with their instructors, Sister Mary Vincent, Sister Catherine and Father Schmitz.

INTRODUCTION OF BILLS

Senate File 568, by Senators Lavery and Gaudineer, a bill for an act to provide for establishment of benefited street lighting districts in unincorporated areas.

Read first and second times and passed on file.

Senate File 569, by committee on cities and towns, a bill for an act authorizing cities and towns to create an urban renewal fund from additional taxes produced by an urban renewal area, and to issue revenue bonds secured by and payable from such fund.

Read first and second times and placed on calendar.

Senate File 570, by Senators Potgeter and Walsh (Bailey, Millen, Van Nostrand, Miller of Des Moines, Grassley, Klein and Shepherd), a bill for an act relating to the regulation of home solicitation sales.

Read first and second times and passed on file.

UNFINISHED BUSINESS

Senate File 400

On motion of Senator Lodwick, Senate File 400, a bill for an act relating to the appointees of the Governor, was taken up for further consideration.

Senator Stanley offered the following amendment by Senators Stanley, et al., and moved its adoption:

Amend Senate File 400 by striking all after line 4 and inserting in lieu thereof the following:

"Any person who has been appointed by the governor to any board under the laws of this state shall be deemed to have submitted his resignation from such office if either of the following events occurs:

1. He does not attend three or more consecutive regular meetings of such board. This paragraph does not apply unless the first and last of the consecutive meetings counted for this purpose are at least thirty days apart.

2. He attends less than one-half of the regular meetings of such board within any period of twelve calendar months beginning on July 1 or January 1. This paragraph does not apply unless such board holds at least four regular meetings during such period. This paragraph applies only to such a period beginning on or after the date when he takes office as a member of such board.

"If such person received no notice and had no knowledge of a regular meeting and gives the governor his sworn statement to that effect within ten days after he learns of the meeting, such meeting shall not be counted for the purposes of this section.

"The governor in his discretion may accept or reject such resignation. If

he accepts it, he shall notify such person, in writing, that his resignation is accepted pursuant to this Act. The governor shall then make another appointment to such office. Such appointment shall be made in the same manner and for the same term as in the case of other vacancies caused by resignation from such office.

"As used in this section, 'board' includes any commission, committee, agency, or governmental body which has three or more members."

Senator Frommelt asked and received unanimous consent that Senate File 400 be temporarily deferred.

CONSIDERATION OF BILLS

Senate File 525

On motion of Senator Kosek, Senate File 525, a bill for an act relating to the treatment of alcoholism, was taken up and considered.

Senator Hill raised a point of order that since Senate File 525 would result in the expenditure of public funds a fiscal note should be attached, and asked for a ruling by the Chair.

The Chair ruled the point well taken and requested that action on the bill be deferred until a fiscal note could be prepared.

Senate File 400

The Senate resumed consideration of Senate File 400.

Senator Frommelt offered the following amendment to the Stanley, et al., amendment and moved its adoption:

Amend the Stanley, et al., amendment to Senate File 400, dated March 25, line 10, by striking the word "thirty" and inserting in lieu thereof the word "sixty".

Division was called for.

The amendment to the amendment was lost.

Senator Schaben asked and received unanimous consent to withdraw his amendment filed March 24 and found on page 610 of the Senate Journal.

On motion of Senator Stanley, the Stanley, et al., 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?" (S.F. 400) the vote was:

Ayes, 46:

Anderson
Arbuckle
Balloun

Benda
Briles
Clarke

Conklin
Curran
DeHart

DeKoster
Erskine
Flatt

Frey	Kosek	Messerly	Schaben
Gilley	Kyhl	Mogged	Shaff
Glenn	Lange	Mowry	Smith
Griffin	Laverty	Nicholson	Stanley
Hammer	Leonard	Parker	Stephens
Hill	Lisle	Potgeter	Sullivan
Hougen	Lodwick	Potter	Thordsen
Keith	Lucken	Rigler	Van Gilst
Klink	McGill		

Nays, 11:

Coleman	Doderer	O'Malley	Shirley
Denman	Frommelt	Palmer	Weimer
Dodds	Gaudineer	Reichardt	

Absent or not voting, 4:

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

Senate File 277

On motion of Senator Rigler, Senate File 277, a bill for an act relating to state communications, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Reichardt offered the following amendment and moved its adoption:

Amend Senate File 277 as follows:

1. Further amend chapter eighty-eight (88), Acts of the Sixty-second General Assembly, by adding the following new section:

"A state-owned radio or television facility shall not broadcast spot announcements or advertising, or any commercially sponsored program of any nature, paid for by any person conducting a business for profit."

Senator Benda raised a point of order that the amendment was not germane to the title of the bill.

The Chair ruled the point well taken and that both amendments filed by Senator Reichardt on March 25 and found on page 633 of the Senate Journal were not germane for the reason that while chapter 88, Acts of the Sixty-second General Assembly, dealt with both educational television and state communications, Senate File 277 deals just with the state communications division and has nothing to do with the state educational television network.

Senator Reichardt offered the following amendment and moved its adoption:

Amend Senate File 277 by inserting after page one (1), line twelve (12), a new section as follows:

"Any contract entered into by the division shall require approval of the executive council before being valid."

The amendment was adopted.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

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

Senate Concurrent Resolution 18, commending the Drake Basketball Team.

Also: That the House has concurred in Senate amendment to House amendment and passed the following bill in which the concurrence of the House was asked:

Senate File 279, a bill for an act to amend section 535.2, Code 1966, relating to the rate of interest to which parties may agree in writing.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 139, a bill for an act relating to false drawing or uttering of checks.

WILLIAM R. KENDRICK, Chief Clerk

HOUSE AMENDMENT TO SENATE FILE 139

Amend Senate File 139 as follows:

By striking from line eleven (11) the words "material and competent" and inserting in lieu thereof the words "prima facie".

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Hill, 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 640.

CHARLES G. MOGGED
Chairman, Senate Committee
ELIZABETH SHAW
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 the following bill: House File 640.

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

AFTERNOON SESSION

The Senate reconvened, President Jepsen presiding.

CONSIDERATION OF BILLS

Senate File 525

The Senate resumed consideration of Senate File 525.

Senator Kyhl offered the following amendment and moved its adoption:

Amend Senate File 525 as follows:

1. By striking page 7, lines 4 through 8, inclusive, and inserting in lieu thereof the following: "Section one hundred twenty-three A point three (123A.3), Code 1966, as amended by chapter two hundred nine (209), section thirty-five (35), Acts of the Sixty-second General Assembly, is amended by striking lines thirteen (13) through twenty-six (26), inclusive."

2. By adding the following new sections:

"Section one hundred twenty-three A point five (123A.5), Code 1966, as amended by chapter two hundred nine (209), section thirty-six (36), Acts of the Sixty-second General Assembly is hereby repealed."

"Section one hundred twenty-three A point eight (123A.8), Code 1966, is hereby amended by striking from line three (3) the words "and institutions" and inserting in lieu thereof the words " , institutions, hospitals and local alcoholism units".

The amendment was adopted.

Senator Glenn offered the following amendment and moved its adoption:

Amend Senate File 525, page 4, section 12, by striking all following the word "county" in line 25 and inserting in lieu thereof the following:

"shall retain one-half of all such claims collected and remit to the state general fund the remaining one-half."

The amendment was lost.

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?" (S.F. 525) the vote was:

Ayes, 54:

Anderson	Erskine	Leonard	Potter
Arbuckle	Flatt	Lisle	Reichardt
Balloun	Frommelt	Lodwick	Rigler
Benda	Gaudineer	Lucken	Schaben
Briles	Gilley	McGill	Shirley
Clarke	Glenn	Messerly	Smith
Coleman	Griffin	Mogged	Stanley
Conklin	Hammer	Mowry	Stephens
Curran	Hill	Nicholson	Sullivan
DeHart	Hougen	O'Malley	Thordsen
DeKoster	Klink	Palmer	Van Gilst
Denman	Kosek	Parker	Walsh
Dodds	Kyhl	Potgeter	Weimer
Doderer	Lange		

Nays, none.

Absent or not voting, 7:

Frey	Lamborn	Neu	Shaff
Keith	Laverty	Ollenburg	

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

Senate File 277

The Senate resumed consideration of Senate File 277.

Senator Reichardt offering the following amendment:

Amend Senate File 277 by adding the following as a new section:

"Further amend chapter eighty-eight (88), Acts of the Sixty-second General Assembly, by adding the following new section:

'A state-owned educational radio or television facility as provided by this chapter shall not broadcast any commercially sponsored program of any nature, including those paid for as public service grants by any person conducting a business for profit.'

Senator Reichardt moved the adoption of his amendment and requested a roll call.

On the question "Shall the Reichardt amendment be adopted?" (S.F. 277) the vote was:

Ayes, 14:

Anderson	Klink	Nicholson	Rigler
Briles	Lisle	Potgeter	Stephens
Coleman	Lucken	Reichardt	Welmer
Hougen	Messerly		

Nays, 40:

Arbuckle	Doderer	Hill	O'Malley
Balloun	Erskine	Kosek	Palmer
Benda	Flatt	Kyhl	Parker
Clarke	Frey	Lange	Potter
Conklin	Frommelt	Laverty	Shirley
Curran	Gaudineer	Leonard	Smith
DeHart	Gilley	Lodwick	Stanley
DeKoster	Glenn	McGill	Sullivan
Denman	Griffin	Mogged	Thordsen
Dodds	Hammer	Mowry	Van Gilat

Voting present, 2:

Schaben	Walsh
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Absent or not voting, 5:

Keith	Neu	Ollenburg	Shaff
Lamborn			

The amendment was lost.

Senator Reichardt offered the following amendment to his amendment:

Amend the Reichardt amendment, filed March 27, 1969, to Senate File 277 by adding after the word "profit." in line nine (9) the following: "The

state shall assume all operating expenses from appropriations, gifts, or other grants and no part thereof shall be paid by local school districts."

The Chair ruled the amendment to the amendment was improper since the Reichardt amendment filed March 27, 1969, had already been considered and lost.

(Consideration of Senate File 277 pending on adjournment.)

INTRODUCTION OF BILLS

Senate File 571, by committee on social services, a bill for an act to make all employees of county welfare departments employees of the Iowa department of social services and to insure that such employees are entitled to the same fringe benefits as employees of the Iowa department of social services.

Read first and second times and placed on calendar.

Senate File 572, by committee on social services, a bill for an act to establish a bureau of mental retardation and a bureau of income maintenance services within the department of social services.

Read first and second times and placed on calendar.

SENATE FILE 321 ASSIGNED TO COMMITTEE

President Jepsen announced the assignment of **Senate File 321** to the committee on **appropriations**, under Senate Rule 23.

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.J.R. 18	S. F. 567	H. F. 348	S. F. 545
S.C.R. 13	S. F. 544		

SEELEY G. LODWICK
Chairman, Steering Committee

BILL SIGNED BY THE GOVERNOR

A communication was received announcing that on March 27, 1969, the Governor had approved and transmitted to the Secretary of State the following bill:

House File 640, relating to the maximum rate of interest on general obligation bonds issued by school corporations.

EXPLANATION OF VOTE

I was unable to vote on Senate File 400 because I was attending an Eastern Iowa Regional Airport Committee Meeting on Regional Airport Planning in Waterloo, Iowa.

JOHN M. WALSH

REPORTS OF COMMITTEES

Senator Rigler submitted the following report:

MR. PRESIDENT: Your committee on commerce, to which was referred **Senate File 97**, a bill for an act relating to the filing of retail licensee prices, begs leave to report it has had the same under consideration and recommends the same **do pass**.

ROBERT R. RIGLER, Chairman

Ordered passed on file.

Senator Kosek submitted the following reports:

MR. PRESIDENT: Your committee on social services, to which was referred **House File 5**, a bill for an act relating to establishment of a special mental retardation unit to be located at one of the state mental health institutes, prescribing the functions of the special unit, and providing for the administration and support thereof and the admission of patients, 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 5 is hereby amended as follows:

1. By adding thereto the following new section:

"Chapter two hundred twenty-six (226), Code 1966, is hereby amended by adding thereto the following new section:

"The commissioner of social services is hereby authorized to establish additional programs at any mental health institute and to inaugurate at any such institute pilot programs for the welfare of persons in need of custodial care, nursing home care, or extended care services. The commissioner shall establish operating rules and regulations to provide fair and equitable charges for such services by separating the direct costs of operating such services from the costs of performing other types of services in adjacent facilities at the same institutional location. The direct costs of each such program at a common location shall be included with the prorated cost of indirect services provided each type of program in determining the charge to be made against the counties from which patients receiving such services are admitted. Certification of charges shall be made in the same manner as mental patients in the hospital section of the institute outlined in sections 230.18, 230.19 and 230.20 of the Code."

2. By striking from line three (3), on page one (1), the word "and".

3. By inserting in line five (5), on page one (1), after the word "patients", the words " , authorizing the commissioner of social services to utilize facilities at state mental health institutes for the welfare of persons in need of custodial, nursing home, or extended care services, authorizing the establishment of pilot programs to provide such services, and relating to regulations and procedures for operating such facilities and programs and for making charges for care of patients therein."

ERNEST KOSEK, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on social services, to which was referred **House File 126**, a bill for an act relating to support and maintenance of criminal sexual psychopaths, begs leave to report it has had the same under consideration and recommends the same **do pass**.

ERNEST KOSEK, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on social services, to which was referred **House File 68**, a bill for an act relating to allowance for assistance for families of dependent children, disabled persons, and elderly persons, begs leave to report it has had the same under consideration and recommends the same **do pass**.

ERNEST KOSEK, Chairman

Ordered passed on file.

Senator Clarke submitted the following reports:

MR. PRESIDENT: Your committee on state government, to which was referred **Senate File 76**, a bill for an act to exempt employees of drainage districts from coverage under the Iowa public employees' retirement system, except those employees already vested, begs leave to report it has had the same under consideration and recommends the same **do pass**.

HUGH H. CLARKE, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on state government, to which was referred **Senate File 142**, a bill for an act relating to administrative rules of departments of the state, begs leave to report it has had the same under consideration and returns the bill without recommendation.

HUGH H. CLARKE, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on state government, to which was referred **Senate File 365**, a bill for an act relating to administrative rules and regulations, begs leave to report it has had the same under consideration and returns the bill without recommendation.

HUGH H. CLARKE, Chairman

Ordered passed on file.

AMENDMENTS FILED

- 1 Amend Senate Concurrent Resolution 13 by striking all
- 2 of said resolution and inserting the following in lieu thereof:
- 3 WHEREAS, the people of each state should have greater
- 4 freedom of choice in the apportionment of their state legislature
- 5 and local governing bodies;
- 6 NOW, THEREFORE, BE IT RESOLVED BY THE SENATE, THE
- 7 HOUSE
- 8 OF REPRESENTATIVES CONCURRING, OF THE SIXTY-THIRD
- 9 GENERAL
- 10 ASSEMBLY OF IOWA, That this legislature respectfully requests
- 11 and makes application to the Congress of the United States to
- 12 propose the following article as an amendment to the Constitution
- 13 of the United States or, in the alternative, to call a convention
- 14 for the purpose of proposing the following article as an amendment
- 15 to the Constitution of the United States:
- 16 "Article - - -
- 17 "Section 1. The people of a state may apportion one

16 house of a bicameral legislature using population, geography,
17 and political subdivisions as factors, giving each factor such
18 weight as they deem appropriate or giving reasonable weight to
19 the same factors in apportioning a unicameral legislature, if in
20 either case such plan of apportionment has been submitted to a
21 vote of the people in accordance with law and with the provisions
22 of this Constitution and has been approved by a majority of those
23 voting on that issue. When a plan of apportionment based on factors
24 of population, geography, and political subdivisions is submitted
25 to a vote of the people under this section there shall also be
26 submitted, at the same election, an alternative plan of
27 apportionment based upon substantial equality of population.

28 Sec. 2. Any plan of apportionment which has been approved
29 under this article shall be resubmitted to a vote of the people,
30 or another plan may be submitted under the provisions of section
31 one, at the November general election held two years following
32 each year in which there is commenced any enumeration provided
33 for in section two of article I, and upon approval by a majority
34 of those voting thereon, such plan of apportionment shall continue
35 in effect until changed in accordance with law and with the
36 provisions of this Constitution.

37 Sec. 3. Nothing in this Constitution shall prevent a
38 state from apportioning membership of governing bodies of its
39 subordinate units using population, geography, and political
40 subdivisions as factors, giving each factor such weight as the
41 state deems appropriate."

42 BE IT FURTHER RESOLVED, That the Congress of the United
43 States is respectfully requested to submit said amendment in such
44 manner that it shall be valid as part of the Constitution when
45 ratified by the legislatures of three-fourths of the several
46 States within seven years of its submission to the States by the
47 Congress, provided that each such legislature shall be apportioned
48 on the basis of substantial equality of population in accordance
49 with the most recent enumeration provided for in section two of
50 article I of the Constitution of the United States.

51 BE IT FURTHER RESOLVED, That a duly attested copy of this
52 resolution be immediately transmitted to the Secretary of the
53 Senate of the United States, the Clerk of the House of
54 Representatives of the United States, and each member of the
55 Congress from this state.

DAVID M. STANLEY
MARVIN W. SMITH

1 Amend Senate File 203 by striking all after the enacting
2 clause and inserting in lieu thereof the following:

3 Section 1. As used in this Act:

4 1. "Policy" means any automobile policy which includes auto-
5 mobile liability coverage, uninsured motorist coverage, automobile
6 medical payments coverage, or automobile physical damage coverage,
7 delivered or issued for delivery in this state, insuring as the
8 named insured, one individual or husband and wife resident of the
9 same household, and under which the insured vehicles therein
10 designated are of the following types only:

11 a. A motor vehicle of the private passenger or station
12 wagon type that is not used as a public or livery

13 conveyance, nor rented to others; or

14 b. Any other four-wheel motor vehicle with a load capacity
15 of one thousand five hundred (1500) pounds or less which
16 is not used in the occupation, profession or business of
17 the insured, nor used as a public or livery conveyance
18 nor rented to others;
19 provided, however, that this Act shall not apply (a) to any policy
20 which has been in effect less than sixty (60) days at the time
21 notice of cancellation is mailed or delivered by the insurer
22 unless it is a renewal policy, or (b) to any policy issued under
23 an automobile assigned risk plan or automobile insurance plan, or
24 (c) to any policy insuring more than four motor vehicles, or (d) to
25 any policy covering the operation of a garage, automobile sales
26 agency, repair shop, service station or public parking place, or
27 (e) to any policy providing insurance only on an excess basis, or
28 (f) to any other contract providing insurance to such named
29 insured even though such contract may incidentally provide
30 insurance with respect to such motor vehicles.

31 2. "Renewal" or "to renew" means (a) the issuance and delivery
32 by an insurer of a policy replacing at the end of the policy
33 period a policy previously issued and delivered by the same
34 insurer, (b) the issuance and delivery of a certificate or notice
35 extending the term of a policy beyond its policy period or term,
36 or (c) the extension of the term of a policy beyond its policy
37 period or term pursuant to a provision for extending the policy
38 by payment of a continuation premium; provided, however, that any
39 policy with a policy period or term of less than six months shall
40 for the purpose of this Act be considered as if written for a
41 policy period or term of six months except in case of termination
42 under any of the circumstances specified in subsection 3 of
43 section 5. Provided, further, that for purposes of this Act any
44 policy written for a term longer than one year or any policy with
45 no fixed expiration date shall be considered as if written for
46 successive policy periods or terms of one year and any termination
47 by an insurer effective on an anniversary date of such policy shall
48 be deemed a failure to renew.

49 3. "Nonpayment of premium" means failure of the named insured
50 to discharge when due any of his obligations in connection with
51 the payment of a premium on a policy, or any installment of such
52 premium, whether the premium is payable directly to the insurer
53 or its agent or indirectly under any premium finance plan or
54 extension of credit.

55 Sec. 2.

56 1. No insurer shall exercise its right to cancel a policy
57 except for the following reasons:

58 a. Nonpayment of premium; or

59 b. The driver's license or motor vehicle registration of
60 either the named insured or of any other operator who resides
61 in the same household as the named insured or who customarily
62 operates a motor vehicle insured under the policy has been under
63 suspension or revocation during the policy period or, if the
64 policy is a renewal, during its policy period or the one hundred
65 eighty (180) days immediately preceding its effective date.

66 c. Nonpayment of dues to an association or organization other
67 than an insurance association or organization, where payment of

68 dues is a prerequisite to obtaining or continuing insurance in
69 force and the dues payment requirement was in effect prior to
70 January 1, 1969.

71 2. During the policy period no modification of automobile
72 physical damage coverage (except coverage for loss caused by
73 collision) whereby provision is made for the application of a
74 deductible amount not exceeding one hundred (100) dollars shall
75 be deemed a cancellation of the coverage or of the policy.

76 3. Renewal of a policy shall not constitute a waiver or
77 estoppel with respect to grounds for cancellation which existed
78 before the effective date of such renewal.

79 4. This section shall not apply to the failure to renew a
80 policy.

81 Sec. 3. Notwithstanding the provisions of section five hundred
82 fifteen point eighty (515.80) and section five hundred fifteen
83 point eighty-one (515.81), no insurer shall exercise its right to
84 cancel a policy unless a written notice of cancellation is mailed
85 or delivered to the named insured, at the address shown in the
86 policy, at least twenty (20) days prior to the effective date of
87 cancellation, except that when cancellation is for nonpayment
88 of premium such notice shall be mailed or delivered to the named
89 insured at the address shown in the policy at least ten (10)
90 days prior to the effective date of cancellation and shall include
91 or be accompanied by a statement of the reason therefor. This
92 section shall not apply to the failure to renew a policy.

93 Sec. 4. The notice of cancellation shall state or be accom-
94 panied by either a statement of the reason or reasons therefor or
95 a statement that upon written request of the named insured, mailed
96 or delivered to the insurer at least ten (10) days prior to the
97 effective date of cancellation, the insurer will specify in writing
98 the reason or reasons for such cancellation. If the reason or
99 reasons for cancellation do not accompany or are not included in
100 the notice of cancellation, the insurer shall upon such written
101 request of the named insured specify in writing the reason or
102 reasons for cancellation. The insurer shall mail or deliver such
103 reason or reasons to the named insured within ten (10) days after
104 receipt of such written request. Failure to specify such reason
105 or reasons following such request shall constitute a violation of
106 this Act, but shall not invalidate the cancellation. This section
107 shall not apply to cancellation for nonpayment of premium nor to
108 the failure to renew a policy.

109 Sec. 5.

110 1. No insurer shall fail to renew a policy unless a written
111 notice of nonrenewal is mailed or delivered to the named insured,
112 at the address shown in the policy, at least twenty (20) days
113 prior to the expiration date of the policy or anniversary date of
114 a policy written for a term longer than one year or with no fixed
115 expiration date.

116 2. The notice of nonrenewal shall state or be accompanied
117 by either a statement of the reason or reasons therefor or a
118 statement that upon written request of the named insured, mailed
119 or delivered to the insurer at least ten (10) days prior to the
120 expiration date of the policy, the insurer will specify in writing
121 the reason or reasons for such nonrenewal. If the reason or
122 reasons for nonrenewal do not accompany or are not included in

the notice of nonrenewal, the insurer shall upon such written request of the named insured specify in writing the reason or reasons for nonrenewal. The insurer shall mail or deliver such reason or reasons to the named insured within ten (10) days after receipt of such written request. Failure to specify such reason or reasons following such request shall constitute a violation of this Act, but shall not affect the expiration of the policy. This section shall not apply to nonrenewal for nonpayment of premium.

3. Subsection 1 shall not apply:

a. If the insurer has manifested in any way its willingness to renew;

b. In case of nonpayment of premium for the expiring policy; nor

c. If the insured fails to pay the premium as required by the insurer for renewal.

Sec. 6. No insurer shall refuse to renew a policy solely because of age, residence, race, color, creed, or occupation of an insured.

Sec. 7. When a policy of automobile liability insurance is cancelled, other than for nonpayment of premium, or in the event of failure to renew a policy of automobile liability insurance to which subsection 1 of section 5 applies, the insurer shall notify the named insured of his possible eligibility for automobile insurance through the automobile assigned risk plan, or automobile insurance plan. Such notification shall accompany or be included in the notice of cancellation or nonrenewal required by this Act.

Sec. 8. Proof of mailing of notice of cancellation, or of nonrenewal or of reasons for cancellation or of nonrenewal, to the named insured at the address shown in the policy, shall be sufficient proof of notice.

Sec. 9. Notwithstanding the failure of an insurer to comply with this Act, termination of any coverage under the policy either by cancellation or nonrenewal shall be effective on the effective date of any other policy providing similar coverage on the same motor vehicle or any replacement thereof.

Sec. 10. There shall be no liability on the part of and no cause of action of any nature shall arise against the Commissioner of Insurance or against any insurer, its authorized representatives, its agents, its employees, or any firm, person or corporation furnishing to the insurer information as to reasons for cancellation or nonrenewal, for any statement made by any of them in any written notice of cancellation or nonrenewal, or in any other communication, oral or written specifying the reasons for cancellation or nonrenewal, or the providing of information pertaining thereto, or for statements made or evidence submitted at any hearing conducted in connection therewith.

Sec. 11. This act shall apply only to policies written or renewed after the effective date of this Act.

Sec. 12. If any provision of this Act or the application of the Act to any person or circumstance is held invalid, such invalidity shall not affect 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.

JAMES W. GRIFFIN, SR.

1 Amend Senate File 277 by inserting after page one (1),
2 line twelve (12), a new section as follows:

3 "Any contract entered into by the division shall require
4 approval of the executive council before being valid."

WILLIAM J. REICHARDT

1 Amend Senate File 277 by adding the following as a new
2 section:

3 "Further amend chapter eighty-eight (88), Acts of the
4 Sixty-second General Assembly, by adding the following new
5 section:

6 'A state-owned educational radio or television facility
7 as provided by this chapter shall not broadcast any
8 commercially sponsored program of any nature, including
9 those paid for as public service grants by any person
10 conducting a business for profit.'

WILLIAM J. REICHARDT

1 Amend Senate File 277, page 1, by adding after line 12 the
2 following:

3 "Further amend said chapter by adding the following new
4 paragraph:

5 'The state shall assume all operating expenses of educational
6 radio and television facilities as provided by this chapter over and
7 above gifts or other grants. No part of such expense shall be paid
8 by local school districts.'

WILLIAM J. REICHARDT

1 Amend the Reichardt amendment, filed March 27, 1969, to
2 Senate File 277 by adding after the word "profit." in line
3 nine (9) the following: "The state shall assume all
4 operating expenses from appropriations, gifts, or other
5 grants and no part thereof shall be paid by local school
6 districts."

WILLIAM J. REICHARDT

1 Amend the Stanley, et al., amendment to Senate File 400,
2 dated March 25, line 10, by striking the word "thirty"
3 and inserting in lieu thereof the word "sixty".

ANDREW G. FROMMELT

1 Amend Senate File 482 on page one (1), in line
2 seventeen (17), after the word "cemeteries" by adding
3 the words ", electric systems, gas systems, water
4 systems".

JAMES F. SCHABEN

1 Amend Senate File 525, page 4, section 12, by striking
2 all following the word "county" in line 25 and inserting
3 in lieu thereof the following:
4 "shall retain one-half of all such claims collected
5 and remit to the state general fund the remaining one-half."

GENE W. GLENN

1 Amend Senate File 544, page two (2), by striking
2 lines twenty-eight (28) through thirty-two (32) and
3 inserting in lieu thereof the following:

4 "Sec. 2. This bill, being deemed of immediate
5 importance, shall be in full force and effect upon
6 publication in The Sac Sun, a newspaper published at
7 Sac City, Iowa, and The New Hampton Tribune, a newspaper
8 published at New Hampton, Iowa."

ELMER F. LANGE

On motion of Senator Stanley, the Senate adjourned until 9:00
a.m., Friday, March 28, 1969.

JOURNAL OF THE SENATE

SENATE CHAMBER,
DES MOINES, IOWA, FRIDAY, MARCH 28, 1969.

The Senate met in regular session, President Jepsen presiding.

Prayer was offered by Reverend Hugh Shively, pastor of the First Baptist Church, Grinnell, Iowa.

The Senate pledged allegiance to the flag.

The Journal of March 27, 1969, was approved.

LEAVES OF ABSENCE

Leaves of absence were granted as follows:

Senator Ollenburg for the day on request of Senator Stanley; Senator Neu for the day on request of Senator Stanley.

PETITIONS

The following petitions were presented and placed on file:

By Senator Dodds, from sixty-four residents of Des Moines County opposing Senate File 265 relating to taxes on insurance premiums collected by nonprofit hospital and medical service corporations.

By Senator Kosek, from twenty-six residents of Linn County opposing legislation concerning motorcycle riding apparel.

By Senator Hougen, from fourteen residents of Black Hawk County opposing the termination of the Arts Council.

By Senator Frommelt, from fifty-eight residents of Dubuque County opposing Senate File 265 relating to taxes on insurance premiums collected by nonprofit hospital and medical service corporations.

VISITORS WELCOMED

The Chair welcomed the following groups of visitors at the request of members of the Senate:

By Senator Walsh, thirty students from Bryant School, Dubuque, Girl Scouts and Boy Scouts, who were present in the balcony.

By Senator Keith, a group of students from Kossuth and Humboldt Counties, who were present in the balcony, accompanied by Reverend Ronald Petrok.

IOWA'S JUNIOR MISS PRESENTED

Senator Gilley presented to the Senate Miss Vicki Vopava, a student at Crestwood High School, Cresco, who recently won the state title of Junior Miss and will represent Iowa in the National Junior Miss Competition in Mobile, Alabama, in May.

INTRODUCTION OF BILL

Senate File 573, by committee on higher education, a bill for an act to legalize and validate proceedings for the establishment, organization, formation, and changes in the boundaries of merged area school systems.

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 56, a bill for an act to prohibit the discharge of sewage or certain other wastes into open ditches along the right-of-way of any highway or public road.

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

House File 226, a bill for an act relating to the collection of sales tax on the cash difference between the retail sales price and the trade-in value in all transactions except in sales of motor vehicles.

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

House File 400, a bill for an act relating to the personal property tax credit, and the affidavit required therefor.

WILLIAM R. KENDRICK, Chief Clerk

UNFINISHED BUSINESS

Senate File 277

On motion of Senator Rigler, Senate File 277, a bill for an act relating to state communications, was taken up for further consideration.

Senator Reichardt offered the following amendment:

Amend Senate File 277, page 1, by adding after line 12 the following:

"Further amend said chapter by adding the following new paragraph:

"The state shall assume all operating expenses of educational radio and television facilities as provided by this chapter over and above gifts or other grants. No part of such expense shall be paid by local school districts."

Senator Reichardt moved the adoption of his amendment and requested a roll call.

On the question "Shall the Reichardt amendment be adopted?" (S.F. 277) the vote was:

Ayes, 11:

Coleman	Frommelt	Reichardt	Van Gilst
Denman	O'Malley	Shirley	Weimer
Dodds	Palmer	Sullivan	

Nays, 41:

Anderson	Flatt	Lamborn	Nicholson
Arbuckle	Gilley	Lange	Parker
Balloun	Glenn	Laverty	Potgeter
Benda	Griffin	Leonard	Potter
Briles	Hammer	Lisle	Rigler
Clarke	Hill	Lodwick	Smith
Conklin	Keith	Lucken	Stanley
Curran	Klink	McGill	Stephens
DeHart	Kosek	Messerly	Thordsen
DeKoster	Kyhl	Mowry	Walsh
Doderer			

Voting present, 4:

Erskine	Frey	Hougen	Mogged
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Absent or not voting, 5:

Gaudineer	Ollenburg	Schaben	Shaff
Neu			

The amendment was lost.

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

On the question "Shall the bill pass?" (S.F. 277) the vote was:

Ayes, 40:

Arbuckle	Frey	Kosek	Potgeter
Balloun	Frommelt	Kyhl	Potter
Benda	Gilley	Lamborn	Reichardt
Briles	Glenn	Leonard	Rigler
Clarke	Griffin	Lodwick	Shirley
Curran	Hammer	Messerly	Smith
DeKoster	Hill	Mowry	Stanley
Dodds	Hougen	Nicholson	Thordsen
Doderer	Keith	Palmer	Walsh
Flatt	Klink	Parker	Weimer

Nays, 13:

Anderson	Denman	Laverty	O'Malley
Coleman	Erskine	McGill	Sullivan
Conklin	Lange	Mogged	Van Gilst
DeHart			

Voting present, 2:

Lisle	Lucken
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Absent or not voting, 6:Gaudineer
NeuOllenburg
Schaben

Shaff

Stephens

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

HOUSE AMENDMENTS CONSIDERED**Senate File 193**

Senator DeKoster called up for consideration Senate File 193, a bill for an act relating to regulation of jitney buses in cities and towns and the application of certain jitney-bus laws to motorbus lines in cities and towns, amended by the House, and moved that the Senate concur in the following amendments:

Amend Senate File 193 by adding new sections as follows:

Sec. 2. Section three hundred twenty-five point twenty-seven (325.27), Code 1966, is amended by striking from lines seven (7), eight (8) and nine (9) the words "Nothing in this chapter shall be construed as repealing chapter 388."

Sec. 3. Section three hundred eighty-six point two (386.2), Code 1966, is amended by striking the last two paragraphs and re-enacting in lieu thereof sections three hundred eighty-eight point five (388.5) to three hundred eighty-eight point nine (388.9), inclusive of the chapter repealed by this Act.

Amend the title by adding the words "and the application of certain jitney-bus laws to motorbus lines in cities and towns".

The Senate concurred in the House amendments.

Senator DeKoster moved that the bill as amended by the House and concurred in by the Senate be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" (S.F. 193) the vote was:

Ayes, 57:

Anderson
Arbuckle
Balloun
Benda
Briles
Clarke
Coleman
Conklin
Curran
DeHart
DeKoster
Denman
Dodds
Doderer
Erskine

Flatt
Frey
Frommelt
Gaudineer
Gilley
Glenn
Griffin
Hammer
Hill
Hougen
Keith
Klink
Kosek
Kyhl

Lamborn
Lange
Laverty
Leonard
Lisle
Lodwick
Lucken
McGill
Messerly
Mogged
Mowry
Nicholson
O'Malley
Palmer

Parker
Potgeter
Potter
Reichardt
Rigler
Shaff
Shirley
Smith
Stanley
Sullivan
Thordsen
Van Gilst
Walsh
Weimer

Nays, none.

Absent or not voting, 4:

Neu Ollenburg Schaben Stephens

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

Senate File 139

Senator Flatt called up for consideration Senate File 139, a bill for an act relating to false drawing or uttering of checks, amended by the House, and moved that the Senate concur in the following amendment:

Amend Senate File 139 as follows:

By striking from line eleven (11) the words "material and competent" and inserting in lieu thereof the words "prima facie".

Senator Flatt raised a point of order on the House amendment due to the fact that the subject matter contained therein had already been considered by the Senate.

The Chair ruled the point well taken after consulting Robert's Rules of Order, page 139, and Mason's Legislative Manual, page 274.

In accordance with the ruling by the Chair, the Senate refused to concur in the House amendment.

CONSIDERATION OF BILLS

Senate File 520

On motion of Senator Smith, Senate File 520, a bill for an act to authorize the use of university hospital earnings for capital improvements and for the payment of principal and interest on bonds, was taken up and considered.

Senator Smith asked and received unanimous consent that **House File 501** be substituted for **Senate File 520**.

House File 501

On motion of Senator Smith, House File 501, a bill for an act to authorize the use of university hospital earnings for capital improvements and for the payment of principal and interest on bonds, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

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

On the question "Shall the bill pass?" (H.F. 501) the vote was:

Ayes, 56:

Anderson Arbuckle Balloun Benda

Briles	Frommelt	Laverty	Potter
Clarke	Gaudineer	Leonard	Reichardt
Coleman	Gilley	Lisle	Rigler
Conklin	Glenn	Lodwick	Shaff
Curran	Griffin	Lucken	Shirley
DeHart	Hammer	McGill	Smith
DeKoster	Hougen	Messerly	Stanley
Denman	Keith	Mogged	Stephens
Dodds	Klink	Mowry	Sullivan
Doderer	Kosek	Nicholson	Thordsen
Erskine	Kyhl	Palmer	Van Gilst
Flatt	Lamborn	Parker	Walsh
Frey	Lange	Potgeter	Weimer

Nays, none.

Voting present, 1:

Hill

Absent or not voting, 4:

Neu	Ollenburg	O'Malley	Schaben
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The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Smith asked and received unanimous consent that Senate File 520 be withdrawn from further consideration of the Senate.

SENATE FILE 291 DEFERRED

Senator Stephens asked and received unanimous consent that action on Senate File 291 be deferred and that the bill retain its place on the calendar.

CONSIDERATION OF BILLS

Senate File 537

On motion of Senator Stanley, Senate File 537, 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 institutions of higher learning now or hereafter under the jurisdiction of the state board of regents, to acquire and improve property therefor, to establish and collect student fees and charges and to borrow money and issue revenue bonds payable solely from fees and charges and other institutional income, and to refund bonds or other obligations payable from such revenues, was taken up and considered.

Senator Hill offered the following amendment and moved its adoption:

Amend Senate File 537, page 2, lines one (1) through three (3), by strik-

ing the words "supplement and not supplant legislative appropriations for the same or similar purposes" and inserting in lieu thereof the words "be repaid, together with interest and service charges thereon, solely from student fees and charges and institutional income as defined in this Act, which shall be increased as required by the State Board of Regents as bonds are issued during period of time covered by this Act."

Senator Hill moved the adoption of his amendment and requested a roll call.

On the question "Shall the Hill amendment be adopted?" (S.F. 537) the vote was:

Rule 8 was invoked.

Ayes, 18:

Arbuckle	Lange	Megged	Stephens
Frommelt	Lucken	O'Malley	Sullivan
Hill	McGill	Shirley	Weimer
Hougen			

Nays, 42:

Anderson	Doderer	Kyhl	Parker
Balloun	Erschine	Lamborn	Potgeter
Benda	Flatt	Lavery	Reichardt
Briles	Frey	Leonard	Rigler
Clarke	Gaudineer	Lisle	Shaff
Conklin	Glenn	Lodwick	Smith
Curran	Griffin	Messerly	Stanley
DeHart	Hammer	Mowry	Thordsen
DeKoster	Keith	Nicholson	Van Gilst
Denman	Klink	Palmer	Walsh
Dodds	Kosek		

Absent or not voting, 6:

Coleman	Neu	Potter	Schaben
Gilley	Ollenburg		

The amendment was lost.

Senator Hill offered the following amendment:

Amend Senate File 537, page 4, line fifteen (15), by striking the word "review" and inserting in lieu thereof the words "approval or rejection".

Senator Hill moved the adoption of his amendment and called for a division.

Senator Stanley requested a roll call.

The Chair ruled the request for a roll call out of order due to the fact that the standing vote had already been started.

The amendment was adopted.

Senator Hill offered the following amendment:

Amend Senate File 537, page 8, lines thirty-four (34) and thirty-five (35); and page 9, lines one (1) and two (2), by striking the following:

"All bonds issued under the terms of this Act shall be exempt from taxation by the state of Iowa and the interest thereon shall be exempt from the state income tax."

Senator Hill moved the adoption of his amendment and called for a division.

The amendment was lost.

Senator Shirley offered the following amendment:

Amend Senate File 537 by adding the following after the period on line 3, page 2, thereof:

"It is further declared to be the intent of the general assembly that the total dollar amount of revenue bonds issued or authorized pursuant to this Act in any biennium shall not exceed fifty percent of the dollar amount of legislative appropriations for academic and administrative buildings and facilities and utilities services for institutions of higher learning under the jurisdiction of the state board of regents in said biennium."

Senator Shirley moved the adoption of his amendment and requested a roll call.

On the question "Shall the Shirley amendment be adopted?" (S.F. 537) the vote was:

Rule 8 was invoked.

Ayes, 19:

Anderson	Frommelt	McGill	Stephens
Coleman	Gaudineer	Messerly	Sullivan
Conklin	Hill	O'Malley	Van Gilst
Denman	Hougen	Palmer	Weimer
Dodds	Klink	Shirley	

Nays, 31:

Balloun	Frey	Lamborn	Reichardt
Benda	Gilley	Laverty	Rigler
Clarke	Glenn	Lisle	Shaff
Curran	Griffin	Lodwick	Smith
DeHart	Hammer	Lucken	Stanley
DeKoster	Keith	Nicholson	Thordsen
Doderer	Kosek	Potgeter	Walsh
Flatt	Kyhl	Potter	

Voting present, 2:

Arbuckle	Lange
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Absent or not voting, 9:

Briles	Mogged	Neu	Parker
Erskine	Mowry	Ollenburg	Schaben
Leonard			

The amendment was lost.

Senator Shirley offered the following amendment and moved its adoption:

Amend Senate File 537 by adding the following after the period on line 3, page 2, thereof:

"It is further declared to be the intent of the general assembly that the total dollar amount of revenue bonds issued or authorized pursuant to this Act in any biennium shall not exceed twice the dollar amount of legislative appropriations for academic and administrative buildings and facilities and utilities services for institutions of higher learning under the jurisdiction of the state board of regents in said biennium."

Roll call was requested.

On the question "Shall the Shirley amendment be adopted?" (S.F. 537) the vote was:

Rule 8 was invoked.

Ayes, 21:

Coleman	Gaudineer	Lucken	Shirley
Conklin	Hill	McGill	Stephens
Denman	Hougen	O'Malley	Sullivan
Dodds	Klink	Palmer	Van Gilst
Frey	Lange	Potter	Weimer
Frommelt			

Nays, 35:

Anderson	Erskine	Lamborn	Potgeter
Arbuckle	Flatt	Lavery	Reichardt
Balloun	Gilley	Lisle	Rigler
Benda	Glenn	Lodwick	Shaff
Clarke	Griffin	Messerly	Smith
Curran	Hammer	Mogged	Stanley
DeHart	Keith	Mowry	Thordsen
DeKoster	Kosek	Nicholson	Walsh
Doderer	Kyhl	Parker	

Absent or not voting, 5:

Briles	Neu	Ollenburg	Schaben
Leonard			

The amendment was lost.

Senator Stanley offered the following amendment by Senators Stanley and Flatt and moved its adoption:

Amend Senate File 537 as follows:

1. On page 2, strike in line 14 the word "Whenever" and strike all of lines 15 through 17, inclusive.

2. Insert the following new section on page 9 following line 2:

"Sec. 9. Recognizing that the needs of higher education of the state may require that one or more branch campuses or facilities of an institution be established at a location other than that which is the site of such institution, with such branch campus or facility to be administered, maintained and operated by and as a part of such institution, and that for reasons of economics it may be desirable that some portion of the student fees and charges and institutional income of such institution be made available and pledged to support the financing of buildings and facilities at such branch location, it is hereby determined that in such event the branch campus or facility shall be treated for all purposes as a part of such institution. The board

is authorized to issue bonds pursuant to the provisions of this Act to pay all or any part of the cost of carrying out any project at such branch location and to pledge a sufficient portion of the student fees and charges and institutional income of such institution for the payment of the principal of and interest on such bonds, and the second sentence of section 8 of this Act shall not be construed to prevent the pledging and use of the student fees and charges and institutional income of any such institution for this purpose."

3. By renumbering the remaining sections.

Division was called for.

The amendment was adopted.

Senator Shirley offered the following amendment:

Amend Senate File 537 by inserting after the partial word "sembly" in line 34, page 4, the following:

"and approval by the governor".

Senator Shirley moved the adoption of his amendment and called for a division.

The amendment was lost.

On motion of Senator Stanley, the Senate recessed until 12:45 p.m.

AFTERNOON SESSION

The Senate reconvened, President Jepsen presiding.

CONSIDERATION OF BILLS

Senate File 537

The Senate resumed consideration of Senate File 537.

Senator McGill offered the following amendment by Senators McGill, et al.:

Amend Senate File 537 by adding the following after the period on line 3, page 2, thereof:

"It is further declared to be the intent of the general assembly that the total dollar amount of revenue bonds issued or authorized pursuant to this Act in any biennium shall not exceed three times the amount of legislative appropriations for academic and administrative buildings and facilities and utilities services for institutions of higher learning under the jurisdiction of the state board of regents in said biennium."

Senator McGill moved the adoption of the amendment and requested a roll call.

On the question "Shall the McGill, et al., amendment be adopted?" (S.F. 537) the vote was:

Ayes, 16:

Coleman
Deaman

Dodds
Frommelt

Gaudineer
Glenn

Hill

Lucken
McGill
Palmer

Reichardt
Shirley

Stephens
Sullivan

Van Gilst
Weimer

Nays, 27:

Anderson
Benda
Clarke
Conklin
Curran
DeHart
DeKoster

Flatt
Gilley
Griffin
Hammer
Keith
Kosek
Kuhl

Laverty
Lisle
Lodwick
Nicholson
Parker
Potgeter
Potter

Rigler
Shaff
Smith
Stanley
Thordsen
Walsh

Voting present, 9:

Arbuckle
Balloun
Frey

Hougen
Klink

Lange
Mogged

Mowry
O'Malley

Absent or not voting, 9:

Briles
Doderer
Erskine

Lamborn
Leonard

Messerly
Neu

Ollenburg
Schaben

The amendment was lost.

Senator Denman offered the following amendment by Senators Denman and Shirley:

Amend Senate File 537 by adding the following after the period on line 3, page 2, thereof:

"It is further declared to be the intent of the general assembly that the total dollar amount of revenue bonds issued or authorized pursuant to this Act in any biennium shall not exceed nine times the amount of legislative appropriations for academic and administrative buildings and facilities and utilities services for institutions of higher learning under the jurisdiction of the state board of regents in said biennium."

Senator Denman moved the adoption of the amendment and requested a roll call.

On the question "Shall the Denman-Shirley amendment be adopted?" (S.F. 537) the vote was:

Ayes, 22:

Arbuckle
Balloun
Coleman
Denman
Dodds
Frommelt

Gaudineer
Glenn
Hill
Hougen
Kuhl
Lange

Lucken
McGill
O'Malley
Palmer
Reichardt

Shirley
Stephens
Sullivan
Van Gilst
Weimer

Nays, 29:

Anderson
Benda
Clarke
Conklin
Curran
DeHart
DeKoster
Doderer

Frey
Gilley
Griffin
Hammer
Keith
Kosek
Laverty

Leonard
Lisle
Lodwick
Messerly
Mowry
Nicholson
Parker

Potgeter
Potter
Rigler
Shaff
Stanley
Thordsen
Walsh

Voting present, 2:
Klink Mogged

Absent or not voting, 8:
Briles Flatt Neu Schaben
Erskine Lamborn Ollenburg Smith

The amendment was lost.

Senator Shirley offered the following amendment:

Amend Senate File 537 by striking lines 24 and 25 on page 1 thereof and by striking lines 1, 2, and 3 on page 2 thereof and inserting in lieu thereof the following:
"forth."

Senator Shirley moved the adoption of his amendment and called for a division.

The amendment was lost.

Senator Stanley offered the following amendment:

Amend Senate File 537 by inserting the following on page 4 at the end of of line 30:

"If the general assembly rejects or fails to approve any proposed ten year building program, such action or inaction shall not affect the status or legality of any project previously or subsequently authorized by the general assembly as provided in section 4 of this Act."

Senator Stanley moved the adoption of his amendment and called for a division.

The amendment was adopted.

MESSAGE FROM THE HOUSE

The following message was received from the House:

MR. PRESIDENT: I am directed to inform your honorable body that the House has insisted on its amendment to Senate File 139, a bill for an act relating to false drawing of checks, and requests a conference committee.

Conferees on the part of the House are:

Representative Maurice Van Nostrand, Chairman
Representative Rudy Van Drie
Representative Ray Bailey
Representative Richard Radl

WILLIAM R. KENDRICK, Chief Clerk

SENATE CONCURRENT RESOLUTION 19 ADOPTED

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

SENATE CONCURRENT RESOLUTION 19

Whereas, the members of the Sixty-third General Assembly of Iowa, and
By Stanley and Frommelt

the entire nation, received the announcement of the death of former President Eisenhower with great sorrow; and

Whereas, Dwight David Eisenhower was one of the most distinguished men ever to have served as President of the United States; and

Whereas, General Eisenhower was selected in 1942 as the military leader of our armies in World War II, and by his military strategy and qualities of leadership successfully concluded the American participation in the war; and

Whereas, the people of the United States, recognizing his ability as a leader, selected him as President of the United States in 1952; and

Whereas, the nation in deep appreciation of his abilities re-elected him in 1956; and

Whereas, his philosophy is ably exemplified in his closing remarks as President when he said: "My philosophy has been to add to the spiritual, moral and material strength of our nation. I believe we have done this, but it is a process that must never end."; and

Whereas, succeeding presidents of the United States have used his sage advice and constructive suggestions in carrying on their own administrations; and

Whereas, bipartisan comments regarding his life include the words, "fair, impartial, and objective", as well as many other tributes; now, therefore,

Be It Resolved by the Senate, the House Concurring: That we extend to the Eisenhower family our deep and profound sympathy in their sorrow, and that the President of the Senate and the Speaker of the House of Representatives each appoint a committee of three to immediately convey by appropriate means this feeling; and

Be It Further Resolved: That a copy of this Resolution be duly certified and permanently preserved in the office of the Secretary of State, and that copies so certified be sent to Mrs. Eisenhower and John Sheldon Eisenhower.

The motion prevailed and the resolution was adopted.

The Chair appointed on behalf of the Senate to convey such feelings Senators Arbuckle, Potter and Frey.

Senator Stanley asked and received unanimous consent that Senate Concurrent Resolution 19 be immediately messaged to the House, which request was complied with.

Senator Lange took the chair at 2:25 p.m.

MESSAGE FROM THE HOUSE

The following message was received from the House:

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

Senate Concurrent Resolution 19, extending to the Eisenhower family the deep and profound sympathy of the members of the Sixty-third General Assembly of Iowa; and that the Speaker of the House has appointed on behalf of the House the following members to immediately convey such feelings: the Representative from Adair-Madison, Mr. Varley; the Representative from Adams-Montgomery, Mr. Ossian; and the Representative from Polk, Mr. Caffrey.

WILLIAM R. KENDRICK, Chief Clerk

CONSIDERATION OF BILLS

Senate File 537

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?" (S.F. 537) the vote was:

Rule 8 was invoked.

Ayes, 38:

Anderson	Flatt	Lisle	Potgeter
Balloun	Frey	Lucken	Potter
Benda	Gaudineer	McGill	Reichardt
Briles	Gilley	Messerly	Rigler
Clarke	Griffin	Mowry	Shaff
Curran	Hammer	Nicholson	Stanley
DeHart	Kosek	O'Malley	Thordsen
DeKoster	Kyhl	Palmer	Walsh
Denman	Laverty	Parker	Weimer
Doderer	Leonard		

Nays, 18:

Coleman	Hill	Lange	Smith
Conklin	Hougen	Lodwick	Stephens
Dodds	Keith	Mogged	Sullivan
Frommelt	Klink	Shirley	Van Gilst
Glenn	Lamborn		

Voting present, 1:

Arbuckle

Absent or not voting, 4:

Erskine	Neu	Ollenburg	Schaben
---------	-----	-----------	---------

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

President Jepsen took the chair at 3:00 p.m.

Senator Stanley moved that the vote by which Senate File 537 passed the Senate be reconsidered and the motion to reconsider be laid on the table.

Roll call was requested.

On the question "Shall the motion to reconsider the vote by which Senate File 537 passed the Senate be laid on the table?" the vote was:

Ayes, 34:

Anderson	Frey	Laverty	Parker
Balloun	Gilley	Leonard	Potgeter
Benda	Griffin	Lisle	Potter
Briles	Hammer	Lodwick	Rigler
Clarke	Keith	Lucken	Shaff
Curran	Kosek	Messerly	Stanley
DeHart	Kyhl	Mowry	Thordsen
Doderer	Lamborn	Nicholson	Walsh
Flatt	Lange		

Nays, 21:

Coleman
Conklin
Denman
Dodds
Frommelt
Gaudineer

Glenn
Hill
Hougen
Klink
McGill

Mogged
O'Malley
Palmer
Reichardt
Shirley

Smith
Stephens
Sullivan
Van Gilst
Weimer

Absent or not voting, 6:

Arbuckle
DeKoster

Erskine
Neu

Ollenburg

Schaben

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 Senate is asked:

House File 1, a bill for an act relating to negotiation and execution of reciprocal, proration, and other agreements or declarations for fleet owners of commercial vehicles engaged in interstate commerce.

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

House File 639, a bill for an act relating to the filing of an annual report by the Iowa development commission.

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

Senate File 210, a bill for an act relating to the expenses incurred by the insurance commissioner while in attendance at meetings with insurance officials of other states.

WILLIAM R. KENDRICK, Chief Clerk

NATIONAL DAY OF MOURNING

President Jepsen announced that pursuant to President Nixon's proclamation declaring Monday, March 31, 1969, a National Day of Mourning for the death of former President Dwight D. Eisenhower, all state offices will be closed and the General Assembly will adjourn until Tuesday, April 1, 1969.

INTRODUCTION OF BILLS

Senate File 574, by Senator Leonard, a bill for an act creating the Iowa job training incentive board, and providing a tax deduction for job training programs.

Read first and second times and passed on file.

Senate File 575, by Senator Walsh (Miller of Des Moines, Brinek, Baker, Schmeiser, Mayberry, Franklin, Tapscoff, Jesse, Schwartz,

Gannon, Crosier and Middleswart), a bill for an act relating to the statutory ceilings on the salaries of municipal officials.

Read first and second times and passed on file.

Senate File 576, by Senator Anderson, a bill for an act relating to state equalization aid for schools.

Read first and second times and passed on file.

Senate File 577, by Senator Laverty, a bill for an act relating to bonded warehouses for agricultural products.

Read first and second times and passed on file.

Senate File 578, by Senator Curran (Lawson and Wolfe), a bill for an act to enlarge the permissible residence of old-age assistance recipients.

Read first and second times and passed on file.

Senate File 579, by committee on appropriations (committee on appropriations), a bill for an act to appropriate funds from the general fund of the State of Iowa to the Iowa commission for the blind for remodeling and repairs of the Iowa commission for the blind building and to permit acceptance of federal funds for participation.

Read first and second times and placed on calendar.

Senate File 580, 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, 1969, and ending June 30, 1971, to the Mississippi River Parkway Commission of the State of Iowa.

Read first and second times and placed on calendar.

Senate File 581, by committee on appropriations (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, 1969, and ending June 30, 1971, to various departments and various divisions thereof of the State of Iowa.

Read first and second times and placed on calendar.

Senate File 582, by committee on schools, a bill for an act to permit public employees in the field of education to have the benefit of tax-sheltered annuity programs on a nondiscriminatory basis.

Read first and second times and placed on calendar.

Senate File 583, by Senators Erskine and Sullivan (Andersen, Peterson, Dooley, Koch and Doyle), a bill for an act relating to the counting of absentee voters' ballots.

Read first and second times and passed on file.

Senate File 584, by Senator Doderer, a bill for an act relating to criminal abortion and increasing the penalties therefor.

Read first and second times and passed on file.

Senate File 585, by committee on state government, a bill for an act relating to a state crime laboratory, a state medical examiner, county medical examiners, and the investigation of unnatural deaths.

Read first and second times and placed on calendar.

Senate File 586, by Senators Conklin, Benda, Nicholson, DeKoster, Rigler, Potter and Stanley, a bill for an act relating to guidelines for implementation of merit pay plans by local school district boards of directors.

Read first and second times and passed on file.

Senate File 587, by committee on county government, a bill for an act to increase the compensation of county officers, clerks, and members of the county boards of supervisors.

Read first and second times and placed on calendar.

HOUSE MESSAGES CONSIDERED

House File 56, a bill for an act to prohibit the discharge of sewage or certain other wastes into open ditches along the right-of-way of any highway or public road.

Read first and second times and passed on file.

House File 226, a bill for an act relating to the collection of sales tax on the cash difference between the retail sales price and the trade-in value in all transactions except in sales of motor vehicles.

Read first and second times and passed on file.

House File 400, a bill for an act relating to the personal property tax credit, and the affidavit required therefor.

Read first and second times and passed on file.

House File 1, a bill for an act relating to negotiation and execution of reciprocal, proration, and other agreements or declarations for fleet owners of commercial vehicles engaged in interstate commerce.

Read first and second times and passed on file.

House File 639, a bill for an act relating to the filing of an annual report by the Iowa development commission.

Read first and second times and passed on file.

HOUSE FILE 56 ASSIGNED TO COMMITTEE

President Jepsen announced the assignment of House File 56 to the committee on transportation.

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on March 28, 1969, the Governor had approved and transmitted to the Secretary of State the following bills:

Senate File 73, adding a member of the Iowa Development Commission to the Mississippi Parkway Planning Commission.

Senate File 135, relating to corporations organized pursuant to the Iowa Economic Development Act.

Senate File 187, relating to terms of district court.

House File 6, relating to the definition of a mentally retarded person for the purpose of chapter two hundred twenty-six (226) of the Code, and to the admission or transfer for such persons to the State Mental Health Institutes.

House File 39, relating to emergency care or assistance.

House File 49, relating to the Iowa Development Commission membership.

House File 186, relating to the authority of towns with respect to public bridges, culverts, viaducts, underpasses, grade crossing separations and approaches thereto and authorizing towns to contract indebtedness and issue general obligation bonds therefor.

House File 203, legalizing and validating the proceedings of the Board of Directors of the Harlan Community School District.

REPORT OF COMMITTEE

Senator Flatt submitted the following report:

MR. PRESIDENT: Your committee on higher education, to which was referred House File 71, a bill for an act relating to inclusion of students in attendance at area vocational schools and area community colleges within the state scholarship and loan program, begs leave to report it has had the same under consideration and recommends the same *de pass*.

JOSEPH B. FLATT, Chairman

Ordered passed on file.

AMENDMENTS FILED

- 1 Amend Senate Joint Resolution 24 by inserting in page 2,
- 2 line 19, after the word "Assembly" the words "and to the
- 3 Sixty-fourth General Assembly".

LEIGH R. CURRAN

- 1 Amend the Stephens amendment of February 27, 1969, to
- 2 Senate File 123 as follows:
- 3 1. By inserting after line eighty-four (84) the following
- 4 new sections:
- 5 "Sec. 10. Whenever the governor has reason to believe

6 that any member of the general assembly has engaged in or
7 attempted to engage in any riot, public disorder, strike
8 destruction of property of the state, seizure of control of
9 such property from the persons in lawful possession thereof,
10 or prevention of access to such property, and that any of
11 such acts shall have occurred on any state property, he shall
12 immediately suspend such member from the general assembly."

13 "Sec. 11. Section ten (10) of this Act shall be enforced
14 in the manner prescribed in sections three (3) through nine
15 (9), inclusive, of this Act."

16 2. By striking from line eighty-seven (87) the word "or"
17 and inserting in lieu thereof a comma.

18 3. By inserting in line eighty-seven (87) after the word
19 "employee" the words "or member of the general assembly".

20 4. By inserting in line eighty-nine (89) after the word
21 "institution," the word "or general assembly".

22 5. By inserting in line ninety (90) after the word
23 "student," the words "or member of the general assembly".

24 6. By inserting in line ninety-one (91) after the word
25 "institution" the words "or governor".

26 Amend Senate File 123 by inserting in line three (3) after
27 the word "institutions" the words "and members of the general
28 assembly".

MINNETTE DODERER

KENNETH BENDA

ALAN SHIRLEY

1 Amend the Griffin amendment to Senate File 203, filed March
2 27, 1969, as follows:

3 1. By striking from lines 42 and 43 the words and figures
4 "3 of section 5" and inserting in lieu thereof the following words
5 and figures "three (3) of section five (5) of this Act".

6 2. By inserting in line 83 after the figures "(515.81)" the
7 words "of the Code".

8 3. By striking from line 131 the figure "1" and inserting in
9 lieu thereof the words and figures "one (1) of this section".

10 4. By striking from line 144 the words and figures "1 of
11 section 5" and inserting in lieu thereof the words and figures
12 "one (1) of section five (5) of this Act."

JAMES W. GRIFFIN, SR.

1 Amend Senate File 289 as follows:

2 1. Amend page 3 by striking lines 1 and 2 and inserting
3 in lieu thereof the following: "4. The clerk of the
4 court in which is pending the proceedings in which the
5 fiduciary is serving is the lawful attorney or".

6 2. Amend page 3, line 8, by adding a "." after the word
7 "fiduciary" and striking the rest of line 8 and all of
8 lines 9 through 12.

LUCAS J. DeKOSTER

1 Amend Senate File 291 as follows:

2 1. Amend page 1, line 21, by inserting after the word "any"
3 the words "public or commercial".

4 2. Amend page 2, line 23, by striking the words "at the time
5 of purchase" and line 24 by striking the words "before leaving the

6 premises of the seller".

7 3. Amend page 2, line 32, by inserting after the word "from"
8 the word "either".

9 4. Amend page 3 by striking all in line 31 after the word
10 "state." and all of lines 32 and 33 and inserting in lieu thereof the
11 following:

12 "On arrival at the farm of destination such swine shall either
13 be quarantined separate and apart for thirty days thereafter from other
14 swine located on such premises at the time of arrival, or if such
15 incoming swine are not thus separated, all swine on such premises shall
16 be quarantined for thirty days beginning with arrival of the incoming
17 swine, except animals going from such premises direct to slaughter. In
18 no case, however, will swine originating in states classified in Phase I
19 or Phase II be permitted to enter into Iowa except for immediate slaugh-
ter."

20 5. Amend page 4 by striking all in line 10 after the word
21 "ture," and all of lines 11 and 12 and inserting in lieu thereof the
22 following:

23 "on arrival at the farm of destination shall either be quaran-
24 tinted separate and apart for thirty days thereafter from other swine
25 located on such premises at the time of arrival, or if such incoming
26 swine are not thus separated, all swine on such premises shall be quaran-
27 tinted for thirty days beginning with arrival of the incoming swine,
28 except animals going from such premises direct to slaughter."

29 6. Amend page 4, line 19, by adding after the word "state"
30 the words "except those swine moving into Iowa for the purpose of
31 immediate slaughter".

32 7. Amend page 5 by adding after line 1 the following:

33 "c. "Separate and apart" means a manner of holding swine so
34 as not to have physical contact with other swine on the premises."

35 8. Amend page 5 by striking all of lines 8, 9, 10 and in
36 line 11 the words "period of thirty days" and inserting in lieu thereof
37 following:

38 "movement shall be completed within seventy-two hours, and on
39 arrival at the farm of destination, such swine shall either be quaran-
tined

40 separate and apart for thirty days thereafter from other swine located
on
41 such premises at the time of arrival, or if such incoming swine are not
42 thus separated, all swine on such premises shall be quarantined for
43 thirty days beginning with arrival of the incoming swine, except animals
44 going from such premises direct to slaughter".

45 9. Amend page 5, line 24, by striking all after the word
46 "Code." and all of lines 25 and 26 and inserting in lieu thereof the
47 following:

48 "On arrival at the farm of destination, all such incoming swine
49 shall either be quarantined separate and apart for thirty days thereafter
50 from other swine located on such premises at the time of arrival, or if
51 such incoming swine are not thus separated, all swine on such premises
52 shall be quarantined for thirty days beginning with arrival of the
53 incoming swine, except animals going from such premises direct to
slaughter."

JAMES A. POTGETER

- 1 Amend the amendment by committee on judiciary, filed
2 March 26, 1969, Senate File 332, line 7, by striking the "." and adding
3 the following: " , narcotics, depressant, drugs or
4 stimulants."

LUCAS J. DeKOSTER

- 1 Amend Senate File 456 as follows:

- 2 1. By striking page 1, line 25, and page 2, lines 1 through 29, inclusive,
3 and inserting in lieu thereof the following:

4 "Sec. 3. Composition of the board. There is hereby created a
5 state board of examiners for nursing home administrators which shall
6 consist of nine members, as follows: 1. Three members shall be nursing
7 home administrators duly licensed and registered under the provisions of
8 this Act. These three members of the board shall be required only to
9 possess the qualifications and be eligible for licensure as required under
10 this Act. 2. Three members shall be selected from other professions and
11 institutions concerned with the care of chronically ill and infirm aged
patients.

- 12 3. Three members shall be representative of the public at large.

13 No more than one member of the board shall be an official or full
14 time employee of state or local governments. Less than a majority of the
15 board shall be representatives of a single profession or institutional cate-
gory.

16 The members of the board shall be appointed by the governor. Three
members
17 of the initial board shall be appointed for a one year term of office; three
18 members of the initial board shall be appointed for a two year term of
office;
19 and three members of the initial board shall be appointed for a three
year

20 term of office. Thereafter, the term of office shall
21 be three years. No member shall serve more than two consecutive
22 terms."

- 23 2. By striking from page 3, lines 22 through 24, inclusive,
24 the words "without the need to present evidence of satisfactory
25 completion of a course of instruction and training and without ex-
26amination".

- 27 3. By adding after page 3, line 25, the following new para-
28graph:

29 "During the period when temporary licenses may be issued the
30 board shall offer a program of training and instruction designed to
31 enable all temporary licensees to attain the qualification necessary
32 to licensure as a nursing home administrator. The board may in
33 emergency cases issue a temporary license which shall be valid for
34 ninety days and which shall not be renewable."

- 35 4. By striking from page 4, line 10, the words "state treas-
36urer" and inserting in lieu thereof the words "treasurer of state".

- 37 5. By inserting in page 6, line 12, after the word "board"
38 the following words " , except that biennially the individual re-
39questing renewal shall submit evidence satisfactory to the board
40 that during the biennial period immediately preceding such appli-
41cation he has attended a continuing education or course of study
42 as required by the rules of the board."

- 43 6. By inserting in page 6, line 14, after the word "in"
44 the words "accordance with the rules or in".

- 45 7. By striking from page 6, line 20, the words "the board".
 46 8. By striking from page 6, lines 21 through 24, inclusive,
 47 and inserting in lieu thereof the following words and figures:
 48 "reciprocal agreements are entered into with another jurisdiction
 49 under sections one hundred forty-seven point forty-five (147.45)
 50 through one hundred forty-seven point fifty-four (147.54), inclusive,
 51 of the Code."

ERNEST KOSEK
 MINNETTE DODERER

- 1 Amend Senate File 474 as follows:
 2 By striking all following the word "costs." in lines 14
 3 and 15.

WILLIAM F. DENMAN

- 1 Amend Senate File 484 as follows:
 2 By adding after the period in line 5 the following:
 3 "The word 'amateur' as herein used shall have the meaning
 4 set forth by the Amateur Athletic Union."

FRANCIS MESSERLY

- 1 Amend Senate File 537 by striking lines 24 and 25
 2 on page 1 thereof and by striking lines 1, 2, and 3 on
 3 page 2 thereof and inserting in lieu thereof the following:
 4 "forth."

ALAN SHIRLEY

- 1 Amend Senate File 537 by adding the following after the period
 2 on line 3, page 2, thereof:
 3 "It is further declared to be the intent of the general assembly
 4 that the total dollar amount of revenue bonds issued or authorized
 5 pursuant to this Act in any biennium shall not exceed three times
 6 the amount of legislative appropriations for academic and adminis-
 trative
 7 buildings and facilities and utilities services for institutions of
 8 higher learning under the jurisdiction of the state board of regents
 9 in said biennium."

D. S. MCGILL
 ALAN SHIRLEY
 WILLIAM DENMAN

- 1 Amend Senate File 537 by adding the following after
 2 the period on line 3, page 2, thereof:
 3 "It is further declared to be the intent of the
 4 general assembly that the total dollar amount of revenue
 5 bonds issued or authorized pursuant to this Act in any
 6 biennium shall not exceed nine times the amount of
 7 legislative appropriations for academic and administrative
 8 buildings and facilities and utilities services for
 9 institutions of higher learning under the jurisdiction
 10 of the state board of regents in said biennium."

WILLIAM DENMAN
 ALAN SHIRLEY

- 1 Amend Senate File 537 by adding the following after the
 2 period in line 3, page 2, thereof:
 3 "It is further declared to be the intent of the general

4 assembly that the total dollar amount of revenue bonds
5 issued or authorized pursuant to this Act in any biennium
6 shall not exceed twice the dollar amount of legislative
7 appropriations for academic and administrative buildings
8 and facilities and utilities services for institutions
9 of higher learning under the jurisdiction of the state
10 board of regents in said biennium."

ALAN SHIRLEY

1 Amend Senate File 537 by adding the following after the
2 period on line 3, page 2 thereof:

3 "It is further declared to be the intent of the general
4 assembly that the total dollar amount of revenue bonds
5 issued or authorized pursuant to this Act in any biennium
6 shall not exceed fifty percent of the dollar amount of
7 legislative appropriations for academic and administrative
8 buildings and facilities and utilities services for
9 institutions of higher learning under the jurisdiction
10 of the state board of regents in said biennium."

ALAN SHIRLEY

1 Amend Senate File 537 as follows:

2 1. On page 2, strike in line 14 the word "Whenever"
3 and strike all of lines 15 through 17, inclusive.

4 2. Insert the following new section on page 9
5 following line 2:

6 "Sec. 9. Recognizing that the needs of higher education
7 of the state may require that one or more branch campuses or
8 facilities of an institution be established at a location other
9 than that which is the site of such institution, with such
10 branch campus or facility to be administered, maintained
11 and operated by and as a part of such institution, and that
12 for reasons of economics it may be desirable that some portion
13 of the student fees and charges and institutional income of
14 such institution be made available and pledged to support
15 the financing of buildings and facilities at such branch
16 location, it is hereby determined that in such event the
17 branch campus or facility shall be treated for all purposes
18 as a part of such institution. The board is authorized to
19 issue bonds pursuant to the provisions of this Act to pay all
20 or any part of the cost of carrying out any project at such
21 branch location and to pledge a sufficient portion of the
22 student fees and charges and institutional income of such
23 institution for the payment of the principal of and interest
24 on such bonds, and the second sentence of section 8 of this
25 act shall not be construed to prevent the pledging and use
26 of the student fees and charges and institutional income of
27 any such institution for this purpose."

28 3. By renumbering the remaining sections.

DAVID M. STANLEY
JOSEPH B. FLATT

1 Amend Senate File 537 by inserting after the partial word
2 "sembly" in line 34, page 4, the following:
3 "and approval by the governor".

ALAN SHIRLEY

- 1 Amend Senate File 537 by inserting the following on
- 2 page 4 at the end of line 30:
- 3 "If the general assembly rejects or fails to approve
- 4 any proposed ten year building program, such action or
- 5 inaction shall not affect the status or legality of any
- 6 project previously or subsequently authorized by the general
- 7 assembly as provided in section 4 of this Act."

DAVID M. STANLEY

- 1 Amend Senate File 549 as follows:
- 2 1. By striking from page 2, line 6, the word "six" and
- 3 inserting in lieu thereof the word "seven".
- 4 2. By striking from page 3, line 10, the word "six" and
- 5 inserting in lieu thereof the word "seven".
- 6 3. By striking from page 4, line 4, the word "six" and
- 7 inserting in lieu thereof the word "seven".
- 8 4. By striking from page 4, line 8, the word "six" and
- 9 inserting in lieu thereof the word "seven".
- 10 5. By striking from page 4, line 12, the word "six" and
- 11 inserting in lieu thereof the word "seven".
- 12 6. By striking from page 4, line 25, the word "six" and
- 13 inserting in lieu thereof the word "seven".
- 14 7. By striking from page 5, line 3, the word "six" and
- 15 inserting in lieu thereof the word "seven".
- 16 8. By striking from page 5, line 5, the word "six" and
- 17 inserting in lieu thereof the word "seven".
- 18 9. By adding on page 5 after line 5 the following:
- 19 "By striking from line twenty-three (23) the word
- 20 'six' and inserting in lieu thereof the word 'seven'."
- 21 10. By striking from page 6, lines 5 through 9, inclusive,
- 22 and by adding the following new section:
- 23 Section three hundred forty-seven A point two (347A.2),
- 24 Code 1966, as amended by Senate File 88, Acts of the 63rd
- 25 General Assembly, is hereby amended as follows:
- 26 1. By striking from line fourteen (14) the word
- 27 "six" and inserting in lieu thereof the word "seven".
- 28 2. By striking from line seventy-one (71) the word
- 29 "six" and inserting in lieu thereof the word "seven".
- 30 11. By adding the following new section:
- 31 Section three hundred ninety-seven point thirteen
- 32 (397.13), Code 1966, is hereby amended by striking from
- 33 line four (4) the word "six" and inserting in lieu thereof
- 34 the word "seven".
- 35 12. By adding the following new section:
- 36 Section three hundred eighty-three point ten (383.10),
- 37 Code 1966, is hereby amended by striking from line twelve (12)
- 38 the word "six" and inserting in lieu thereof the word "seven".
- 39 13. By adding the following new section:
- 40 Section three hundred fifty-eight point twenty-one
- 41 (358.21), Code 1966, is hereby amended by striking from line
- 42 fifty-nine (59) the word "five" and inserting in lieu thereof
- 43 the word "six".
- 44 14. By adding the following new section:
- 45 Section three hundred ninety-one point fifty-eight
- 46 (391.58), Code 1966, is hereby amended by striking from line
- 47 five (5) the word "six" and inserting in lieu thereof the

48 word "seven".

49 15. By adding the following new section:

50 Section three hundred ninety-one point fifty-nine
51 (391.59), Code 1966, is hereby amended by striking from line
52 twelve (12) the word "six" and inserting in lieu thereof
53 the word "seven".

54 16. By adding the following new section:

55 Section three hundred ninety-one A point twenty-five
56 (391A.25), subsection three (3), Code 1966, is hereby amended
57 by striking from line two (2) the word "five" and inserting
58 in lieu thereof the word "seven".

59 17. By adding the following new section:

60 Section three hundred ninety-one A point thirty-three
61 (391A.33), subsection two (2), Code 1966, is hereby amended
62 by striking from line eight (8) the word "five" and inserting
63 in lieu thereof the word "seven".

64 18. By adding the following new section:

65 Section three hundred ninety-one A point thirty-three
66 (391A.33), subsection four (4), Code 1966, is hereby amended
67 by striking from line nine (9) the word "five" and inserting
68 in lieu thereof the word "seven".

69 19. By adding the following new section:

70 Section three hundred eighty-nine point thirty-three
71 (389.33), Code 1966, is hereby amended by striking from line
72 eleven (11) the word "six" and inserting in lieu thereof the
73 word "seven".

74 20. By adding the following new section:

75 Section three hundred eighty-nine point thirty-eight
76 (389.38), Code 1966, is hereby amended by striking from line
77 ten (10) the word "six" and inserting in lieu thereof the
78 word "seven".

79 21. By adding the following new section:

80 Section three hundred ninety-two point eleven (392.11),
81 Code 1966, is hereby amended by striking from line eleven (11)
82 the word "five" and inserting in lieu thereof the word "seven".

83 22. By adding the following new section:

84 Section three hundred ninety-six point two (396.2),
85 Code 1966, is hereby amended by striking from line eight (8)
86 the word "five" and inserting in lieu thereof the word "seven".

87 23. By adding the following new section:

88 Section three hundred ninety-six point ten (396.10),
89 Code 1966, is hereby amended by striking from line ten (10)
90 the word "five" and inserting in lieu thereof the word
91 "seven".

92 24. By adding the following new section:

93 Section three hundred ninety-six point eleven (396.11),
94 Code 1966, is hereby amended by striking from line thirty-six
95 (36) the word "five" and inserting in lieu thereof a blank
96 space, to-wit: ".....".

97 25. By adding the following new section:

98 Section four hundred seventeen point sixty-eight (417.68),
99 Code 1966, is hereby amended by striking from line nine (9)
100 the word "six" and inserting in lieu thereof the word "seven".

101 26. By adding the following new section:

102 Section four hundred twenty point two hundred fifty-five

103 (420.255), Code 1966, is hereby amended by striking from line
104 sixteen (16) the word "six" and inserting in lieu thereof
105 the word "seven".

106 27. By adding the following new section:

107 Section four hundred twenty point two hundred fifty-
108 eight (420.258), Code 1966, is hereby amended by striking
109 from line three (3) the word "six" and inserting in lieu
110 thereof the word "seven".

111 28. By adding the following new section:

112 Section four hundred twenty point two hundred seventy-
113 six (420.276), Code 1966, is hereby amended by striking from
114 line two (2) the word "six" and inserting in lieu thereof
115 the word "seven".

116 29. By adding the following new section:

117 Section four hundred twenty point two hundred eighty
118 (420.280), Code 1966, is hereby amended by striking from line
119 thirteen (13) the word "five" and inserting in lieu thereof
120 the word "seven".

121 30. By adding the following new section:

122 Section four hundred twenty point two hundred eighty-
123 one (420.281), Code 1966, is hereby amended by striking from
124 line thirty-one (31) the word "five" and inserting in lieu
125 thereof a blank space, to-wit: ".....".

126 31. By adding the following new section:

127 The provisions of this Act shall apply with respect to
128 assessments where the resolution making the levy of such
129 assessments is adopted by the city or town council after
130 the effective date of this Act. The provisions of this Act
131 with respect to bonds shall apply to all bonds sold after
132 the effective date of this Act; provided, however, that no
133 bonds payable from special assessments shall be sold bearing
134 a higher rate of interest than is payable on the assessments
135 from which such bonds are made payable.

136 32. Amend page 1, line 1, by striking the words "the maximum
137 interest rate for public bonds" and inserting in lieu thereof
138 the words "interest rates for bonds and other obligations
139 issued by public corporations and for certain special assess-
140 ments for local public improvements".

141 33. By adding the following new section:

142 This Act being of immediate importance shall be in full
143 force and effect from and after its passage and publication
144 in the, a newspaper published at
145, Iowa, and the,
146 a newspaper published at, Iowa.

JAMES W. GRIFFIN, SR.

On motion of Senator Stanley, the Senate adjourned until 9:00
a.m., Tuesday, April 1, 1969.

JOURNAL OF THE SENATE

SENATE CHAMBER,
DES MOINES, IOWA, TUESDAY, APRIL 1, 1969.

The Senate met in regular session, President pro tempore Lodwick presiding.

Prayer was offered by Reverend Harlan Babcock, pastor of the Methodist Church, Lamont, Iowa.

The Senate pledged allegiance to the flag.

The Journal of March 28, 1969, was approved.

LEAVES OF ABSENCE

Leaves of absence were granted as follows:

Senator Lange for the morning on request of Senator Stanley; Senator Erskine until he recovers from his illness on request of Senator Stanley.

PETITIONS

The following petitions were presented and placed on file:

By Senator Denman, from eighteen residents of Polk County favoring legislation relating to passage of school bond issues by a simple majority vote.

By Senator Frommelt, from twenty-two residents of Dubuque County opposing Senate File 265 relating to taxes on insurance premiums collected by nonprofit hospital and medical service corporations.

By the following Senators favoring that meat and poultry inspection be kept under control of the State of Iowa:

Senator Hill, from twenty-nine residents of Jasper County.

Senator Shirley, from eighty-eight residents of Dallas, Audubon and Guthrie Counties.

DISTINGUISHED GUEST

Senator Nicholson rose on a point of personal privilege and presented to the Senate the Honorable Jack Schroeder, a former member of the Senate and the House of Representatives from Scott County; serving two terms in the House, six sessions in the Senate

and as Majority Floor Leader in the Senate in the Fifty-eighth General Assembly.

VISITORS WELCOMED

The Chair welcomed several groups of visitors to the Senate at the request of the following Senators:

By Senator McGill, fifty-one students from Grant and Melrose Centers of the Albia Community Schools, who were present in the balcony with their principals, Mr. Brooks and Mr. Van Gilder, and instructors, Mrs. Opal Visser and Mrs. Merna McGill.

By Senator Keith, one hundred twenty-five students from Garrigan High School, Algona, who were present in the balcony with their instructors and sponsors, the Kossuth County Republican Women.

By Senator Smith, sixty high school students from Hartley, Sutherland, Pringhar and Sanborn, members of the Teen Age Republican Club, who were present in the balcony.

By Senator Dodds, twelve students, members of the advanced accounting class of Burlington High School, who were present in the balcony with their instructor, Dick Wagner.

SENATE CONCURRENT RESOLUTION 20 ADOPTED

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

SENATE CONCURRENT RESOLUTION 20

By Smith and DeHart

Whereas, the Iowa legislature feeling justifiable pride in the outstanding performance of the Iowa State University wrestling team in winning the National Collegiate Athletic Association wrestling tournament at Provo, Utah, this past week, and

Whereas, the Iowa legislature wishes to share in the University's pride and happiness for this great team: therefore,

Be It Resolved by the Senate, the House Concurring, that the Iowa legislature, in regular session, April 1, 1969, on behalf of all Iowans, does hereby congratulate Coach Harold Nichols and this great Iowa State University wrestling team for having brought such great honor to themselves, the Iowa State University, and the State of Iowa with their tremendous individual and team effort in winning this coveted national award of the National Collegiate Athletic Association wrestling tournament.

Be It Further Resolved, that a copy of this resolution be forwarded to President Robert Parks of the Iowa State University, Coach Harold Nichols and the team.

The motion prevailed and the resolution was adopted.

Senator Smith asked and received unanimous consent that Senate

Concurrent Resolution 20 be immediately messaged to the House, which request was complied with.

INTRODUCTION OF BILLS

Senate File 588, by committee on conservation and recreation, a bill for an act relating to boating on artificial lakes and impoundments.

Read first and second times and placed on calendar.

Senate File 589, by committee on ways and means, a bill for an act relating to the assessment of real property.

Read first and second times and placed on calendar.

CONSIDERATION OF BILLS

Senate File 440

On motion of Senator Balloun, Senate File 440, a bill for an act relating to the granting of military service exemption benefits to dependents, was taken up and considered.

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?" (S.F. 440) the vote was:

Ayes, 48:

Anderson	Frey	Lodwick	Potter
Arbuckle	Frommelt	Lucken	Rigler
Balloun	Gilley	McGill	Schaben
Benda	Griffin	Messerly	Shaff
Clarke	Hill	Mogged	Shirley
Coleman	Hougen	Mowry	Smith
Conklin	Klink	Neu	Stanley
Curran	Kosek	Nicholson	Stephens
DeHart	Kyhl	Ollenburg	Thordsen
DeKoster	Lamborn	O'Malley	Van Gilst
Dodds	Laverty	Parker	Walsh
Doderer	Leonard	Potgeter	Weimer

Nays, 1:

Glenn

Absent or not voting, 12:

Briles	Flatt	Keith	Palmer
Denman	Gaudineer	Lange	Reichardt
Erskine	Hammer	Lisle	Sullivan

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

SENATE FILE 454 DEFERRED

Senator Balloun asked and received unanimous consent that further action on **Senate File 454** be deferred and that the bill retain its place on the calendar.

CONSIDERATION OF BILLS

Senate File 494

On motion of Senator Kyhl, Senate File 494, a bill for an act relating to motor vehicles, was taken up and considered.

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?" (S.F. 494) the vote was:

Ayes, 53:

Anderson	Frommelt	Lisle	Potgieter
Arbuckle	Gilley	Lodwick	Potter
Balloun	Glenn	Lucken	Rigler
Benda	Griffin	McGill	Schaben
Clarke	Hill	Messerly	Shaff
Coleman	Hougen	Mogged	Shirley
Conklin	Keith	Mowry	Smith
Curran	Klink	Neu	Stanley
DeHart	Kosek	Nicholson	Stephens
DeKoster	Kyhl	Ollenburg	Thordsen
Dodds	Lamborn	O'Malley	Van Gilst
Doderer	Laverty	Palmer	Walsh
Flatt	Leonard	Parker	Weimer
Frey			

Nays, none.

Absent or not voting, 8:

Briles	Erskine	Hammer	Reichardt
Denman	Gaudineer	Lange	Sullivan

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

House File 13

On motion of Senator Hougen, House File 13, a bill for an act to provide an additional retirement allowance option for members of the Iowa public employees' retirement system, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Frommelt offered the following amendment and moved its adoption:

Amend House File 13 by striking from page 1, line 5, the word and figure "seven (7)" and inserting in lieu thereof the word and figures "seventeen (17)".

The amendment was 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?" (H.F. 13) the vote was:

Ayes, 55:

Anderson	Frey	Laverty	Potgeer
Arbuckle	Frommelt	Leonard	Potter
Balloun	Gaudineer	Lodwick	Rigler
Benda	Gilley	Lucken	Schaben
Briles	Glenn	McGill	Shaff
Clarke	Griffin	Meeserly	Shirley
Coleman	Hammer	Mogged	Smith
Conklin	Hill	Mowry	Stanley
Curran	Hougen	Neu	Stephens
DeHart	Keith	Nicholson	Thordsen
DeKoster	Klink	Ollenburg	Van Gilst
Dodds	Kosek	O'Malley	Walsh
Doderer	Kyhl	Palmer	Weimer
Flatt	Lamborn	Parker	

Nays, none.

Absent or not voting, 6:

Denman	Lange	Reichardt	Sullivan
Erskine	Lisle		

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 13** be withdrawn from further consideration of the Senate.

House File 14

On motion of Senator Hougen, House File 14, a bill for an act relating to optional payment of accumulated contributions upon death of an active member of the Iowa public employees' retirement system, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator 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?" (H.F. 14) the vote was:

Ayes, 54:

Anderson	Curran	Gaudineer	Kosek
Arbuckle	DeHart	Gilley	Kyhl
Balloun	DeKoster	Glenn	Lamborn
Benda	Dodds	Hammer	Laverty
Briles	Doderer	Hill	Leonard
Clarke	Flatt	Hougen	Lodwick
Coleman	Frey	Keith	Lucken
Conklin	Frommelt	Klink	McGill

Messerly	O'Malley	Schaben	Stephens
Mogged	Palmer	Shaff	Thordsen
Mowry	Parker	Shirley	Van Gilst
Neu	Potgeter	Smith	Walsh
Nicholson	Potter	Stanley	Weimer
Ollenburg	Rigler		

Nays, none.

Absent or not voting, 7:

Denman	Griffin	Lisle	Sullivan
Erskine	Lange	Reichardt	

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 14** be withdrawn from further consideration of the Senate.

House File 160

On motion of Senator Gaudineer, House File 160, a bill for an act to correct the title to chapter one hundred twelve (112), Acts of the Sixty-second General Assembly, 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?" (H.F. 160) the vote was:

Ayes, 55:

Anderson	Frey	Laverty	Potgeter
Arbuckle	Frommelt	Leonard	Potter
Balloun	Gaudineer	Lodwick	Rigler
Benda	Gilley	Lucken	Schaben
Briles	Glenn	McGill	Shaff
Clarke	Griffin	Messerly	Shirley
Coleman	Hammer	Mogged	Smith
Conklin	Hill	Mowry	Stanley
Curran	Hougen	Neu	Stephens
DeHart	Keith	Nicholson	Thordsen
DeKoster	Klink	Ollenburg	Van Gilst
Dodds	Kosek	O'Malley	Walsh
Doderer	Kyhl	Palmer	Weimer
Flatt	Lamborn	Parker	

Nays, none.

Absent or not voting, 6:

Denman	Lange	Reichardt	Sullivan
Erskine	Lisle		

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

SENATE RESOLUTION 3 ADOPTED

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

SENATE RESOLUTION 3

By Potgeter and Walsh

Whereas, throughout the session the Senator from Carroll has displayed great knowledge, ability and understanding of legislative matters, and

Whereas, on the 27th day of March, 1969, the Senator from Carroll became the father of a six-pound seven-ounce baby girl, Mary Martha Neu, who joins one older brother, Arthur Eric, and

Whereas, the Senator from Carroll has thus demonstrated that his knowledge, ability and understanding extends to fields other than legislative,

Be It Resolved by the Senate, that Senator Arthur A. Neu and Mrs. Naomi Neu are hereby tendered the warm and sincere congratulations of the entire Senate and its official family.

Be It Further Resolved, that we tender our best wishes for a long, healthy and happy life to Mary Martha Neu and that a copy of this resolution be delivered to Mrs. Naomi Neu by the Senator from Carroll.

The motion prevailed and the resolution was adopted.

CONSIDERATION OF BILLS

House File 210

On motion of Senator Smith, House File 210, a bill for an act relating to increasing the number of commissioners elected to administer each soil conservation district in this state from three to five, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

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

President Jepsen took the chair at 10:10 a.m.

On the question "Shall the bill pass (H.F. 210) the vote was:

Ayes, 56:

Anderson	Flatt	Laverty	Potgeter
Arbuckle	Frey	Leonard	Potter
Balloun	Gaudineer	Lodwick	Reichardt
Benda	Gilley	Lucken	Rigler
Briles	Glenn	McGill	Schaben
Clarke	Griffin	Messerly	Shaff
Coleman	Hammer	Mogged	Shirley
Conklin	Hill	Mowry	Smith
Curran	Hougen	Neu	Stanley
DeHart	Keith	Nicholson	Stephens
DeKoster	Klink	Ollenburg	Thordsen
Denman	Kosek	O'Malley	Van Gilst
Dodds	Kyhl	Palmer	Walsh
Doderer	Lamborn	Parker	Weimer

Nays, none.

Absent or not voting, 5:

Erskine
Frommelt

Lange

Lisle

Sullivan

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

Senator Keith asked and received unanimous consent that **Senate File 200** be withdrawn from further consideration of the Senate.

CONFERENCE COMMITTEE APPOINTED

President Jepsen announced the appointment of the following conference committee on **Senate File 139**: Senator Flatt, chairman; Senator Arbuckle, Senator Shirley and Senator Shaff.

CONSIDERATION OF BILLS

Senate File 291

On motion of Senator Stephens, Senate File 291, a bill for an act relating to the eradication of hog cholera, the establishment of a biological products pool, and to make appropriations therefor, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

The following appropriations committee amendment was considered:

Amend Senate File 291 as follows:

1. Page six (6), line eleven (11), strike the word "shall" and insert the word "may".

2. Page six (6), line twelve (12), strike the words "consisting of one million doses".

3. Page six (6), lines thirteen (13) and fourteen (14), strike the words "ten million cubic centimeters".

4. Page six (6), line twenty (20), strike the words "to the department" and insert after the word "profit," a new sentence as follows:

"The secretary may co-operate with other states in the accumulation, maintenance and disbursement of such reserve supply of biological products."

5. Page seven (7), strike lines five (5) to thirteen (13), inclusive, and insert the following:

"Sec. 14. There is hereby appropriated from the general fund of the state to the department of agriculture the sum of two hundred fifty thousand dollars for the period from July 1, 1969, to June 30, 1971, or so much thereof as may be necessary, for the payment of indemnities for hogs destroyed under the hog cholera eradication program in accordance with chapter one hundred sixty-six B (166B) of the Code. Said appropriation shall not be considered exclusive and may be augmented, when necessary, by the executive council from the state contingent fund."

6. Page seven (7), strike lines fourteen (14) to twenty-three (23), inclusively, and insert the following:

"Sec. 15. There is hereby appropriated from the general fund of the state to the department of agriculture the sum of fifty thousand dollars for the period from July 1, 1969, to June 30, 1971, or so much thereof as may be necessary, to be used for the purchase of biological products in accordance with section eleven (11) of this Act. Section eleven (11) of this Act shall be implemented only to the extent of funds available from this appropriation and from federal funds available for this purpose; however, said appropriation shall not be considered exclusive and may be augmented, when necessary, by the executive council from the state contingent fund."

Senator Stephens offered the following amendment to the appropriations committee amendment and moved its adoption:

Amend amendment by committee on appropriations filed March 20, 1969, by inserting in line 12 after the quotation mark a new sentence as follows:

"Payment shall be made by the producer to the department and such vaccine shall be administered by a licensed practicing veterinarian."

The amendment to the amendment was adopted.

Senator Schaben offered the following amendment to the appropriations committee amendment:

Amend the committee on appropriations amendment to Senate File 291, filed March 20, 1969, by striking the word "two" in line nineteen (19) and inserting in lieu thereof the word "seven".

Senator Schaben moved the adoption of his amendment to the committee amendment and requested a roll call.

On the question "Shall the Schaben amendment to the appropriations committee amendment be adopted?" (S.F. 291) the vote was:

Rule 8 was invoked.

Ayes, 17:

Briles	Frommelt	Lisle	Reichardt
Coleman	Gaudineer	McGill	Schaben
Denman	Griffin	Neu	Shirley
Dodds	Hill	Palmer	Weimer
Frey			

Nays, 38:

Anderson	Flatt	Lodwick	Potter
Arbuckle	Gilley	Lucken	Rigler
Belloun	Glenn	Messerly	Shaff
Benda	Hammer	Mogged	Smith
Clarke	Keith	Nicholson	Stanley
Conklin	Klink	Ollenburg	Stephens
Curran	Kosek	O'Malley	Thordsen
DeHart	Kyhl	Parker	Van Gilst
DeKoester	Lamborn	Potgeter	Walsh
Doderer	Laverty		

Absent or not voting, 6:

Erskine	Lange	Mowry	Sullivan
Hougen	Leonard		

The amendment to the amendment was lost.

Senator Coleman called for a division of the amendment by the committee on appropriations, section 1 to be considered as division 1 and sections 2 through 6 to be considered as division 2.

Senator Lodwick moved the adoption of division 1 of the amendment.

Senator Coleman requested a roll call.

On the question "Shall division 1 of the appropriations committee amendment be adopted?" (S.F. 291) the vote was:

Ayes, 38:

Anderson	Gilley	Lodwick	Potgeter
Arbuckle	Hill	Lucken	Potter
Balloun	Hougen	McGill	Reichardt
Benda	Keith	Messerly	Rigler
Clarke	Klink	Mogged	Shaff
Conklin	Kosek	Mowry	Smith
Curran	Kyhl	Nicholson	Stanley
DeHart	Lamborn	Ollenburg	Stephens
DeKoster	Laverty	Parker	Van Gilst
Flatt	Lisle		

Nays, 14:

Briles	Frommelt	Hammer	Palmer
Coleman	Gaudineer	Neu	Schaben
Doderer	Glenn	O'Malley	Shirley
Frey	Griffin		

Voting present, 3:

Thordsen	Walsh	Weimer
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Absent or not voting, 6:

Denman	Erskine	Leonard	Sullivan
Dodds	Lange		

Division 1 of the amendment was adopted.

On motion of Senator Lodwick, division 2 of the appropriations committee amendment, as amended, was adopted.

LEAVE OF ABSENCE

Senator Glenn asked and received unanimous consent that Senator Leonard be excused for the remainder of the day on account of the serious illness of his brother.

SENATE CONCURRENT RESOLUTION 21 ADOPTED

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

SENATE CONCURRENT RESOLUTION 21

By Flatt

Whereas, memorial services for Dwight David Eisenhower will be held on the west steps of the Capitol, Wednesday morning, April 2, 1969, at 11:00 a.m.; and

Whereas, Governor Robert D. Ray, members of the Supreme Court and members of the Executive Council, as well as the general public will be in attendance;

Now, Therefore, Be It Resolved by the Senate, the House Concurring: That the members of the Senate and the House of Representatives proceed to the Capitol steps at 11:00 a.m., April 2, 1969, to enable them to join in this final tribute to former President Eisenhower.

The motion prevailed and the resolution was adopted.

Senator Flatt asked and received unanimous consent that Senate Concurrent Resolution 21 be immediately messaged to the House, which request was complied with.

CONSIDERATION OF BILLS

Senate File 291

The Senate resumed consideration of Senate File 291.

Senator Stephens offered the following amendment by the committee on agriculture and moved its adoption:

Amend Senate File 291 as follows:

1. By inserting in page 1, line 16, the following:

"Where cattle slaughtering operations are completely separate from any other slaughter operations, the rumen content taken from cattle slaughtered need not be cooked and shall not be considered garbage for the purposes of this chapter."

Senator Rigler took the chair at 11:25 a.m.

Division was called for.

The amendment was adopted.

Senator Stephens offered the following amendment by the committee on agriculture and called for a division of the amendment, sections 1 and 2 to be considered as division 1, sections 3 and 4, as division 2, and sections 5 through 8, as division 3:

Amend Senate File 291 as follows:

1. Amend page 2, lines 33 and 34, by inserting after the word "purchaser," the word "or".

2. Amend page 3, line 14, by inserting after the word "slaughter" the words:

"except that swine animals shipped directly to a public stockyard which are intended for sale to a slaughtering establishment for immediate slaughter, but are found on arrival at such stockyard to be apparently healthy, may be sold for feeding purposes if such swine are individually identified in accordance with section one hundred sixty-three point thirty (163.30), subsection three (3), of the Code, as amended by chapter one hundred sixty-nine

(169), Acts of the Sixty-second General Assembly; if they are given anti-hog cholera serum or anti-body concentrate as specified in the Code of Federal Regulations, Title IX, Chapter I, Part 76, forthwith, and, if an official health certificate indicating the out-of-state point of origin of such swine is secured and accompanies them from such stockyard".

3. Amend page 3, line 15, by striking the words "forty-eight" and inserting in lieu thereof the words "seventy-two".

4. Amend page 3, line 20, by striking the word "Such" and all of lines 21, 22 and 23 and inserting in lieu thereof the following:

"On arrival at the farm of destination, such incoming swine shall either be quarantined separate and apart for thirty days thereafter, from other swine located on such premises at the time of arrival, or, if such incoming swine are not thus separated, all swine on such premises shall be quarantined for thirty days beginning with arrival of the incoming swine, except animals going from such premises direct to slaughter."

5. Amend page 4, line 15, by inserting after the numeral (8), the words "of section one hundred sixty-three point thirty (163.30) of the Code as amended by chapter one hundred sixty-nine (169), Acts of the Sixty-second General Assembly".

6. Amend page 4, line 16, by striking the period and adding the words: "except as otherwise provided in subsection two (2) of section five (5) of this Act."

7. Amend page 6, line 19, by striking the words "the users" and inserting in lieu thereof the words "swine producers".

8. Amend page 7 by striking lines 24 through 28, inclusive.

On motion of Senator Stephens, division 1 of the agriculture committee amendment was adopted.

On motion of Senator Stephens, division 2 of the agriculture committee amendment was adopted.

On motion of Senator Stephens, division 3 of the agriculture committee amendment was adopted.

Senator Potgeter offered the following amendment and called for a division of the amendment, section 2 to be considered as division 1, and the balance of the amendment to be considered as division 2.

Amend Senate File 291 as follows:

1. Amend page 1, line 21, by inserting after the word "any" the words "public or commercial".

2. Amend page 2, line 23, by striking the words "at the time of purchase" and line 24 by striking the words "before leaving the premises of the seller".

3. Amend page 2, line 32, by inserting after the word "from" the word "either".

4. Amend page 3 by striking all in line 31 after the word "state." and all in lines 32 and 33 and inserting in lieu thereof the following:

"On arrival at the farm of destination such swine shall either be quarantined separate and apart for thirty days thereafter from other swine located on such premises at the time of arrival, or if such incoming swine are not thus separated, all swine on such premises shall be quarantined for thirty days beginning with arrival of the incoming swine, except animals going from such premises direct to slaughter. In no case, however, will swine originating in states classified in Phase I or Phase II be permitted to enter into Iowa except for immediate slaughter."

5. Amend page 4 by striking all in line 10 after the word "ture," and all of lines 11 and 12 and inserting in lieu thereof the following:

"On arrival at the farm of destination shall either be quarantined separate and apart for thirty days thereafter from other swine located on such premises at the time of arrival, or if such incoming swine are not thus separated, all swine on such premises shall be quarantined for thirty days beginning with arrival of the incoming swine, except animals going from such premises direct to slaughter."

6. Amend page 4, line 19, by adding after the word "state" the words "except those swine moving into Iowa for the purpose of immediate slaughter".

7. Amend page 5 by adding after line 1 the following:

"c. "Separate and apart" means a manner of holding swine so as not to have physical contact with other swine on the premises."

8. Amend page 5 by striking all of lines 8, 9, 10 and in line 11 the words "period of thirty days" and inserting in lieu thereof following:

"movement shall be completed within seventy-two hours, and on arrival at the farm of destination, such swine shall either be quarantined separate and apart for thirty days thereafter from other swine located on such premises at the time of arrival, or if such incoming swine are not thus separated, all swine on such premises shall be quarantined for thirty days beginning with arrival of the incoming swine, except animals going from such premises direct to slaughter".

9. Amend page 5, line 24, by striking all after the word "Code." and all of lines 25 and 26 and inserting in lieu thereof the following:

"On arrival at the farm of destination, all such incoming swine shall either be quarantined separate and apart for thirty days thereafter from other swine located on such premises at the time of arrival, or if such incoming swine are not thus separated, all swine on such premises shall be quarantined for thirty days beginning with arrival of the incoming swine, except animals going from such premises direct to slaughter."

Senator Potgeter asked and received unanimous consent to withdraw division 1 of his amendment.

Senator Schaben offered the following amendment to the Potgeter amendment and moved its adoption:

Amend the Potgeter amendment, filed March 28, 1969, to Senate File 291, by inserting in line 38 after the word "hours" the words "unless an extension of time for movement is granted by the department".

The amendment to the amendment was adopted.

On motion of Senator Potgeter, division 2 of his amendment as amended was adopted.

Senator Griffin offered the following amendment and moved its adoption:

Amend Senate File 291 by striking on page 6, in lines 23 and 24, the words "the veterinarian-in-charge in Iowa, animal health division, United States department of agriculture" and inserting in lieu thereof the words "epidemiologists at Iowa State University".

Division was called for.

The amendment was lost.

Senator Schaben offered the following amendment and moved its adoption:

Amend Senate File 291, page 4, by adding after the period in line 19 the following new sentence: "Native Iowa swine officially vaccinated with modified live virus prior to July 1, 1969, shall for a period of one year from the date of said vaccination be exempt from the provisions of this act."

The amendment was adopted.

Senator Schaben offered the following amendment and moved its adoption:

Amend Senate File 291 on page 2, line 10, by striking the words "After May 3, 1961", and inserting in lieu thereof the words "After July 1, 1969".

The amendment was adopted.

Senator Doderer offered the following amendment by Senators Doderer and Denman:

Amend Senate File 291 by numbering properly and adding the following new section to page 7:

"There is hereby appropriated out of the general fund from any other funds not otherwise appropriated to the department of health to be by it used as grant in aid to local boards of health, a sum of money equal to all monies herein appropriated and paid as indemnity for destruction of hogs as provided in this Act."

Senator Schaben raised a point of order that the amendment was not germane to the bill.

The Chair ruled the point well taken and the amendment out of order.

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?" (S.F. 291) the vote was:

Ayes, 50:

Anderson	Frey	Lodwick	Potter
Arbuckle	Gilley	Lucken	Reichardt
Balloun	Glenn	McGill	Rigler
Benda	Griffin	Messerly	Schaben
Briles	Hammer	Mogged	Shaff
Clarke	Hill	Mowry	Shirley
Conklin	Hougen	Nicholson	Smith
Curran	Keith	Ollenburg	Stanley
DeHart	Klink	O'Malley	Stephens
DeKoster	Kosek	Palmer	Thordsen
Dodds	Kyhl	Parker	Van Gilst
Doderer	Lamborn	Potgeter	Walsh
Flatt	Laverty		

Nays, 3:

Coleman	Gaudineer	Neu
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Absent or not voting, 8:

Denman
Erskine

Frommelt
Lange

Leonard
Lisle

Sullivan
Weimer

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

Senator Stephens moved that the vote by which Senate File 291 passed the Senate be reconsidered and the motion to reconsider be laid on the table, which motion prevailed.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

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

Senate Concurrent Resolution 20, congratulating Coach Harold Nichols and the Iowa State University wrestling team in winning the National Collegiate Athletic Association wrestling tournament.

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

House File 53, a bill for an act relating to voter registration.

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

House File 205, a bill for an act to equate insurance proceeds payable to medical practitioners.

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

House File 206, a bill for an act relating to an appeal from a decision of a civil service commission.

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

House File 328, a bill for an act to legalize and validate the proceedings of the Town Council of the Town of Bussey.

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

House File 431, a bill for an act to legalize and validate the proceedings of the Town Council of the Town of Pierson.

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

House File 485, a bill for an act relating to the homestead tax credit.

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

House File 515, a bill for an act relating to the licenses of pharmacists, pharmacies, and wholesale druggists.

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

House File 555, a bill for an act relating to the annual report of the state apiarist.

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

Senate File 199, a bill for an act relating to city boards of health in certain cities.

WILLIAM R. KENDRICK, Chief Clerk

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

AFTERNOON SESSION

The Senate reconvened, Senator Potgeter presiding.

INTRODUCTION OF BILL

Senate File 590, by committee on judiciary, a bill for an act relating to the court clerks.

Read first and second times and placed on calendar.

HOUSE MESSAGES CONSIDERED

House File 53, a bill for an act relating to voter registration.

Read first and second times and passed on file.

House File 205, a bill for an act to equate insurance proceeds payable to medical practitioners.

Read first and second times and passed on file.

House File 206, a bill for an act relating to an appeal from a decision of a civil service commission.

Read first and second times and passed on file.

House File 328, a bill for an act to legalize and validate the proceedings of the Town Council of the Town of Bussey, in the County of Marion, State of Iowa, in the calling of a special election on the proposition of extending, reconstructing and maintaining its municipal waterworks and contracting indebtedness for such purpose not in excess of Forty-five Thousand Dollars (\$45,000), issuing bonds for such purpose not in excess of Forty-five Thousand Dollars (\$45,000), and levying a tax annually upon the taxable property of said town not in excess of 16 mills per annum in payment of such bonds and the interest thereon, and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said town.

Read first and second times and passed on file.

House File 431, a bill for an act to legalize and validate the proceedings of the Town Council of the Town of Pierson, in the County

of Woodbury, State of Iowa, authorizing and providing for the issuance of Town Hall and Fire Station Bonds and for the levy of taxes for the payment of said bonds and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said town.

Read first and second times and passed on file.

House File 485, a bill for an act relating to the homestead tax credit.

Read first and second times and passed on file.

House File 515, a bill for an act relating to the licenses of pharmacists, pharmacies, and wholesale druggists.

Read first and second times and passed on file.

House File 555, a bill for an act relating to the annual report of the state apiarist.

Read first and second times and passed on file.

ANNOUNCEMENT OF INVESTIGATING COMMITTEES ON GOVERNOR'S APPOINTMENTS

President Jepsen, in accordance with section 2.40, Code 1966, announced the appointment of the following Senators to investigating committees:

As a member of the State Judicial Nominating Commission:

Mrs. William Robinson of Hampton, Franklin County, Iowa, for the regular six-year term ending June 30, 1975:

Senator Potgeter, Chairman
Senator DeHart
Senator Kyhl
Senator Gaudineer
Senator Klink

As a member of the State Judicial Nominating Commission:

Harry F. Reed of Winterset, Madison County, Iowa, for the regular six-year term ending June 30, 1975:

Senator Flatt, Chairman
Senator Lavery
Senator Mowry
Senator Shirley
Senator Anderson

As a member of the Liquor Control Commission:

Kenneth W. Anderson of Davenport, Scott County, Iowa, for the regular six-year term ending June 30, 1975:

Senator Thordsen, Chairman
Senator Nicholson
Senator Frey
Senator O'Malley
Senator Parker

CONSIDERATION OF BILLS

Senate File 474

On motion of Senator Stanley, Senate File 474, a bill for an act relating to travel expense allowances for state employees, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

Senator Clarke asked and received unanimous consent to withdraw the following committee amendment:

Amend Senate File 474 by striking from line 6 the word "governor" and inserting in lieu thereof the words "executive council".

On motion of Senator Clarke, the following committee amendment was adopted:

Amend Senate File 474 by striking from page 1, line 6, the word "governor" and inserting in lieu thereof the words "executive council".

Senator Denman offered the following amendment:

Amend Senate File 474 as follows:

By striking all following the word "costs." in lines 14 and 15.

Senator Denman moved the adoption of his amendment and requested a roll call.

On the question "Shall the Denman amendment be adopted?" (S.F. 474) the vote was:

Ayes, 25:

Coleman	Gaudineer	Neu	Rigler
DeHart	Hougen	Nicholson	Schaben
Denman	Lisle	O'Malley	Shirley
Dodds	Lodwick	Palmer	Thordsen
Doderer	McGill	Potgeter	Walsh
Frey	Mogged	Reichardt	Weimer
Frommelt			

Nays, 28:

Anderson	Gilley	Kosek	Parker
Balloun	Glenn	Kyhl	Potter
Briles	Griffin	Lavery	Shaff
Clarke	Hammer	Lucken	Smith
Curran	Hill	Messerly	Stanley
DeKoester	Keith	Mowry	Stephens
Flatt	Klink	Ollenburg	Van Gilst

Absent or not voting, 8:

Arbuckle	Conklin	Lamborn	Leonard
Benda	Erskine	Lange	Sullivan

The amendment was lost.

(Consideration of Senate File 474 pending on adjournment.)

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 106, a bill for an act relating to members of the General Assembly of the State of Iowa and repealing chapter 38B, 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 21, providing that the members of the House and Senate participate in the memorial services for Dwight David Eisenhower, Wednesday morning, April 2, 1969.

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

House Concurrent Resolution 23, congratulating the Iowa Department of the American Legion and each of its members upon the Golden Anniversary of their organization.

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

House Concurrent Resolution 25, regarding the 11th Annual Model Legislature to be held in December, and sponsored by the North Central Area Council of the YMCA and local Hi-Y groups in Iowa.

WILLIAM R. KENDRICK, Chief Clerk

HOUSE CONCURRENT RESOLUTION 23

By Weichman

Whereas, the Iowa Department of The American Legion is, with the national organization of The American Legion, currently observing the fiftieth anniversary of its inception in 1919; and

Whereas, the Iowa Department of The American Legion has, during the past fifty years, been a responsible contributor to citizen thought and deed during the years of our Nation's emergence as a world power; and

Whereas, The American Legion history of the past fifty years is filled with achievements in behalf of mankind through active, continuous campaigns to preserve the lofty concepts of Justice, Freedom, and Democracy; and

Whereas, in this, the Golden Year of the Iowa Department of The American Legion, the organization is addressing itself to charting anew its course of service to a changing community, State, and Nation; and

Whereas, the Iowa Department of The American Legion is dedicated, with the national organization, to forging the future of a strong, vigorous, compassionate America in the next half century; now, therefore,

Be It Resolved by the House, the Senate Concurring, That the Sixty-third General Assembly recognizes the contribution which The American Legion has made and continues to make to our State and congratulates the Iowa Department of The American Legion and each of its members upon the Golden Anniversary of their organization; and

Be It Further Resolved, that the Chief Clerk of the House of Representatives be directed to forward copies of this resolution to the Commander of the Iowa Department of The American Legion and to the Adjutant of the Iowa Department of The American Legion.

HOUSE CONCURRENT RESOLUTION 25

By Dunton

Whereas, it is fitting that legislators help instill in young people of Iowa an appreciation for and understanding of our democratic system of government, particularly the state legislative process; and

Whereas, the Iowa Youth in Government Program, which is sponsored by the North Central Area Council of the YMCA and local Hi-Y groups in Iowa, provides an opportunity for high school youth to participate in model legislative sessions; and

Whereas, the Eleventh Model Legislature will be held December 12 and 18; and

Whereas, members of the Senate and House through the years have served on the Iowa Youth in Government Statewide Sponsoring Committee and have assisted with the pre-legislative conference and model legislature; therefore

Be It Resolved by the House, the Senate Concurring, that the Sixty-third General Assembly pledge its support for the Youth in Government Program and express the willingness of its members to assist and advise local Hi-Y groups on legislative matters and to assist with the model legislature; and

Be It Further Resolved, that a copy of this resolution be sent to the North Central Area Council of the YMCA and to the local Hi-Y groups which have participated in the Youth in Government Program.

HOUSE MESSAGE CONSIDERED

House File 106, a bill for an act relating to members of the General Assembly of the State of Iowa and repealing chapter thirty-eight B (38B), Code 1966.

Read first and second times and passed on file.

REPORTS OF COMMITTEES

Senator Lucken submitted the following report:

MR. PRESIDENT: Your committee on human and industrial relations, to which was referred **Senate File 353**, a bill for an act relating to the payment of unemployment compensation benefits, 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 353 as follows:

1. By striking lines seven through thirteen on page two and substituting in lieu thereof the following:

"Sixty percent if the individual has five or more dependents.

"Fifty-seven percent if the individual has four dependents.

"Fifty-four percent if the individual has three dependents.

"Fifty-one percent if the individual has two dependents.

"Forty-eight percent if the individual has one dependent.

"Forty percent if the individual has no dependents.

2. By inserting parenthesis marks around the phrase beginning with the word "or" in line twenty-one and ending with the word "days" in line twenty-three on page two.

3. By striking the comma and word "or" in line twenty-four on page two.

4. By striking lines one and two on page three and substituting in lieu thereof the following:

"current benefit year, and who has no earnings in excess of one-fourth of the aforesaid state average weekly wage per week, but only if such husband or wife is currently ineligible to receive benefits".

5. By striking lines sixteen, seventeen and eighteen on page four and substituting in lieu thereof the following:

"work totaling an amount not less than five times the claimants weekly benefit amount subsequent to the beginning of the preceding benefit year."

6. By striking lines twenty-five, twenty-six and twenty-seven on page four and substituting in lieu thereof the following:

"was paid wages for insured work in an amount not less than five times the claimants weekly benefit, provided".

J. HENRY LUCKEN, Chairman

Ordered passed on file.

Senator DeKoster submitted the following reports:

MR. PRESIDENT: Your committee on judiciary, to which was referred ~~Senate File 432~~, a bill for an act relating to liability of the state for claims incident to training, operations, or maintenance of the national guard when not engaged in active state service, begs leave to report it has had the same under consideration and recommends the same ~~do pass~~.

LUCAS J. DeKOSTER, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary, to which was referred ~~Senate File 511~~, a bill for an act to convey an interest in land in Page County, begs leave to report it has had the same under consideration and recommends the same ~~do pass~~.

LUCAS J. DeKOSTER, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary, to which was referred ~~House File 270~~, a bill for an act relating to the deliberate littering of public property, and providing an appropriate penalty therefor, begs leave to report it has had the same under consideration and recommends the same ~~do pass~~.

LUCAS J. DeKOSTER, Chairman

Ordered passed on file.

Senator Kyhl submitted the following reports:

MR. PRESIDENT: Your committee on law enforcement, to which was referred ~~Senate File 476~~, 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, 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. Amend page 2 by striking all of lines 32, 33, 34 and 35.
2. Amend the title by striking from lines 3 and 4 the word "or by persons having been determined to be delinquent children." and by inserting in lieu thereof a period ".".

VERNON H. KYHL, Chairman

Ordered passed on file.

Also :

MR. PRESIDENT: Your committee on law enforcement, to which was referred **Senate File 528**, a bill for an act to prohibit the parking of vehicles on private property, begs leave to report it has had the same under consideration and recommends the same **do pass**.

VERNON H. KYHL, Chairman

Ordered passed on file.

Also :

MR. PRESIDENT: Your committee on law enforcement, to which was referred **Senate File 530**, a bill for an act relating to the leasing and renting of motor vehicles, begs leave to report it has had the same under consideration and recommends the same **be amended as follows; and when so amended the bill do pass**:

Amend Senate File 530 as follows:

1. By striking from page 1, lines 10 and 11, the words "or otherwise providing".
2. By striking from page 1, line 21, the word "ten" and by inserting in lieu thereof the word "fifty".
3. By striking from page 1, line 22, the word "twenty" and by inserting in lieu thereof the words "one hundred".
4. By striking from page 1, line 24, the word "five" and by inserting the word "ten".
5. By inserting in page 3, line 15, after the word "cents" the words "for each motor vehicle to be leased".
6. By inserting in page 3, line 28, after the word "registered" the words "in this state".

VERNON H. KYHL, Chairman

Ordered passed on file.

Also :

MR. PRESIDENT: Your committee on law enforcement, to which was referred **Senate File 533**, a bill for an act relating to the licensing and regulation of private detectives, 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 533 as follows:

1. By inserting in page 3, line 16, after the period the following new sentence: "The initial issuance, maintenance, or renewal of any such license shall be a privilege granted by the state and shall not create a property right in the licensee."
2. By inserting in page 3, line 22, after the period the following new sentence: "The initial issuance, maintenance, or renewal of any such license shall be a privilege granted by the state and shall not create a property right in the licensee."

VERNON H. KYHL, Chairman

Ordered passed on file.

Also :

MR. PRESIDENT: Your committee on law enforcement, to which was referred **House File 182**, a bill for an act relating to documents accompanying

liquor shipments, begs leave to report it has had the same under consideration and recommends the same do pass.

VERNON H. KYHL, Chairman

Ordered passed on file.

Senator Shaff submitted the following report:

MR. PRESIDENT: Your committee on ways and means, to which was referred Senate File 485, a bill for an act relating to sales tax, 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 on page 1, line 23, by striking all of section 3 and inserting in lieu thereof the following:

Sec. 3. This Act, being deemed of immediate importance, shall be in full force and effect from and after its passage and publication in The DeWitt Observer, a newspaper published at DeWitt, Iowa, and in The Pioneer-Republican, a newspaper published at Marengo, Iowa.

ROGER J. SHAFF, Chairman

Ordered passed on file.

AMENDMENTS FILED

- 1 Amend Senate File 291 on page 2, line 10, by striking
- 2 the words "After May 3, 1961", and inserting in lieu thereof
- 3 the words "After July 1, 1969".

JAMES F. SCHABEN

- 1 Amend Senate File 291, page 4, by adding after the
- 2 period in line 19 the following new sentence: "Native
- 3 Iowa swine officially vaccinated with modified live virus
- 4 prior to July 1, 1969, shall for a period of one year from
- 5 the date of said vaccination be exempt from the provisions
- 6 of this act."

JAMES F. SCHABEN

- 1 Amend the Potgeter amendment, filed March 28, 1969,
- 2 to Senate File 291, by inserting in line 38 after the
- 3 word "hours" the words "unless an extension of time for
- 4 movement is granted by the department".

JAMES F. SCHABEN

- 1 Amend Senate File 291 by striking on page 6, in lines
- 2 23 and 24, the words "the veterinarian-in-charge in Iowa,
- 3 animal health division, United States department of agriculture"
- 4 and inserting in lieu thereof the words "epidemiologists at
- 5 Iowa State University".

JAMES W. GRIFFIN, SR.

- 1 Amend Senate File 291 by numbering properly and adding the
- 2 following new section to page 7:
- 3 "There is hereby appropriated out of the general fund from any
- 4 other funds not otherwise appropriated to the department of health
- 5 to be by it used as grant in aid to local boards of health, a sum
- 6 of money equal to all monies herein appropriated and paid as in-
- 7 demnity for destruction of hogs as provided in this Act.

MINNETTE DODERER
WILLIAM DENMAN

1 Amend Senate File 474 as follows:

2 1. On page 1, strike lines 8 through 10 and insert
3 in lieu thereof the following:
4 "a. The allowance shall be uniform for all state
5 employees, except as otherwise provided in this Act."
6 2. On page 2, insert the following after line 8:
7 "i. Notwithstanding any other provisions of this Act,
8 special policies may be established for expenses of state
9 employees whose duties require entertainment of others,
10 including but not limited to such employees of the Iowa
11 development commission."

12 3. At the end of page 2, insert the following new
13 section:

14 "Sec. 2. Section eight point five (8.5), Code 1966,
15 is further amended by adding the following new subsection:

16 "Establish, with the approval of the executive council,
17 policies on travel and transportation costs for all state
18 employees, including but not limited to justification for
19 travel at state expense, procedures for authorizing travel,
20 and kind and class of transportation."

DAVID M. STANLEY
FRANCIS MESSERLY
VERNON KYHL
JAMES W. GRIFFIN, SR.

1 Amend the Stanley, et al., amendment to Senate File 474

2 by adding the following after the period in line 11:

3 "Nothing herein shall be interpreted as permitting
4 state employees to entertain at state expense lobbyists
5 or legislative representatives."

GENE W. GLENN

1 Amend Senate File 513 by striking everything after the
2 enacting clause and substituting the following:

3 Section 1. Section seventy-five point one (75.1),
4 Code 1966, is hereby amended by striking from line eleven (11)
5 the period after "election" and adding ", however, in those
6 school districts with a population of 30,000 or more a majority
7 vote is required to prevail."

8 Sec. 2. Section two hundred ninety-six point six (296.6),
9 Code 1966, is hereby amended by adding a new sentence at the
10 end of the section, "However, in those school districts with
11 a population of 30,000 or more a majority vote is required
12 to prevail."

13 Sec. 3. Chapter two hundred forty-seven (247), section
14 two (2), Acts of Sixty-second General Assembly, amending
15 section two hundred ninety-eight point eighteen (298.18), Code
16 1966, is hereby amended by striking the period after "election"
17 in line forty (40) and adding ", however, in those school
18 districts with a population of 30,000 or more a majority vote
19 is required to prevail."

WILLIAM J. REICHARDT

1 Amend Senate File 565 as follows:

2 1. Page two (2), line thirty-three (33), insert, after the
3 word "appoint", the words ", with the approval of the board of

4 supervisors of each county involved.”

5 2. Page three (3), lines twenty-nine (29) and thirty (30),
6 strike the words “In the absence of a finding by such judges
7 of unusual circumstances.”

8 3. Page four (4), lines four (4) and five (5), strike the
9 words “However, no district magistrate shall receive an annual
10 salary in excess of twelve thousand dollars.”

FRANCIS MESSERLY

1 Amend Senate File 573 by striking lines 16 through
2 20.

ROBERT B. RIGLER

On motion of Senator Stanley, the Senate adjourned until 9:00
a.m., Wednesday, April 2, 1969.

JOURNAL OF THE SENATE

SENATE CHAMBER,
DES MOINES, IOWA, WEDNESDAY, APRIL 2, 1969.

The Senate met in regular session, President Jepsen presiding.

Prayer was offered by Reverend Lloyd Kellams, pastor of the First United Methodist Church, Marion, Iowa.

The Senate pledged allegiance to the flag.

The Journal of April 1, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Senator Erskine for the day on request of Senator Stanley.

PETITIONS

The following petitions were presented and placed on file:

By Senator Lisle, from twenty-three residents of Page, Fremont and Mills Counties favoring that meat and poultry inspection be kept under the control of the State of Iowa.

By Senator Weimer, from twenty-five residents of Linn County opposing taxation of insurance premiums collected by Blue Cross and Blue Shield.

By Senator Kosek, from twenty-seven residents of Linn County opposing legislation concerning motorcycle riding apparel.

DISTINGUISHED GUEST

Senator DeKoster rose on a point of personal privilege and presented to the Senate the Honorable J. T. Dykhouse, a former member of the Senate and the House of Representatives from Lyon County.

VISITORS WELCOMED

President Jepsen welcomed several groups of students at the request of members of the Senate as follows:

By Senator Shirley, seventy-eight students from the Panorama-Linden Community School, who were present in the balcony with their instructor, Mary Jane Ragan.

By Senator Keith, fifty students from Algona High School, who were present in the balcony with their instructors and sponsors, the Kossuth County Republican Women.

By Senator Stanley, a group of students from Southeast Iowa College, members of The College Young Republicans, who were present in the balcony.

UNFINISHED BUSINESS

Senate File 474

On motion of Senator Stanley, Senate File 474, a bill for an act relating to travel expense allowances for state employees, was taken up for further consideration.

Senator Stanley offered the following amendment by Senators Stanley, et al.:

Amend Senate File 474 as follows:

1. On page 1, strike lines 8 through 10 and insert in lieu thereof the following:

"a. The allowance shall be uniform for all state employees, except as otherwise provided in this Act."

2. On page 2, insert the following after line 8:

"i. Notwithstanding any other provisions of this Act, special policies may be established for expenses of state employees whose duties require entertainment of others, including but not limited to such employees of the Iowa development commission."

3. At the end of page 2, insert the following new section:

"Sec. 2. Section eight point five (8.5), Code 1966, is further amended by adding the following new subsection:

"Establish, with the approval of the executive council, policies on travel and transportation costs for all state employees, including but not limited to justification for travel at state expense, procedures for authorizing travel, and kind and class of transportation."

Senator Glenn offered the following amendment to the Stanley, et al., amendment and moved its adoption:

Amend the Stanley, et al., amendment to Senate File 474 by adding the following after the period in line 11:

"Nothing herein shall be interpreted as permitting state employees to entertain at state expense lobbyists or legislative representatives."

The amendment to the amendment was adopted.

On motion of Senator Stanley, the Stanley, et al., amendment, as amended, 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?" (S.F. 474) the vote was:

Rule 8 was invoked.

Ayes, 32:

Anderson	Flatt	Lange	Potgeter
Balloun	Gilley	Laverty	Potter
Benda	Glenn	Leonard	Smith
Briles	Griffin	Lisle	Stanley
Conklin	Hammer	Lodwick	Stephens
Curran	Keith	Messerly	Thordsen
DeKoster	Kosek	Ollenburg	Van Gilst
Dodds	Kyhl	Parker	Walsh

Nays, 21:

Clarke	Hill	McGill	Reichardt
Coleman	Hougen	Mowry	Rigler
DeHart	Klink	Neu	Schaben
Doderer	Lamborn	O'Malley	Shirley
Frey	Lucken	Palmer	Weimer
Frommelt			

Absent or not voting, 8:

Arbuckle	Erskine	Mogged	Shaff
Denman	Gaudineer	Nicholson	Sullivan

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

Senator Stanley moved that the vote by which Senate File 474 passed the Senate be reconsidered and the motion to reconsider be laid on the table.

Roll call was requested:

On the question "Shall the motion to reconsider the vote by which Senate File 474 passed the Senate be laid on the table?" the vote was:

Ayes, 30:

Anderson	Griffin	Lodwick	Potgeter
Balloun	Hammer	Lucken	Potter
Benda	Keith	Messerly	Smith
Briles	Kosek	Neu	Stanley
Conklin	Kyhl	Nicholson	Stephens
Curran	Lange	Ollenburg	Thordsen
DeKoster	Leonard	Parker	Walsh
Gilley	Lisle		

Nays, 22:

Clarke	Frey	Lamborn	Palmer
Coleman	Frommelt	Laverty	Rigler
DeHart	Glenn	McGill	Schaben
Denman	Hill	Mowry	Van Gilst
Dodds	Hougen	O'Malley	Weimer
Doderer	Klink		

Absent or not voting, 9:

Arbuckle	Gaudineer	Reichardt	Shirley
Erskine	Mogged	Shaff	Sullivan
Flatt			

The motion prevailed.

CONSIDERATION OF BILLS

Senate File 203

On motion of Senator Briles, Senate File 203, a bill for an act relating to cancellation and nonrenewal of automobile liability insurance, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Briles asked and received unanimous consent that action on Senate File 203 be deferred and that the bill be placed on the calendar under unfinished business.

Senate File 579

On motion of Senator Flatt, Senate File 579, a bill for an act to appropriate funds from the general fund of the State of Iowa to the Iowa commission for the blind for remodeling and repairs of the Iowa commission for the blind building and to permit acceptance of federal funds for participation, was taken up and considered.

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

On the question "Shall the bill pass?" (S.F. 579) the vote was:

Ayes, 58:

Anderson	Frey	Leonard	Potgeter
Arbuckle	Frommelt	Lisle	Potter
Balloun	Gilley	Lodwick	Reichardt
Benda	Glenn	Lucken	Rigler
Briles	Griffin	McGill	Schaben
Clarke	Hammer	Messerly	Shaff
Coleman	Hill	Mogged	Shirley
Conklin	Hougen	Mowry	Smith
Curran	Keith	Neu	Stanley
DeHart	Klink	Nicholson	Stephens
DeKoster	Kosek	Ollenburg	Thordsen
Denman	Kyhl	O'Malley	Van Gilst
Dodds	Lamborn	Palmer	Walsh
Doderer	Lange	Parker	Weimer
Flatt	Laverty		

Nays, none.

Absent or not voting, 8:

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

Senate File 581

On motion of Senator Flatt, Senate File 581, a bill for an act to appropriate from the general fund of the State of Iowa for the

biennium beginning July 1, 1969, and ending June 30, 1971, to various departments and various divisions thereof of the State of Iowa, was taken up and considered.

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

On the question "Shall the bill pass?" (S.F. 581) the vote was:

Ayes, 60:

Anderson	Frey	Laverty	Potgieter
Arbuckle	Frommelt	Leonard	Potter
Balloun	Gaudineer	Lisle	Reichardt
Benda	Gilley	Lodwick	Rigler
Briles	Glenn	Lucken	Schaben
Clarke	Griffin	McGill	Shaff
Coleman	Hammer	Messerly	Shirley
Conklin	Hill	Mogged	Smith
Curran	Hougen	Mowry	Stanley
DeHart	Keith	Neu	Stephens
DeKoster	Klink	Nicholson	Sullivan
Denman	Kosek	Ollenburg	Thordsen
Dodds	Kyhl	O'Malley	Van Gilst
Doderer	Lamborn	Palmer	Walsh
Flatt	Lange	Parker	Weimer

Nays, none.

Absent or not voting, 1:

Erskine

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

Senate File 580

On motion of Senator Curran, Senate File 580, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1969, and ending June 30, 1971, to the Mississippi River Parkway Commission of the State of Iowa, was taken up and considered.

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

On the question "Shall the bill pass?" (S.F. 580) the vote was:

Ayes, 58:

Anderson	DeHart	Glenn	Lamborn
Arbuckle	DeKoster	Griffin	Lange
Balloun	Denman	Hammer	Laverty
Benda	Dodds	Hill	Leonard
Briles	Doderer	Hougen	Lisle
Clarke	Flatt	Keith	Lodwick
Coleman	Frey	Klink	Lucken
Conklin	Frommelt	Kosek	McGill
Curran	Gilley	Kyhl	Messerly

Mogged	Palmer	Schaben	Stephens
Mowry	Parker	Shaff	Sullivan
Neu	Potgeter	Shirley	Van Gilst
Nicholson	Potter	Smith	Walsh
Ollenburg	Reichardt	Stanley	Weimer
O'Malley	Rigler		

Nays, none.

Absent or not voting, 3:

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

Senate File 55

On motion of Senator Shirley, Senate File 55, a bill for an act creating an area vocational school, with report of committee without recommendation, was taken up, considered, and the report of the committee adopted.

Senator Shirley offered the following amendment by Senators Shirley and Neu and moved its adoption:

Amend Senate File 55 by striking the word "School" in line 7 thereof and by striking the words "District in Guthrie county" in line 8 thereof, and insert in lieu thereof the following: "Community School District".

The amendment was adopted.

Senator Shirley offered the following amendment by Senators Shirley and Neu and moved its adoption:

Amend Senate File 55 by striking the period (.) after the word "school" in line 11 and inserting in lieu thereof the following: "and shall direct the county superintendent of the county in which such attendance center is to be located to divide said merged area into not less than five nor more than nine director districts of approximately equal population and to call and conduct a special election to choose the members of the initial governing board of the merged area. Said county superintendent shall assist said board in organizing and in the preparation of its initial budget. The meeting place of the county board of education of said county and the facilities and co-operation of its office shall be made available to said merged area governing board for its meetings until merged area funds and facilities become available."

The amendment was adopted.

(Consideration of Senate File 55 pending.)

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 695, a bill for an act to establish permanent fund for state printing board.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 95, a bill for an act relating to studded tires on school buses.

WILLIAM R. KENDRICK, Chief Clerk

HOUSE AMENDMENT TO SENATE FILE 95

1. Amend Senate File 95, line 8, by adding after the word "bus" the following: "and fire department emergency apparatus".

2. Amend the title by striking the period and adding the following: "and fire department emergency apparatus."

HOUSE MESSAGE CONSIDERED

House File 695, a bill for an act to establish a permanent revolving fund for the state printing board to pay the costs of the centralized printing department and to make an appropriation therefor.

Read first and second times and passed on file.

HOUSE AMENDMENTS CONSIDERED

Senate File 95

Senator Kyhl asked and received unanimous consent to call up for consideration Senate File 95, a bill for an act relating to studded tires on school buses and fire department emergency apparatus, amended by the House, and moved that the Senate concur in the following amendments:

1. Amend Senate File 95, line 8, by adding after the word "bus" the following: "and fire department emergency apparatus".

2. Amend the title by striking the period and adding the following: "and fire department emergency apparatus."

The Senate concurred in the House amendments.

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?" (S.F. 95) the vote was:

Ayes, 50:

Anderson	Gilley	Lodwick	Reichardt
Arbuckle	Glenn	Lucken	Rigler
Balloun	Griffin	McGill	Shaff
Benda	Hammer	Mogged	Shirley
Briles	Hougen	Mowry	Smith
Clarke	Keith	Neu	Stanley
Coleman	Klink	Nicholson	Stephens
Conklin	Kyhl	O'Malley	Sullivan
Curran	Lamborn	Palmer	Thordsen
DeHart	Lange	Parker	Van Gilst
Dodds	Laverty	Potgeter	Walsh
Doderer	Leonard	Potter	Weimer
Frey	Lisle		

Nays, 7:

DeKoster
Denman

Frommelt
Gaudineer

Hill
Kosek

Schaben

Absent or not voting, 4:

Erskine

Flatt

Messerly

Ollenburg

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

SENATE CONCURRENT RESOLUTION 22

By Schaben and Gaudineer

Whereas, the Fifty-second General Assembly of Iowa provided a bonus to Iowans who served in World War II between September 16, 1940, and September 2, 1945, in the amount of eighty-five million dollars; and

Whereas, the Fifty-sixth General Assembly and the people of Iowa provided a bonus to Iowans who served in the Korean conflict between June 27, 1950, and July 27, 1953, in the amount of twenty-six million dollars; and

Whereas, all bonds necessary to finance the bonus to World War II Iowa veterans have either been retired or the funds necessary to retire them have been set aside; and

Whereas, the funds available to retire the bonds used to finance the Korean conflict Iowa veterans' bonus now exceed the funds necessary for such retirement by approximately four million two hundred thousand dollars; and

Whereas, if such fund is allowed to continue in existence until December 1, 1976, or the date for final retirement of the bonds used to finance the Korean bonus, several more million dollars will be therein than is necessary; and

Whereas, the State of Iowa in keeping with its past tradition of honoring its veterans who serve their country in time of conflict by providing such veterans with a bonus, will in all probability provide a similar bonus for Iowans who served in the Vietnam conflict; and

Whereas, such bonus will have to be financed by a bond issue similar to the ones used to finance the World War II and Korean conflict bonus, which bond issue could be greatly reduced by using the excess funds in the Korean veterans' bond retirement fund, all resulting in the savings of millions of dollars to the Iowa taxpayer;

Now, Therefore, Be It Resolved by the Senate, the House Concurring, that the General Assembly hereby expresses its wishes that the bonds used to finance the Korean bonds not be recalled prior to their maturity and that the present one mill levy upon moneys and credits used to retire such bonds be continued, to the end that the millions of dollars that will be therein in excess of the money needed to retire the final Korean Bonus Bonds upon maturity, be used to aid the financing of a Vietnam bonus for Iowa veterans.

BILLS ASSIGNED TO COMMITTEE

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

- S.C.R. 22 Ways and means
- S. F. 568 County government
- S. F. 570 Commerce
- S. F. 574 Iowa development

S. F. 575	Cities and towns
S. F. 576	Schools
S. F. 577	Agriculture
S. F. 578	Social services
S. F. 583	County government
S. F. 584	Judiciary
S. F. 586	Schools
H. F. 53	County government
H. F. 106	State government
H. F. 205	Commerce
H. F. 206	Judiciary
H. F. 226	Ways and means
H. F. 328	Judiciary
H. F. 400	Ways and means
H. F. 431	Judiciary
H. F. 485	Ways and means
H. F. 515	State government
H. F. 555	Agriculture
H. F. 639	Iowa development
H. F. 695	Appropriations

COMMUNICATION FROM SECRETARY OF STATE

April 2, 1969

Honorable Roger W. Jepsen
President of the Senate
Dear Sir:

I hereby notify you that at 4:42 p.m. on April 1, 1969, a single copy of a report was filed in this office which has printed thereon the following heading:

"Final Report of the

1969 IOWA LEGISLATIVE APPORTIONMENT COMMISSION

The Iowa Legislative Apportionment Commission established under the provisions of Senate Joint Resolution 5, Acts of the Sixty-third Iowa General Assembly, begs leave to report to the Sixty-third General Assembly as directed. The Commission has completed its assignment and in accordance with S.J.R. 5 files the following report on this first day of April, 1969, in the office of the Secretary of State."

A copy of this report will be prepared for you upon request.

Respectfully submitted
MELVIN D. SYNHORST
Secretary of State

REPORTS OF COMMITTEES

Senator Rigler submitted the following reports:

MR. PRESIDENT: Your committee on commerce, to which was referred Senate File 319, a bill for an act relating to county and memorial hospital funds, the control and investment thereof, begs leave to report it has had the same under consideration and recommends the same *do pass*.

ROBERT R. RIGLER, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on commerce, to which was referred **Senate File 529**, 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. RIGLER, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on commerce, to which was referred **House File 153**, a bill for an act relating to investment of funds of life insurance companies in urban real estate and personal property, begs leave to report it has had the same under consideration and recommends the same **do pass**.

ROBERT R. RIGLER, Chairman

Ordered passed on file.

Senator Lamborn submitted the following reports:

MR. PRESIDENT: Your committee on transportation, to which was referred **Senate File 436**, a bill for an act relating to the length of motor vehicles, begs leave to report it has had the same under consideration and recommends the same **be amended as follows; and when so amended the bill do pass**:

Amend Senate File 436, page 1, line 14, by striking all after the word "from" and inserting in lieu thereof the words "any exit for the purpose of loading or unloading."

CLIFTON LAMBORN, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on transportation, to which was referred **Senate File 473**, a bill for an act to provide for the construction and reconstruction of state and interstate controlled-access highways, to provide for the payment of the cost, and to authorize the borrowing of money and the issuance of bonds, begs leave to report it has had the same under consideration and recommends the same **be amended in accordance with the Rigler amendment filed March 26, 1969, and found on page 651 of the Senate Journal, and when so amended the bill do pass**.

CLIFTON LAMBORN, Chairman

Ordered passed on file.

AMENDMENTS FILED

- 1 Amend Senate File 253, section 1, as follows:
- 2 1. By inserting in lines 7, 10, 14, 16, and 20 prior to the
- 3 words "shorthand reporter" the words "full-time."
- 4 2. By striking the word "shall" in line 7 and inserting in lieu
- 5 thereof the word "may."
- 6 3. By adding the following new paragraph on page 2, following
- 7 line 4:
- 8 "Part-time shorthand reporters of the district court shall be
- 9 paid thirty-seven dollars and fifty cents per day for each day's
- 10 attendance upon said court, or employment under the direction of
- 11 the judge, out of the county treasury where such court is held,

12 upon the certificate of the judge holding the court, or directing
13 the employment, provided however, that the maximum compensation for
14 one-day attendance at court shall not exceed the per diem herein
15 designated. Payments shall be made at least once each month.
16 Provided further that if any judicial district contains a city
17 having a population of fifty thousand or more, the district court
18 judges of said district may by joint order fix the compensation
19 of any shorthand reporter of said district at an amount in excess
20 of the per diem designated herein, but not more than five percent
21 thereof. If any judicial district contains a city having a pop-
22 ulation of one hundred fifty thousand or more, the district court
23 judges of said district may by joint order fix the compensation of
24 any shorthand reporter of said district at an amount in excess of
25 the per diem designated herein, but not more than ten percent
26 thereof."

GENE W. GLENN

- 1 Amend Senate File 253, section 3, as follows:
- 2 By striking all of said section following the words
- 3 "Code 1966," and inserting in lieu thereof the following:
- 4 1. Amend line 6 by striking the word "shall" and
- 5 inserting in lieu thereof the word "may".
- 6 2. Amend line 7 by striking the word "twenty-seven"
- 7 and inserting in lieu thereof the word "thirty-two".
- 8 3. Amend line 10 by striking the word "thirty" and
- 9 inserting in lieu thereof the word "thirty-five".
- 10 4. By adding the following new paragraph after the
- 11 word "city" in line 15:
- 12 "Full-time shorthand reporters may be paid an annual
- 13 salary, which shall be eight thousand five hundred dollars.
- 14 In a county which contains a city having a population
- 15 of more than fifty thousand, such salary shall be nine thou-
- 16 sand dollars. In a county which contains a city having a
- 17 population of more than one hundred fifty thousand, such
- 18 salary shall be nine thousand five hundred dollars."

GENE W. GLENN

- 1 Amend Senate Joint Resolution 19, page 1, line 18, by adding after the
- 2 "committees" the following: " , subject to the approval
- 3 of the Legislative Research Committee or its successor," word

CHESTER HOUGEN

- 1 Amend Senate File 482 by striking everything after
- 2 the enacting clause and inserting in lieu thereof the following:
- 3 "Section 1. Chapter three hundred ninety-four (394),
- 4 Code 1966, is hereby amended by adding the following new section:
- 5 "Any power or powers, privileges or authority conferred
- 6 by this chapter to cities or towns and sanitary districts
- 7 may be exercised jointly by any political subdivisions of
- 8 this state in accordance with the provisions of chapter
- 9 twenty-eight E (28E) of the Code."

FRANCIS L. MESSERLY

- 1 Amend Senate File 486 by striking all after the enacting
- 2 clause and inserting in lieu thereof the following:

3 Section 1. Section four hundred ninety point four (490.4),
4 Code 1966, is hereby amended by adding thereto the following
5 new paragraph:

6 "All pipelines shall be at a depth of not less than sixty
7 inches beneath ground level at all points along the route
8 except that if, after a public hearing on this question,
9 the commerce commission determines that the pipeline will
10 not transport dangerous material, the commission may determine
11 that the pipeline be constructed at a depth of not less than
12 thirty inches beneath ground level."

13 Sec. 2. Section four hundred ninety point five (490.5),
14 Code 1966, is hereby amended by adding thereto the following
15 new paragraph:

16 "It shall be unlawful for any pipeline company, or its
17 agent, to purchase or attempt to purchase, lease or attempt
18 to lease, easements for the purpose of constructing a pipeline
19 prior to receiving a permit from the commerce commission.
20 Violation of this paragraph shall be punishable by a fine of
21 not more than one thousand dollars per violation, and further,
22 that all contracts consummated as a result of a violation of
23 this paragraph shall be voidable by the aggrieved party."

24 Sec. 3. Section four hundred ninety point six (490.6),
25 Code 1966, is hereby amended by adding the following new
26 subsection:

27 "The names and addresses of persons, corporations, companies,
28 cities or towns whose rights or interests may be affected by
29 said pipelines."

30 Sec. 4. Section four hundred ninety point seven (490.7),
31 Code 1966, is hereby repealed and the following is hereby
32 enacted in lieu thereof:

33 "Upon the filing of said petition the state commerce
34 commission shall fix a date for hearing thereon and shall
35 notify, by registered mail, all persons, corporations,
36 companies, cities or towns whose rights or interests may be
37 affected; and shall cause notice thereof to be published
38 in some newspaper of general circulation in each county through
39 which said proposed line or lines or gas storage facilities
40 will extend."

41 Sec. 5. Section four hundred ninety point eight (490.8),
42 Code 1966, is hereby amended by repealing said section and
43 the following is hereby enacted in lieu thereof:

44 "Said hearing shall be held not earlier than sixty days
45 subsequent to the mailing of said notices. Publication of
46 said notice shall be three times at intervals of not less
47 than fifteen days and shall be between the time notices are
48 mailed to affected persons and the date set for said hearing.
49 Hearing shall be held in the office of said commerce commission,
50 or such place as the commerce commission shall designate."

51 Sec. 6. Section four hundred ninety point twenty-five
52 (490.25), Code 1966, is hereby repealed and the following is
53 hereby enacted in lieu thereof:

54 "It is the purpose and intent of this section to operate
55 independently of other chapters of the Code referring to
56 eminent domain, and this section shall control exclusively
57 for this chapter.

58 1. The commerce commission shall grant the right of

59 eminent domain after the following conditions have been
60 met:

61 a. A public hearing must be held not less than thirty
62 days nor more than ninety days subsequent to the granting
63 by the commerce commission of a permit to construct said
64 pipeline.

65 b. Notice of said hearing shall be in the manner pre-
66 scribed in section four hundred ninety point seven (490.7)
67 and four hundred ninety point eight (490.8) of this chapter.

68 c. Said pipeline company shall have the burden of proving
69 the following:

70 (1) That said pipelines will be in the best interests
71 of the public and that a public use is involved.

72 (2) That said pipelines are not for a private purpose
73 and are, in fact, a common carrier. To qualify as a common
74 carrier under this chapter no less than forty percent of the
75 use of said pipeline must be by companies other than the
76 company making application. The company making application
77 shall be construed as including all affiliated companies or
78 subsidiaries, or both.

79 2. The commerce commission may place such conditions
80 or limits on the right of eminent domain as it shall see
81 fit except that said commission shall not prescribe or
82 approve a right-of-way that exceeds seventy-five feet in
83 width or one acre in any one location in addition to right-
84 of-way for the location of pumps, pressure apparatus, or
85 other stations or equipment necessary to the proper operation
86 of its said pipeline or lines.

87 Any pipeline company having secured the right of eminent
88 domain and a permit for the storage of gas as in this chapter
89 provided may appropriate for its use for the underground
90 storage of gas any substratum or formation in any land which
91 the commission shall have found to be suitable and in the public
92 interest for the underground storage of gas, and in connection
93 therewith may appropriate such other interests in property as
94 may be required adequately to examine, prepare, maintain
95 and operate such underground gas storage facilities.

96 The right of appropriation hereby granted shall be without
97 prejudice to the rights of the owner of said lands or of other
98 rights or interests therein to drill or bore through the
99 underground stratum or formation so appropriated in such
100 manner as shall comply with orders, rules and regulations
101 of the commission issued for the purpose of protecting
102 underground storage strata or formations against pollution
103 and against the escape of gas therefrom and shall be without
104 prejudice to the rights of the owner of said lands or other
105 rights or interests therein as to all other uses thereof.

106 3. Nothing in this chapter shall authorize the construction
107 of a pipeline longitudinally on, over or under any railroad
108 right-of-way or public highway, or at other than an approximate
109 right angle to such railroad track public highway without the
110 consent of such railroad company, the highway commission or
111 board of supervisors, as the case may be, nor shall any
112 provision of this chapter authorize or give the right of
113 condemnation or eminent domain for such purposes.

4. Condemnation procedure under this chapter shall be as provided in chapter four hundred seventy-two (472), of the Code except as follows:

a. That not less than thirty days prior to formal condemnation proceedings the condemner shall make an offer, in writing, to the landowner stating the amount of damages they would pay for an easement to said property.

b. In the event the landowner shall refuse said offer and the commission as provided in chapter four hundred seventy-two (472) shall make an award equal to one hundred ten percent of condemner's offer, then there shall be an additional award equal to twenty-five percent of the final award to recompense said landowner for costs involved in the condemnation proceedings.

c. In the event that condemner shall appeal said commission's award said condemner shall be liable for all costs to the landowner including, but not limited to, reasonable attorney fees and cost of expert witnesses.

d. Wherever this section shall be found to be inconsistent with chapter four hundred seventy-two (472) of the Code, then this section shall control.

5. Notwithstanding any other section of this chapter or any other chapter of the Code, a condemnee may choose in lieu of a lump-sum award to receive an annual rental for the land used. Said rental shall be determined by multiplying seven percent times the fair market value of the property as determined by the county assessor for property tax purposes. Any dispute under this paragraph shall be resolved by the sheriff's commission as prescribed in chapter four hundred seventy-two (472), of the Code.

The fair market value for the computation purpose shall be changed at such times and in such amounts as the county assessor shall determine in routine determination of property values for property tax purposes.

Sec. 7. Section four hundred ninety point twenty-six (490.26), Code 1966, is hereby amended by adding thereto the following:

"In the event of damage to the pipeline which results in further damage because of leakage or escape of harmful gases, the pipeline company shall be liable for all damage unless the landowner or other party has acted in a willful and wanton manner which action was the proximate cause of the damage."

Sec. 8. Chapter four hundred ninety (490), Code 1966, is hereby further amended by adding at the end thereof the following new section:

"Said pipeline company shall be liable for all representations by their employees or agents and the following procedures shall be followed:

1. Each pipeline easement contract must state specifically what portion of the property owned by each affected property holder will be crossed by the pipeline.

2. All offers must be in writing and all offers must allow a five-day period before they may be revoked by the offeror. Any offer signed or accepted before the five-day waiting period has elapsed may be revoked by the offeree

169 within the five-day period.

170 3. The contract and the offer must plainly state whether
171 the pipeline company has acquired the right of eminent
172 domain.

173 4. Violation of this section shall be punishable by a fine
174 of not more than one thousand dollars and any contract entered
175 into by a party in violation of this section is voidable by
176 the offended party at any time within one year of the violation."

MINNETTE DODERER
HAROLD A. THORSDEN

1 Amend Senate File 549 as follows:

2 1. By striking from page 1, lines 14 through 21,
3 inclusive.

4 2. Further amend Senate File 549 by renumbering the
5 remaining sections.

JAMES W. GRIFFIN, SR.

1 Amend the Griffin amendment to Senate File 549, dated March
2 28, 1969, as follows:

3 1. By striking from line 42 the words and figures "fifty-
4 nine (59)" and inserting in lieu thereof the words and figures
5 "fifty-eight (58)".

6 2. By striking from line 81 the word and figures "eleven
7 (11)" and inserting in lieu thereof the word and figures "ten
8 (10)".

9 3. By striking from line 86 the word "five" and inserting
10 in lieu thereof the word "six".

11 4. By striking from line 89 the word and figures "ten (10)"
12 and inserting in lieu thereof the word and figure "nine (9)".

JAMES W. GRIFFIN, SR.

On motion of Senator Stanley, the Senate adjourned until 9:00
a.m., Thursday, April 3, 1969.

JOURNAL OF THE SENATE

SENATE CHAMBER,
DES MOINES, IOWA, THURSDAY, APRIL 3, 1969.

The Senate met in regular session, Senator Lange presiding.

Prayer was offered by Reverend Don Klompien, pastor of the Hope Christian Church, Hull, Iowa.

The Senate pledged allegiance to the flag.

The Journal of April 2, 1969, was approved.

LEAVES OF ABSENCE

Leaves of absence were granted as follows:

Senator Erskine for the day on request of Senator Stanley; Senator Hammer for the day because of illness on request of Senator Stanley.

DISTINGUISHED GUESTS

Senator DeKoster rose on a point of personal privilege and presented to the Senate the Honorable Charles R. Hoeven, former Congressman from the Eighth Congressional District and former member of the Senate from 1937 through 1941; serving as President pro tempore in 1939 through 1941.

Senator Parker rose on a point of personal privilege and presented to the Senate the Honorable L. O. Weston, a former member of the House of Representatives from Buchanan County during the Fifty-third, Fifty-fourth and Fifty-fifth General Assemblies.

Senator Stephens rose on a point of personal privilege and presented to the Senate the Honorable Harlan Foster, a former member of the Senate and House of Representatives from Henry County.

VISITORS WELCOMED

The Chair welcomed the following groups of visitors at the request of members of the Senate:

By Senator Hill, one hundred fifteen students from Newton High School, who were present in the balcony with their instructors, Mr. Paul, Mr. Bridenstine and Miss Avery.

By Senator Hammer, a group of students from Pocahontas Catholic High School, who were present in the balcony.

INTRODUCTION OF BILLS

Senate File 591, by committee on schools, a bill for an act to authorize purchase of tax-deferred annuities for employees of the department of public instruction.

Read first and second times and placed on calendar.

Senate File 592, by Senator Hougen, a bill for an act to create an Iowa tax court.

Read first and second times and passed on file.

Senate File 593, by committee on schools, a bill for an act to authorize purchase of tax-sheltered annuities for employees of county boards of education.

Read first and second times and placed on calendar.

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

Read first and second times and placed on calendar.

Senate File 595, by committee on rules, a bill for an act relating to parliamentary procedure.

Read first and second times and placed on calendar.

HOUSE CONCURRENT RESOLUTION 25 ADOPTED

Senator Van Gilst called up for consideration House Concurrent Resolution 25, found on page 718 of the Senate Journal, and moved its adoption.

The motion prevailed and the resolution was adopted.

UNFINISHED BUSINESS

Senate File 55

On motion of Senator Shirley, Senate File 55, a bill for an act creating an area vocational school, 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?" (S.F. 55) the vote was:

Rule 8 was invoked.

Ayes, 34:

Anderson	DeKoster	Laverty	Potter
Arbuckle	Dodds	Leonard	Reichardt
Balloun	Flatt	McGill	Schaben
Benda	Frey	Neu	Shaff
Briles	Frommelt	O'Malley	Shirley
Clarke	Gaudineer	Palmer	Stanley
Coleman	Gilley	Parker	Van Gilet
Conklin	Lamborn	Potgeter	Weimer
Curran	Lange		

Nays, 23:

DeHart	Keith	Lucken	Rigler
Doderer	Klink	Messerly	Smith
Glenn	Kosek	Mogged	Stephens
Griffin	Kyhl	Mowry	Sullivan
Hill	Lisle	Nicholson	Thordsen
Hougen	Lodwick	Ollenburg	

Absent or not voting, 4:

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

CONSIDERATION OF BILLS**Senate File 230**

On motion of Senator Flatt, Senate File 230, a bill for an act to amend chapter seventy-four (74), Acts of the Sixty-second 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 Senate File 230 as follows:

1. Amend line 1, page 1, by striking all of the title after the word "Act" and inserting in lieu thereof the following: "relating to a memorial hall at Camp Dodge."

The amendment was adopted.

Senator Flatt offered the following amendment and moved its adoption:

Amend Senate File 230 as follows:

Amend line 14, page 1, by striking the number "4" and inserting in lieu thereof "Section 2".

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?" (S.F. 230) the vote was:

Ayes, 51:

Anderson	Flatt	Leonard	Potter
Arbuckle	Frommelt	Lisle	Reichardt
Balloun	Gaudineer	Lodwick	Rigler
Benda	Gilley	McGill	Schaben
Briles	Griffin	Mogged	Shaff
Clarke	Hill	Mowry	Shirley
Coleman	Hougen	Neu	Stanley
Conklin	Klink	Nicholson	Stephens
Curran	Kosek	Ollenburg	Sullivan
DeHart	Kyhl	O'Malley	Thordsen
DeKoster	Lamborn	Palmer	Van Gilst
Dodds	Lange	Parker	Weimer
Doderer	Laverty	Potgeter	

Nays, 1:

Glenn

Absent or not voting, 9:

Denman	Hammer	Lucken	Smith
Erskine	Keith	Messerly	Walsh
Frey			

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 159, a bill for an act to prohibit the use, sale, or possession of explosive or incendiary devices.

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

House File 227, a bill for an act relating to the participation of optometrists in an optometric service plan.

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

House File 276, a bill for an act relating to grapes and other fruit used in making native wines.

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

House File 395, a bill for an act relating to eye protective devices.

WILLIAM R. KENDRICK, Chief Clerk

MOTION TO RECONSIDER**Senate File 91**

Senator Frommelt called up the following motion filed by him on March 20, 1969:

MR. PRESIDENT: I move to reconsider the vote by which the Potgeter motion to refer Senate File 91 to judiciary was adopted.

Senator Stanley moved the previous question on the motion by Senator Frommelt.

Senator McGill rose on a point of personal privilege to speak on the Frommelt motion for the reason that he had indicated a desire to be recognized before the previous question had been moved.

Senator Stanley raised a point of order under Rule 12.

The Chair ruled the point well taken.

Roll call was requested on the Stanley motion.

On the question "Shall the main question be now put?" (S.F. 91) the vote was:

Rule 8 was invoked.

Ayes, 29:

Anderson	DeKoster	Lange	Ollenburg
Arbuckle	Flatt	Laverty	Potgeter
Balloun	Griffin	Leonard	Shaff
Benda	Hougen	Lodwick	Smith
Briles	Keith	Lucken	Stanley
Clarke	Klink	Messerly	Stephens
Conklin	Kyhl	Mowry	Thordson
Curran			

Nays, 28:

DeHart	Gilley	Mogged	Reichardt
Denman	Glenn	Neu	Schaben
Dodds	Hill	Nicholson	Shirley
Doderer	Kosek	O'Malley	Sullivan
Frey	Lamborn	Palmer	Van Gilst
Frommelt	Lisle	Parker	Walsh
Gaudineer	McGill	Potter	Weimer

Absent or not voting, 4:

Coleman	Erskine	Hammer	Rigler
---------	---------	--------	--------

The motion prevailed.

Roll call was requested on the Frommelt motion to reconsider.

On the question "Shall the vote by which the Potgeter motion to refer Senate File 91 to the committee on judiciary was adopted be reconsidered?" the vote was:

Ayes, 27:

Balloun	Gilley	McGill	Schaben
Benda	Griffin	Mowry	Shirley
DeHart	Klink	Nicholson	Sullivan
Denman	Lamborn	Ollenburg	Van Gilst
Frey	Lange	O'Malley	Walsh
Frommelt	Laverty	Palmer	Weimer
Gaudineer	Leonard	Potter	

Nays, 28:

Anderson	Dodds	Kosek	Parker
Arbuckle	Doderer	Kyhl	Potgeter
Briles	Flatt	Lisle	Reichardt
Clarke	Glenn	Lodwick	Shaff
Conklin	Hill	Lucken	Smith
Curran	Hougen	Messerly	Stanley
DeKoster	Keith	Neu	Stephens

Absent or not voting, 6:

Coleman	Hammer	Rigler	Thordsen
Erskine	Mogged		

The motion was lost, and Senate File 91 was referred to the committee on judiciary in accordance with the Potgeter motion.

CONSIDERATION OF BILLS**Senate Joint Resolution 18**

On motion of Senator Doderer, Senate Joint Resolution 18, a joint resolution directing a legislative study to review the Iowa criminal code, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Neu offered the following amendment by Senators Neu, et al., and moved its adoption:

Amend Senate Joint Resolution 18 as follows:

1. On page 1, strike lines 21 and 22 and the words "hereby directed" in line 23, and insert the following in lieu thereof:

"Section 1. The legislative research committee or its successor is directed to create a study committee as provided by law, which committee shall include members of the appropriate standing committees of the House of Representatives and the Senate,".

2. On page 2, strike lines 1 through 6, inclusive, and insert in lieu thereof the following:

"The study committee shall include nonlegislative members having special knowledge in the fields of criminal law and procedure, law enforcement, and justice. Staff assistance shall be provided by the legislative research bureau, and additional staff may be employed as deemed necessary by the legislative research committee or its successor."

The amendment was adopted.

Senator Doderer 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?" (S.J.R. 18) the vote was:

Ayes, 52:

Anderson	Clarke	Curran	Denman
Arbuckle	Coleman	DeHart	Dodds
Briles	Conklin	DeKoster	Doderer

Flatt	Lamborn	Neu	Shaff
Gaudineer	Lange	Nicholson	Shirley
Gilley	Lavery	Ollenburg	Smith
Glenn	Leonard	O'Malley	Stanley
Griffin	Lisle	Palmer	Stephens
Hill	Lodwick	Parker	Sullivan
Hougen	Lucken	Potgeter	Thordsen
Keith	McGill	Potter	Van Gilst
Klink	Mogged	Reichardt	Walsh
Kosek	Mowry	Schaben	Weimer

Naya, 1:

Balloun

Voting present, 2:

Frommelt Kyhl

Absent or not voting, 6:

Benda	Frey	Messerly	Rigler
Erskine	Hammer		

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

SENATE CONCURRENT RESOLUTION 13 CONSIDERED

Senator Smith called up for consideration Senate Concurrent Resolution 13.

Senator Shirley raised a point of order that the resolution was out of order for the reason that it had not been read the first and second times in accordance with Senate Rule 20.

The Chair ruled the point well taken and directed the Secretary to read the resolution.

Senator Stanley moved that pursuant to Senate Rule 20 the reference of this resolution to the appropriate standing committee be waived by the Senate, and that Senate Concurrent Resolution 13 be taken up for immediate consideration.

Roll call was requested on the motion.

On the question "Shall the Stanley motion be adopted?" (S.C.R. 13) the vote was:

Ayes, 38:

Anderson	Frey	Leonard	Parker
Arbuckle	Gilley	Lodwick	Potgeter
Balloun	Griffin	Lucken	Potter
Clarke	Hougen	Messerly	Shaff
Conklin	Keith	Mogged	Smith
Curran	Klink	Mowry	Stanley
DeHart	Kyhl	Neu	Stephens
DeKoster	Lamborn	Nicholson	Sullivan
Doderer	Lange	Ollenburg	Thordsen
Flatt	Lavery		

Nays, 15:

Coleman	Gaudineer	O'Malley	Shirley
Denman	Glenn	Palmer	Van Gilst
Dodds	Hill	Reichardt	Weimer
Frommelt	McGill	Schaben	

Absent or not voting, 8:

Benda	Erskine	Kosek	Rigler
Briles	Hammer	Lisle	Walsh

The motion prevailed.

Senator Shirley raised a point of order that under Senate Rules 17 and 18 the proposed resolution was not in proper form to be considered by the Senate for the reason that it had no title.

(Consideration of Senate Concurrent Resolution 13 pending on adjournment.)

INTRODUCTION OF BILL

Senate File 596, by committee on judiciary, a bill for an act relating to real property titles.

Read first and second times and placed on calendar.

HOUSE MESSAGES CONSIDERED

House File 159, a bill for an act to prohibit the use, sale, or possession of explosive or incendiary devices, including "molotov cock-tails", and to provide penalties therefor.

Read first and second times and passed on file.

House File 227, a bill for an act relating to the participation of optometrists in an optometric service plan.

Read first and second times and passed on file.

House File 276, a bill for an act relating to grapes and other fruit used in making native wines.

Read first and second times and passed on file.

House File 395, a bill for an act relating to eye protective devices.

Read first and second times and passed on file.

AMENDMENTS FILED

1 Amend Senate Joint Resolution 18 as follows:

2 1. On page 1, strike lines 21 and 22 and the words

3 "hereby directed" in line 23, and insert the following in lieu

4 thereof:

5 "Section 1. The legislative research committee or its

6 successor is directed to create a study committee as provided
7 by law, which committee shall include members of the appropriate
8 standing committees of the House of Representatives and the
9 Senate.”

10 2. On page 2, strike lines 1 through 6, inclusive,
11 and insert in lieu thereof the following:

12 “The study committee shall include nonlegislative members
13 having special knowledge in the fields of criminal law and
14 procedure, law enforcement, and justice. Staff assistance
15 shall be provided by the legislative research bureau, and
16 additional staff may be employed as deemed necessary by the
17 legislative research committee or its successor.”

ARTHUR A. NEU
DAVID M. STANLEY
MINNETTE DODERER

1 Amend Senate File 265 by inserting in page one (1),
2 line eight (8), before the period the words “and inserting
3 in lieu thereof the words ‘and that portion of premiums on
4 policies issued by nonprofit hospital and medical service
5 corporations to persons over sixty-four years of age.’”

WILLIAM J. REICHARDT

1 Amend Senate File 485 as follows:

2 1. Page 1, line 16, by striking the words “the product
3 or result of” and inserting in lieu thereof the words “per-
4 formed on tangible personal property”.

5 2. Page 1, line 18, by adding after the word “in”
6 the word “taxable”.

7 3. Page 1, line 20, by striking the words “the product
8 or result of”.

9 4. Page 1, line 20, by adding after the word “not” the
10 words “performed on tangible personal property”.

11 5. Page 1, line 22, by inserting after the word “in”
12 the word “taxable”.

ROGER J. SHAFF

1 Amend Senate File 503 as follows:

2 1. By striking from page 1, lines 6 and 7, the
3 words “safety device designed to stabilize and control
4 the jackknifing” and inserting in lieu thereof the
5 words “device to assist stabilization and control-
6 ability”.

7 2. By striking from page 1, lines 11 through 16,
8 inclusive.

THOMAS J. FREY

1 Amend Senate File 585 by inserting on page 1, line 14, after
2 the word, “investigations,” the words, “within the capabilities of
3 the appropriation made by the General Assembly for the use of the
4 state crime laboratory,”.

HUGH CLARKE
LEE H. GAUDINEER

On motion of Senator Stanley, the Senate adjourned until 8:00
a.m., Friday, April 4, 1969.

REPORT OF JOINT CONVENTION

PIONEER LAWMAKERS

(House Chamber—2:00 p.m.)

In accordance with Senate Concurrent Resolution 8, duly adopted, the joint convention was called to order, President Jepsen presiding.

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

Senator Stanley of Muscatine moved that a committee of four be appointed to escort the Pioneer Lawmakers into the House chamber.

Motion prevailed and the President appointed as such committee Senator Lange of Sac, Senator Potgeter of Hardin, Representative Dunton of Keokuk and Representative Cunningham of Story.

The committee escorted the Pioneer Lawmakers to the front of the House chamber.

President Jepsen presented Senator Seeley G. Lodwick who welcomed the Pioneer Lawmakers on behalf of the Senate.

President Jepsen presented Representative Floyd Millen who welcomed the Pioneer Lawmakers on behalf of the House.

President Jepsen presented the Honorable M. F. Hicklin who responded to the welcome.

President Jepsen presented the Honorable Edward Breen who addressed the joint convention.

Representative Ossian of Montgomery moved that the joint convention be now dissolved.

The motion prevailed.

JOURNAL OF THE SENATE

SENATE CHAMBER,
DES MOINES, IOWA, FRIDAY, APRIL 4, 1969.

The Senate met in regular session, President Jepsen presiding.

Prayer was offered by Reverend Harold Kumpf, pastor of the Lutheran Church, Maquoketa, Iowa.

The Senate pledged allegiance to the flag.

The Journal of April 3, 1969, was approved.

LEAVES OF ABSENCE

Leaves of absence were granted as follows:

Senator Hammer and Senator Erskine for the day because of illness on request of Senator Stanley; Senator Ollenburg for the day on request of Senator Curran; Senator Frey for the day on request of Senator Kyhl.

ROLL CALL

On request of Senator Glenn, the roll call revealed a quorum present.

SENATORS TEMPORARILY EXCUSED

Senator Stanley asked and received unanimous consent that Senators Hill, Keith and Lamborn be temporarily excused to attend a budget hearing.

CONSIDERATION OF BILLS

Senate File 454

On motion of Senator Benda, Senate File 454, a bill for an act relating to angling laws, was taken up and considered.

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

On the question "Shall the bill pass?" (S.F. 454) the vote was:

Ayes, 37:

Anderson	Conklin	Frommelt	Klink
Arbuckle	Curran	Gaudineer	Kosek
Balloun	DeKoster	Gilley	Kyhl
Benda	Dodds	Glenn	Leonard
Coleman	Doderer	Griffin	Lodwick

Lucken	O'Malley	Schaben	Stanley
McGill	Parker	Shaff	Stephens
Mowry	Potgeter	Shirley	Thordsen
Neu	Potter	Smith	Van Gilst
Nicholson			

Nays, none.

Absent or not voting, 24:

Briles	Frey	Lange	Palmer
Clarke	Hammer	Lavery	Reichardt
DeHart	Hill	Lisle	Rigler
Denman	Hougen	Messerly	Sullivan
Erskine	Keith	Mogged	Walsh
Flatt	Lamborn	Ollenburg	Weimer

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

House File 248

On motion of Senator Gaudineer, House File 248, a bill for an act relating to assignment of rooms in the capitol building, 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?" (H.F. 248) the vote was:

Ayes, 37:

Anderson	Frommelt	Lodwick	Potter
Arbuckle	Gaudineer	Lucken	Schaben
Balloun	Gilley	McGill	Shaff
Benda	Glenn	Mowry	Shirley
Coleman	Griffin	Neu	Smith
Conklin	Klink	Nicholson	Stanley
Curran	Kosek	O'Malley	Stephens
DeKoester	Kyhl	Parker	Thordsen
Dodds	Leonard	Potgeter	Van Gilst
Doderer			

Nays, none.

Absent or not voting, 24:

Briles	Frey	Lange	Palmer
Clarke	Hammer	Lavery	Reichardt
DeHart	Hill	Lisle	Rigler
Denman	Hougen	Messerly	Sullivan
Erskine	Keith	Mogged	Walsh
Flatt	Lamborn	Ollenburg	Weimer

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

Senate File 79

On motion of Senator Potgeter, Senate File 79, a bill for an act

relating to the extension of tax benefits to members of the armed forces on active military duty, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

The following committee amendment was considered :

Amend Senate File 79 by inserting in page 1, line 8, after the word "duty" the following words "during the time of the Vietnam Conflict".

On motion of Senator Potgeter, the amendment was adopted.

Senator Benda offered the following amendment and moved its adoption:

Amend Senate File 79, page 1, line 12, by striking the words "The Chronicle" and inserting in lieu thereof the following: "The Brooklyn Chronicle".

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?" (S.F. 79) the vote was:

Ayes, 43:

Anderson	Gaudineer	Lucken	Schaben
Arbuckle	Gilley	McGill	Shaff
Balloun	Glenn	Messerly	Shirley
Benda	Griffin	Mogged	Smith
Coleman	Hill	Mowry	Stanley
Conklin	Klink	Neu	Stephens
Curran	Kosek	Nicholson	Thordsen
DeKoster	Kyhl	O'Malley	Van Gilet
Dodds	Laverty	Parker	Walsh
Doderer	Leonard	Potgeter	Weimer
Frommelt	Lodwick	Potter	

Nays, none.

Absent or not voting, 18:

Briles	Flatt	Lamborn	Palmer
Clarke	Frey	Lange	Reichardt
DeHart	Hammer	Lisle	Rigler
Denman	Hougen	Ollenburg	Sullivan
Erskine	Keith		

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

Senate File 119

On motion of Senator Lucken, Senate File 119, a bill for an act relating to the expense for care, examination or treatment of minors placed by the court with someone other than the parents, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Lucken offered the following amendment by Senators Lucken, et al., and moved its adoption:

Amend Senate File 119 by adding a new section as follows:

Sec. 2. Chapter two hundred four (204), Acts of the Sixty-second General Assembly, section one (1), is amended by striking line nine (9) and adding the words:

"department of social services which shall audit the same and forward it to the state treasurer for payment."

The amendment was adopted.

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

On the question "Shall the bill pass?" (S.F. 119) the vote was:

Ayes, 48:

Anderson	Gaudineer	Lisle	Potgeter
Arbuckle	Gilley	Lodwick	Potter
Balloun	Glenn	Lucken	Schaben
Benda	Griffin	McGill	Shaff
Briles	Hill	Messerly	Shirley
Coleman	Keith	Mogged	Smith
Conklin	Klink	Mowry	Stanley
Curran	Kosek	Neu	Stephens
DeKoster	Kyhl	Nicholson	Thorsen
Dodds	Lamborn	O'Malley	Van Gilst
Doderer	Laverty	Palmer	Walsh
Frommelt	Leonard	Parker	Weimer

Nays, none.

Absent or not voting, 13:

Clarke	Flatt	Hougen	Reichardt
DeHart	Frey	Lange	Rigler
Denman	Hammer	Ollenburg	Sullivan
Erskine			

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

Senate File 134

On motion of Senator Benda, Senate File 134, a bill for an act relating to investment of funds of life insurance companies in urban real estate and personal property, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Benda asked and received unanimous consent that **House File 153** be substituted for **Senate File 134**.

House File 153

On motion of Senator Benda, House File 153, a bill for an act relating to investment of funds of life insurance companies in urban real estate and personal property, with report of committee recom-

mending 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?" (H.F. 153) the vote was:

Ayes, 49:

Anderson	Gilley	Lodwick	Potter
Arbuckle	Glenn	Lucken	Schaben
Balloon	Griffin	McGill	Shaff
Benda	Hill	Messerly	Shirley
Briles	Keith	Mogged	Smith
Coleman	Klink	Mowry	Stanley
Conklin	Kosek	Neu	Stephens
Curran	Kyhl	Nicholson	Sullivan
DeKoster	Lamborn	O'Malley	Thordsen
Dodds	Laverty	Palmer	Van Gilst
Doderer	Leonard	Parker	Walsh
Frommelt	Lisle	Potgeter	Weimer
Gaudineer			

Nays, none.

Absent or not voting, 12:

Clarke	Erskine	Hammer	Ollenburg
DeHart	Flatt	Hougen	Reichardt
Denman	Frey	Lange	Rigler

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 134** be withdrawn from further consideration of the Senate.

Senate File 220

On motion of Senator Schaben, Senate File 220, a bill for an act relating to farm wagon licensing, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Schaben asked and received unanimous consent that action on Senate File 220 be deferred and that the bill be placed on the calendar under unfinished business.

Senate File 271

On motion of Senator DeKoster, Senate File 271, a bill for an act relating to the conveyance of an interest in land, and defining marketable record title, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

Senator Mowry offered the following amendment as recommended by the committee on judiciary and moved its adoption:

Amend Senate File 271 as follows:

1. By striking section four (4), subsection five (5), page 3, and inserting in lieu thereof:

"5. The exceptions as stated and set forth in section eight (8) of this act."

2. By striking section eight (8) on page 5 and inserting in lieu thereof:

"Sec. 8. This act shall not be applied to bar any lessor or his successor as a reversioner of his right to possession on the expiration of any lease; or to bar or extinguish any easement or interest in the nature of an easement, the existence of which is apparent from or can be proved by physical evidence of its use; or to bar any right, title or interest of the United States, by reason of failure to file the notice herein required."

The amendment was adopted.

Senator Mowry asked and received unanimous consent to withdraw the amendment filed by him on February 26 and found on page 392 of the Senate Journal.

Senator DeKoster offered the following amendment and moved its adoption:

Amend Senate File 271 as follows:

1. By inserting in page 1, line 6, after the figure "(3)" the words "of this Act".

2. By inserting in page 1, line 8, after the figure "(5)" the words "of this Act".

3. By inserting in page 2, line 12, after the figure "(3)" the words "of this Act".

4. By inserting in page 2, line 18, after the figure "(1)" the words "of this Act".

5. By inserting in page 2, line 19, after the figure "(4)" the words "of this Act".

6. By inserting in page 3, line 8, after the figure "(6)" the words "of this Act".

7. By inserting in page 3, line 17, after the figure "(5)" the words "of this Act".

8. By inserting in page 3, line 23, after the figure "(4)" the words "of this Act".

The amendment was adopted.

Senator DeKoster offered the following amendment and moved its adoption:

Amend Senate File 271 as follows:

Amend page 3, line 32, by striking the words "sui juris" and inserting in lieu thereof "able to assert a claim on his own behalf".

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?" (S.F. 271) the vote was:

Ayes, 51:

Anderson

Balloun

Benda

Briles

Clarke	Griffin	Lucken	Schaben
Coleman	Hill	McGill	Shaff
Conklin	Hougen	Mogged	Shirley
Curran	Keith	Mowry	Smith
DeKoster	Klink	Neu	Stanley
Denman	Kosek	Nicholson	Stephens
Dodds	Kyhl	O'Malley	Sullivan
Flatt	Lamborn	Palmer	Thordsen
Frommelt	Laverty	Parker	Van Gilst
Gandineer	Leonard	Potgieter	Walsh
Gilley	Lisle	Potter	Weimer
Glenn	Lodwick	Rigler	

Nays, none.

Absent or not voting, 10:

Arbuckle	Ersikine	Lange	Ollenburg
DeHart	Frey	Messerly	Reichardt
Doderer	Hammer		

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

Senate File 128

On motion of Senator DeKoster, Senate File 128, a bill for an act relating to the sale of property against which the state holds an old-age assistance lien, 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 128, section 1, line 4, by striking the word "sub-".

The amendment was adopted.

Senator DeKoster asked and received unanimous consent that action on Senate File 128 be deferred and that the bill be placed on the calendar under unfinished business.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Mogged, 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 18, 95, 193, 199, 210 and 279.

CHARLES G. MOGGED
Chairman, Senate Committee
ELIZABETH SHAW
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 the following bills: Senate Files 18, 95, 193, 199, 210 and 279.

BILLS SENT TO THE GOVERNOR

Senator Mogged, 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 April, 1969, sent to the Governor for his approval: Senate Files 18, 95, 193, 199, 210 and 279.

CHARLES G. MOGGED, Chairman

Passed on file.

UNFINISHED BUSINESS**Senate Concurrent Resolution 13**

The Senate resumed consideration of Senate Concurrent Resolution 13.

The Chair ruled that in accordance with Rule 17 the Shirley point of order was well taken and that before voting on adoption of the resolution in accordance with the Stanley motion providing for immediate consideration a title must be added.

Senator Shirley requested a further ruling by the Chair for the reason that without a title Senate Concurrent Resolution 13 could not be considered by the Senate unless the rules were suspended.

The Chair ruled that since Senate Concurrent Resolution 13 had been acted upon by a committee, had been reported out of the committee with the recommendation for passage, had been read the first and second times, and with the exception of a title met all the requirements of Rules 17 and 18, and that since the Senate adopted by a roll call vote the Stanley motion to take up the resolution for immediate consideration, in accordance with the orderly procedure required by Robert's Rules of Order, it was in order now to take up an amendment that would provide a title to this resolution.

Senator Frommelt moved that Senate Concurrent Resolution 13 be re-referred to the committee on constitutional amendments and reapportionment.

Division was called for.

The motion was lost.

Senator Stanley offered the following amendment and moved its adoption:

Amend Senate Concurrent Resolution 13 by inserting the following title at the beginning of the resolution:

"A concurrent resolution proposing an amendment to the Constitution of the United States and making application to the Congress of the United States to call a convention for the purpose of proposing an amendment to the Constitution of the United States, to allow the people of each state greater freedom of choice in the apportionment of their state legislature and governing bodies."

Senator Schaben raised a point of order on the constitutionality of the Stanley-Smith amendment for the reason that Congress cannot be directed to amend the Constitution.

The Chair ruled the point not well taken since the amendment merely proposed an amendment to the Constitution.

The amendment was adopted.

On motion of Senator Smith, **Senate Concurrent Resolution 13**, a concurrent resolution proposing an amendment to the Constitution of the United States and making application to the Congress of the United States to call a convention for the purpose of proposing an amendment to the Constitution of the United States, to allow the people of each state greater freedom of choice in the apportionment of their state legislature and local governing bodies, 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 Smith on March 27, 1969:

Amend Senate Concurrent Resolution 13 by striking all of said resolution and inserting the following in lieu thereof:

WHEREAS, the people of each state should have greater freedom of choice in the apportionment of their state legislature and local governing bodies;

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE, THE HOUSE OF REPRESENTATIVES CONCURRING, OF THE SIXTY-THIRD GENERAL ASSEMBLY OF IOWA, That this legislature respectfully requests and makes application to the Congress of the United States to propose the following article as an amendment to the Constitution of the United States or, in the alternative, to call a convention for the purpose of proposing the following article as an amendment to the Constitution of the United States:

"Article - - -

"Section 1. The people of a state may apportion one house of a bicameral legislature using population, geography, and political subdivisions as factors, giving each factor such weight as they deem appropriate or giving reasonable weight to the same factors in apportioning a unicameral legislature, if in either case such plan of apportionment has been submitted to a vote of the people in accordance with law and with the provisions of this Constitution and has been approved by a majority of those voting on that issue. When a plan of apportionment based on factors of population, geography, and political subdivisions is submitted to a vote of the people under this section there shall also be submitted, at the same election, an alternative plan of apportionment based upon substantial equality of population.

Sec. 2. Any plan of apportionment which has been approved under this article shall be resubmitted to a vote of the people, or another plan may be submitted under the provisions of section one, at the November general election held two years following each year in which there is commenced any enumeration provided for in section two of article I, and upon approval by a majority of those voting thereon, such plan of apportionment shall continue in effect until changed in accordance with law and with the provisions of this Constitution.

Sec. 3. Nothing in this Constitution shall prevent a state from apportioning membership of governing bodies of its subordinate units using population, geography, and political subdivisions as factors, giving each factor such weight as the state deems appropriate."

BE IT FURTHER RESOLVED, That the Congress of the United States is respectfully requested to submit said amendment in such manner that it shall be valid as part of the Constitution when ratified by the legislatures of three-fourths of the several States within seven years of its submission to the States by the Congress, provided that each such legislature shall be apportioned on the basis of substantial equality of population in accordance with the most recent enumeration provided for in section two of article I of the Constitution of the United States.

BE IT FURTHER RESOLVED, That a duly attested copy of this resolution be immediately transmitted to the Secretary of the Senate of the United States, the Clerk of the House of Representatives of the United States, and each member of the Congress from this state.

Senator Stanley offered the following amendment to the amendment by Senators Stanley and Smith and moved its adoption:

Amend the Stanley and Smith amendment to Senate Concurrent Resolution 13, filed March 27, 1969, by inserting the following after the word "resolution" in line 2:

"after the title."

The amendment to the amendment was adopted.

Senator Shirley offered the following amendment to the Stanley-Smith amendment and moved its adoption:

Amend the Stanley and Smith amendment to Senate Concurrent Resolution 13, filed March 27, 1969, by striking the words "United States or, in the alternative, to call a convention" from line 11 thereof, by striking all of line 12 thereof, and by striking the words "to the Constitution of the" from line 13 thereof.

The amendment to the amendment was lost.

Senator Shirley offered the following amendment to the Stanley-Smith amendment and moved its adoption:

Amend Senate Concurrent Resolution 13 by striking from the Stanley and Smith amendment, filed March 27, 1969, lines 27 through 41.

Senator DeKoster took the chair at 11:00 a.m.

The amendment to the amendment was lost.

Senator Gaudineer offered the following amendment to the Stanley-Smith amendment:

Amend the Stanley-Smith amendment to Senate Concurrent Resolution 13 by adding after line 55 thereof the following additional resolving clause:

"BE IT FURTHER RESOLVED, that if Congress does not submit the Constitutional amendment as set forth herein, it shall not call a Constitutional Convention, unless such convention can be limited to only the consideration of the article herein proposed."

Senator Gaudineer moved the adoption of his amendment to the amendment and requested a roll call.

On the question "Shall the Gaudineer amendment be adopted?" (S.C.R. 13) the vote was:

Ayes, 15:

Coleman	Frommelt	McGill	Shirley
Denman	Gaudineer	O'Malley	Walsh
Dodds	Glenn	Reichardt	Weimer
Doderer	Hill	Schaben	

Nays, 36:

Anderson	Flatt	Leonard	Potgeter
Arbuckle	Gilley	Lisle	Potter
Balloun	Griffin	Lodwick	Rigler
Briles	Hougen	Lucken	Shaff
Clarke	Keith	Messerly	Smith
Conklin	Klink	Mogged	Stanley
Curran	Kosek	Mowry	Stephens
DeHart	Kyhl	Nicholson	Sullivan
DeKoster	Lamborn	Parker	Thordsen

Absent or not voting, 10:

Benda	Hammer	Neu	Palmer
Erskine	Lange	Ollenburg	Van Gilst
Frey	Laverty		

The amendment to the amendment was lost.

Senator Denman offered the following amendment to the Stanley-Smith amendment:

Amend the Stanley-Smith amendment to Senate Concurrent Resolution 13 as follows:

1. Line 27 by striking the word "substantial".
2. Line 27 by striking the "." and inserting the following: "in both houses of the bicameral legislature."

President Jepsen took the chair at 11:20 a.m.

Senator Stanley called for a division of the amendment.

Senator Denman moved the adoption of division 1 of his amendment and requested a roll call.

On the question "Shall division 1 of the Denman amendment be adopted?" (S.C.R. 13) the vote was:

Ayes, 11:

Denman	Dodds	Doderer	Frommelt
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Gaudineer
McGill

O'Malley
Reichardt

Schaben
Shirley

Weimer

Nays, 41:

Anderson
Arbuckle
Balloun
Clarke
Conklin
Curran
DeHart
DeKoster
Flatt
Gilley
Glenn

Griffin
Hill
Hougen
Keith
Klink
Kosek
Kyhle
Lamborn
Lavery
Leonard

Lisle
Lodwick
Lucken
Messerly
Mogged
Mowry
Neu
Nicholson
Parker
Potgeter

Potter
Rigler
Shaff
Smith
Stanley
Stephens
Sullivan
Thordeen
Van Gilst
Walsh

Absent or not voting, 9:

Benda
Briles
Coleman

Erskine
Frey

Hammer
Lange

Ollenburg
Palmer

Division 1 of the amendment to the amendment was lost.

On motion of Senator Denman, division 2 of his amendment to the amendment was adopted.

Senator Shirley offered the following amendment to the Stanley-Smith amendment:

Amend the Stanley and Smith amendment to Senate Concurrent Resolution 13 by striking the period (.) in line 41 and inserting in lieu thereof:

“if such plan of apportionment has been submitted to a vote of the people in such subordinate unit of government and has been approved by a majority of those voting on that issue.”

Senator Shirley moved the adoption of his amendment and requested a roll call.

On the question “Shall the Shirley amendment to the Stanley-Smith amendment be adopted?” (S.C.R. 13) the vote was:

Ayes, 15:

Coleman
Denman
Dodds
Doderer

Frommelt
Gaudineer
Glenn
Hill

McGill
O'Malley
Reichardt
Schaben

Shirley
Walsh
Weimer

Nays, 37:

Anderson
Arbuckle
Balloun
Briles
Clarke
Conklin
Curran
DeHart
DeKoster
Frey

Gilley
Griffin
Keith
Klink
Kosek
Kyhle
Lamborn
Lavery
Leonard

Lodwick
Lucken
Messerly
Mogged
Mowry
Neu
Nicholson
Parker
Potgeter

Potter
Rigler
Shaff
Smith
Stanley
Stephens
Sullivan
Thordsen
Van Gilst

Absent or not voting, 9:

Benda
Erskine
Flatt

Hammer
Hougen

Lange
Lisle

Ollenburg
Palmer

The amendment to the amendment was lost.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

MR. PRESIDENT: I am directed to inform your honorable body that the House has adopted and agreed to the following joint resolution in which the concurrence of the Senate is asked:

House Joint Resolution 6, proposing an amendment to the Constitution of the State of Iowa relating to terms of office of elected state officials.

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

House File 309, a bill for an act relating to the practice of funeral directing and embalming, and prearranged funeral plans.

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

House File 616, a bill for an act relating to the sale of real estate of old-age recipients.

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

House File 733, a bill for an act relating to the urban-renewal law and low-rent housing law.

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

House File 736, a bill for an act relating to powers and duties of municipal officers.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 226, a bill for an act relating to the control and diagnosis of venereal disease.

WILLIAM R. KENDRICK, Chief Clerk

HOUSE AMENDMENT TO SENATE FILE 226

Amend Senate File 226 as follows:

1. Section 3, by striking from lines two (2) and three (3) of said section the word "inguinal" and inserting in lieu thereof the word "inguinale".

2. Section 6, by striking from line six (6) of said section the word "inguinal" and inserting in lieu thereof the word "inguinale".

3. Section 9, by striking the period at the end of said section and adding thereto the following: "and if infected, to treatment. Such person shall be treated until certified to the local board of health or, if none, to the state department of health as no longer infectious. In every case of treatment ordered by the district court the attending physician shall so certify that the person is no longer infectious."

4. Section 10, page 3, amend by adding the following thereto: "The physician shall notify the parents of such minor child that the child does have a

venereal disease when the results of the diagnosis indicate that the child might communicate the disease to other members of his family."

5. Section 12, amend by striking the last four lines of said section and inserting in lieu thereof the following: "pregnant woman reacts positively to such test, then, if she is married, the husband and other children by the same mother shall be subjected to the same blood tests as herein provided. If the pregnant woman is single, then the person responsible for the pregnancy and other children by the same mother shall be subjected to the same blood tests as herein provided."

INTRODUCTION OF BILLS

Senate File 597, by committee on appropriations (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, 1969, and ending June 30, 1971, to various state departments and their divisions, 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 598, by committee on appropriations (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 for various capital improvements and repairs, replacements, alterations, equipment and rehabilitation purposes.

Read first and second times and placed on calendar.

Senate File 599, by committee on appropriations (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, 1969, and ending June 30, 1971, to the capitol planning commission.

Read first and second times and placed on calendar.

Senate File 600, by committee on appropriations (committee on appropriations), a bill for an act to appropriate from the general fund of the State of Iowa to the executive council for capitol planning commission recommendations.

Read first and second times and placed on calendar.

Senate File 601, by committee on appropriations (committee on appropriations), a bill for an act to establish a permanent revolving fund for the office of the state auditor for payment of the costs incurred in the administration of the Iowa industrial loan law.

Read first and second times and placed on calendar.

Senate File 602, by committee on appropriations (committee on appropriations), a bill for an act to appropriate the car dispatcher

revolving fund for the biennium beginning July 1, 1969, and ending June 30, 1971.

Read first and second times and placed on calendar.

Senate File 603, by committee on appropriations (committee on appropriations), a bill for an act to appropriate from the Iowa public employees' retirement system fund for the biennium beginning July 1, 1969, and ending June 30, 1971, to the employment security commission for the costs of the administration of the Iowa public employees' retirement system.

Read first and second times and placed on calendar.

Senate File 604, by committee on appropriations (committee on appropriations), a bill for an act to appropriate from the motor vehicle fuel tax fund for the biennium beginning July 1, 1969, and ending June 30, 1971, to the state comptroller.

Read first and second times and placed on calendar.

Senate File 605, by committee on appropriations (committee on appropriations), a bill for an act to appropriate from the general fund of the State of Iowa for capital improvements for physical plant and facilities under the superintendent of public buildings and grounds.

Read first and second times and placed on calendar.

Senate File 606, by committee on appropriations (committee on appropriations), a bill for an act to appropriate from the general fund of the state to the budget and financial control committee for its contingent fund.

Read first and second times and placed on calendar.

Senate File 607, by committee on appropriations (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 placed on calendar.

Senate File 608, by committee on appropriations (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, 1969, and ending June 30, 1971, for various legislative departmental expenses.

Read first and second times and placed on calendar.

Senate File 609, by committee on appropriations (committee on

appropriations), a bill for an act to appropriate from the general fund of the State of Iowa to the division of state planning in the Governor's office for community action local aid programs, various Governor's study committees and for community affairs.

Read first and second times and placed on calendar.

Senate File 610, by committee on appropriations (committee on appropriations), a bill for an act to create the general contingent fund of the state and specifying the purposes for which the appropriation may be used.

Read first and second times and placed on calendar.

Senate File 611, by committee on conservation and recreation, a bill for an act relating to the use of hoop nets in flood control reservoirs.

Read first and second times and placed on calendar.

Senate File 612, by committee on state government, a bill for an act relating to the merit system of personnel administration.

Read first and second times and placed on calendar.

HOUSE MESSAGES CONSIDERED

House Joint Resolution 6, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the terms of office of elected state officials.

Read first and second times and passed on file.

House File 309, a bill for an act relating to the practice of funeral directing and embalming, and prearranged funeral plans.

Read first and second times and passed on file.

House File 616, a bill for an act relating to the sale of real estate of old-age recipients.

Read first and second times and passed on file.

House File 733, a bill for an act relating to the urban-renewal law and the low-rent housing law and to legalize and validate certain actions under such laws.

Read first and second times and passed on file.

House File 736, a bill for an act relating to powers and duties of municipal officers.

Read first and second times and passed on file.

BILL SIGNED BY THE GOVERNOR

A communication was received announcing that on April 4, 1969, the Governor had approved and transmitted to the Secretary of State the following bill:

Senate File 279, relating to the rate of interest to which parties may agree in writing.

COMMUNICATION FROM SECRETARY OF STATE

April 3, 1969

Mr. Carroll Lane
Secretary of the Senate
State Capitol Building
Des Moines, Iowa 50319

I hereby certify that House File 323 was published in the Creston News-Advertiser, Creston, Iowa, March 24, 1969, and in The Manchester Democrat-Radio, Manchester, Iowa, March 24, 1969.

I further certify that Senate File 59 was published in The Boone News-Republican, Boone, Iowa, March 6, 1969, and in The Madrid Register-News, Madrid, Iowa, March 13, 1969.

I further certify that Senate File 254 was published in the Neola Gazette-Reporter, Neola, Iowa, March 27, 1969, and in the Centerville Daily Iowegian & Citizen, Centerville, Iowa, March 18, 1969.

MELVIN D. SYNHORST
Secretary of State

RESIGNATION OF EMPLOYEE

Senator Doderer announced the resignation of her committee clerk, Kay L. Doderer of Johnson County, effective April 3, 1969.

APPOINTMENT OF EMPLOYEE

Senator Doderer announced the appointment of Frances E. Patterson of Polk County as her committee clerk, effective April 4, 1969.

ANNOUNCEMENT

Senator Stanley announced that the majority party leadership will propose the following revised work schedule for the Senate, beginning Tuesday, April 8, 1969.

SENATE FLOOR SESSIONS

Monday through Friday, 9:00 a.m. to noon

Monday through Thursday, 3:00 p.m. to approximately 5:00 p.m.

Friday, 1:00 p.m. to approximately 5:00 p.m.

COMMITTEE MEETINGS

Monday and Wednesday, 1:00 to 3:00 p.m.: Appropriations committee or appropriations subcommittees.

Tuesday and Thursday, 1:00 to 3:00 p.m.: Other committee meetings if

needed. These meetings should be cleared in advance with the Majority Leader to avoid schedule conflicts.

Committees may also schedule early morning meetings if desired.

REPORTS OF COMMITTEE

Senator Briles submitted the following reports:

MR. PRESIDENT: Your committee on county government, to which was referred **Senate File 340**, a bill for an act relating to election returns, begs leave to report it has had the same under consideration and recommends the same **do pass**.

JAMES BRILES, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on county government, to which was referred **Senate File 458**, a bill for an act relating to the salary of the deputy sheriff, begs leave to report it has had the same under consideration and recommends the same **do pass**.

JAMES BRILES, Chairman

Ordered passed on file.

AMENDMENTS FILED

- 1 Amend Senate Concurrent Resolution 13 by inserting
- 2 the following title at the beginning of the resolution:
- 3 "A concurrent resolution proposing an amendment
- 4 to the Constitution of the United States and making application
- 5 to the Congress of the United States to call a convention
- 6 for the purpose of proposing an amendment to the Constitution
- 7 of the United States, to allow the people of each state greater
- 8 freedom of choice in the apportionment of their state legislature
- 9 and local governing bodies."

**DAVID M. STANLEY
MARVIN W. SMITH**

- 1 Amend the Stanley and Smith amendment to Senate
- 2 Concurrent Resolution 13, filed March 27, 1969, by inserting
- 3 the following after the word "resolution" in line 2:
- 4 "after the title."

**DAVID M. STANLEY
MARVIN W. SMITH**

- 1 Amend the Stanley and Smith amendment to Senate
- 2 Concurrent Resolution 13, filed March 27, 1969, by striking
- 3 the words "United States or, in the alternative, to call
- 4 a convention" from line 11 thereof, by striking all of
- 5 line 12 thereof, and by striking the words "to the Constitution
- 6 of the" from line 13 thereof.

ALAN SHIRLEY

- 1 Amend the Stanley-Smith amendment to Senate Concurrent
- Resolution 13
- 2 as follows:
- 3 1. Line 27 by striking the word "substantial".

- 4 2. Line 27 by striking the "." and inserting the following:
5 "in both houses of the bicameral legislature."

WILLIAM F. DENMAN

- 1 Amend Senate Concurrent Resolution 13 by striking
2 from the Stanley and Smith amendment, filed March 27, 1969,
3 lines 37 through 41.

ALAN SHIRLEY

- 1 Amend the Stanley and Smith amendment to Senate Concurrent
2 Resolution 13 by striking the period (.) in line 41 and inserting
3 in lieu thereof:

- 4 " , if such plan of apportionment has been submitted to a
5 vote of the people in such subordinate unit of government and
6 has been approved by a majority of those voting on that issue."

ALAN SHIRLEY

- 1 Amend the Stanley-Smith amendment to Senate Concurrent Resolution
2 13 by adding after line 55 thereof the following additional resolving
3 clause:

- 4 "BE IT FURTHER RESOLVED, that if Congress does not submit the
5 Constitutional amendment as set forth herein, it shall not call a
6 Constitutional Convention, unless such convention can be limited
7 to only the consideration of the article herein proposed."

LEE H. GAUDINEER

- 1 Amend Senate File 79, page 1, line 12, by striking the words
2 "The Chronicle" and inserting in lieu thereof the following:
3 "The Brooklyn Chronicle".

KENNETH BENDA

- 1 Amend Senate File 128 by striking lines 9 through 11, in-
2 clusive, and inserting in lieu thereof the following:
3 "The real estate in such an estate may be sold at public auction
4 or by private sale, which ever is in the best interest of the estate.
5 However, if such real estate is sold by private sale, competitive
6 bidding shall be allowed if there is more than one interested buyer.
7 Such real estate, in either case, shall be advertised for sale in a
8 newspaper of general circulation in the county wherein such property
9 is located, at least ten (10) days prior to the date such real estate
10 is to be offered for sale."

LUCAS DeKOSTER
LEE H. GAUDINEER

- 1 Amend Senate File 417 as follows:

- 2 1. By striking from page 2, lines 24, 28, 31 and 33, the
3 period and in each case inserting in lieu thereof the word " , or".
4 2. By striking from page 3, lines 1 and 9, the period and in each
5 case inserting in lieu thereof the word " , or".
6 3. By striking from page 5, lines 30, 31, 33 and 34, the period
7 and in each case inserting in lieu thereof the word " , or".
8 4. By striking from page 6, line 1, the period and inserting in
9 lieu thereof the word " , or".
10 5. By inserting after the word "shall" on page 6, line 7, the
11 word "not".
12 6. By striking from page 6, line 28, the numeral "1".
13 7. By striking from page 7, lines 6 through 26, inclusive, and
14 inserting in lieu thereof the following:

15 "Sec. 11. Remedies.

16 1. The registrant of a mark that has been infringed may be
17 granted an injunction against an infringer in accordance
18 with the principles of equity. The court in its discretion
19 may allow the registrant to recover the damages caused by
20 the infringement or the profits of the infringer attributable
21 to the infringement, or both. The court may order any
22 counterfeits or limitations in the possession or under the
23 control of an infringer to be destroyed and in exceptional
24 cases the court may also award reasonable attorney fees to
25 the prevailing party.

26 2. Dilution of distinctiveness of a mark registered under
27 this Act shall be a ground for injunctive relief according
28 to the principles of equity.

29 Sec. 12. Defenses.

30 A registrant shall not use the letter "R" enclosed in
31 a circle, thus ®, "Registered in the U. S. Patent Office"
32 or "Reg. U. S. Patent Off." to give notice of registration
33 under this Act. Use of false notice of federal registration
34 is an affirmative defense which precludes recovery of damages,
35 profits, or injunctive relief under this Act for the period
36 during which false notice of federal registration is used.

37 Sec. 13. Application. This Act does not affect:."

38 8. Page 7, line 35, by striking the word "trademark" and inserting
39 in lieu thereof the words "certification mark".

40 9. By renumbering the sections on page 8.

41 10. By adding after line 21, page 8, the following new sections:

42 "Section one hundred ninety-two point twenty-three (192.23),
43 Code 1966, is amended by striking from line one (1) the words
44 'The Iowa trade-' and inserting in lieu thereof the words 'The
45 Iowa certification'."

46 "Section one hundred ninety-two point twenty-four (192.24),
47 Code 1966, is amended by striking from lines thirteen (13) and
48 sixteen (16) the word 'trade-mark' and inserting in lieu thereof
49 the words 'certification mark'."

50 "Section one hundred ninety-two point twenty-five (192.25),
51 Code 1966, is amended by striking from line four (4) the word
52 'trade-mark' and inserting in lieu thereof the words
53 'certification mark'."

54 "Section one hundred ninety-two point twenty-six (192.26),
55 Code 1966, is amended by striking from lines three (3), eight (8)
56 and thirteen (13) the word 'trade-mark' and inserting in lieu
57 thereof the words 'certification mark'."

58 "Section one hundred ninety-two point twenty-seven (192.27),
59 Code 1966, is amended by striking from lines two (2) and three (3)
60 the word 'trade-mark' and inserting in lieu thereof the words
61 'certification mark'."

62 "Section one hundred ninety-two point twenty-eight (192.28),
63 Code 1966, is amended by striking from lines three (3), four (4),
64 seven (7) and nine (9) the word 'trade-mark' and inserting in
65 lieu thereof the words 'certification mark'."

66 "Section one hundred ninety-two point twenty-nine (192.29),
67 Code 1966, is amended by striking from lines two (2), three (3)
68 and four (4) the word 'trade-mark' and inserting in lieu thereof
69 the words 'certification mark'."

70 "Section one hundred ninety-two point thirty (192.30), Code 1966,

71 is amended by striking from line six (6) the word 'trade-mark' and
72 inserting in lieu thereof the words 'certification mark'."

LUCAS J. DeKOSTER

1 Amend Senate File 473 by striking from page three
2 (3), lines five (5) and six (6), the word "instruments"
3 and inserting in lieu thereof the words "investment
4 securities".

ROBERT R. RIGLER

1 Amend Senate File 482 by inserting in page 1,
2 line 14, after the word "systems," the words "water
3 systems,".

CHARLES O. LAVERTY

1 Amend Senate File 482 as follows:
2 1. Amend section 2, page 2, line 12, by striking
3 the words "by resolution or ordinance duly adopted by"
4 and inserting in lieu thereof the words "at an election
5 called by the council of".
6 2. Amend section 2, page 2, line 13, by inserting
7 after the word "agreement" the words "and held in the
8 manner prescribed by chapter 407 of the Code".

CHARLES BALLOUN
RICHARD L. STEPHENS

1 Amend Senate File 555 by adding the following new section
2 thereto:
3 "Sec. 2. Section seven hundred fifty-one point four (751.4),
4 Code 1966, is hereby amended by inserting in line 16 after the
5 word, "property" the following:
6 "If the magistrate thereafter issues the search warrant, he
7 shall endorse on the application the name and address of all per-
8 sons upon whose sworn testimony he relied to issue such warrant to-
9 gether with an abstract of such witness' testimony. However, if
10 the grounds for issuance is supplied by an informant, the magistrate
11 shall only identify the peace officer to whom the information was
12 given and that he finds that such informant had previously given
13 reliable information."

LEE H. GAUDINEER, JR.

1 Senate File 612 is hereby amended by inserting on
2 page two (2), in line twenty-three (23), before the period
3 the words ", and persons employed by the commission for the
4 blind".

DAVID M. STANLEY
HUGH H. CLARKE
R. DEAN ARBUCKLE
JAMES A. POTGETER
CLIFTON C. LAMBORN
VERNON KYHL
FRANCIS MESSERLY
FLOYD GILLEY
CHESTER HOUGEN
JAMES W. GRIFFIN, SR.

- 1 Amend Senate File 612 by striking all of sections four (4)
- 2 and five (5) on pages 2 and 8 and renumbering the
- 3 remaining sections.

JOHN L. MOWRY

- 1 Amend House File 207, page two (2), line twenty-
- 2 three (23), by striking the word "ten" and inserting
- 3 lieu thereof the word "fifteen".

HAROLD THORSDEN
RALPH POTTER

- 1 Amend House File 348 by inserting after line 6, page 1,
- 2 the following new sections and renumbering the remaining
- 3 sections:

- 4 1. "Section twenty-eight point three (28.3), Code 1966,
- 5 is hereby amended as follows:

- 6 1. By striking lines one (1) through five (5), inclusive.

- 7 2. By striking from line six (6) the words 'hereinafter
- 8 appropriated', and inserting in lieu thereof the following:

- 9 The director shall be appointed by the governor, subject
- 10 to the approval of two-thirds of the members of the senate,
- 11 and shall serve at the pleasure of the governor.

- 12 The governor shall fix his compensation which shall be
- 13 payable out of the funds of the commission. The director
- 14 shall not be a member of the commission.

- 15 A director appointed when the general assembly is not
- 16 in session shall serve at the pleasure of the governor,
- 17 but his term shall expire thirty days after the general
- 18 assembly next convenes, unless during such thirty days he
- 19 be approved by two-thirds of the members of the senate.

- 20 By striking from line eleven (11) the word 'commission'
- 21 and inserting in lieu thereof the word 'governor'."

- 22 2. "Section twenty-eight point four (28.4), Code 1966,
- 23 is hereby amended by adding the following:

- 24 The director, subject to approval by the governor,
- 25 may employ administrative assistants or deputies."

- 26 3. "Chapter ninety-five (95), section three (3), Acts
- 27 of the Sixty-second General Assembly, is hereby amended
- 28 as follows:

- 29 1. By striking from line thirty-nine (39) the word
- 30 'and'.

- 31 2. By inserting in line forty (40) after the word
- 32 'each' the words, 'and all administrative assistants or
- 33 deputies employed by the director of the Iowa Development
- 34 Commission'."

JAMES POTGETER
LEIGH R. CURRAN

- 1 Amend House File 616 by inserting after line 11 the
- 2 following:

- 3 "The real estate in such an estate may be sold at
- 4 public auction or by private sale, whichever is in the best
- 5 interest of the estate. However, if such real estate is
- 6 sold by private sale, competitive bidding shall be allowed
- 7 if there is more than one interested buyer. Such real
- 8 estate, in either case, shall be advertised for sale in
- 9 a newspaper of general circulation in the county wherein

- 10 such property is located, at least ten (10) days prior
 11 to the date such real estate is to be offered for sale."

LUCAS J. DeKOSTER
 LEE H. GAUDINEER

Senator Stanley moved that the Senate adjourn until 9:00 a.m.,
 Monday, April 7, 1969.

Senator Frommelt requested a roll call.

On the question "Shall the motion to adjourn be adopted?" the
 vote was:

Ayes, 35:

Anderson	Flatt	Liste	Potgeter
Arbuckle	Gilley	Lodwick	Potter
Balloun	Griffin	Lucken	Shaff
Briles	Keith	Messery	Smith
Clarke	Klink	Mogged	Stanley
Conklin	Kosek	Mowry	Sullivan
Curran	Kyhl	Neu	Thordsen
DeHart	Laverty	Nicholson	Walsh
DeKoster	Leonard	Parker	

Nays, 15:

Coleman	Frommelt	McGill	Shirley
Denman	Gaudineer	O'Malley	Van Gilst
Dodds	Glenn	Reichardt	Weimer
Doderer	Hill	Schaben	

Absent or not voting, 11:

Benda	Hammer	Lange	Rigler
Erakine	Hougen	Ollenburg	Stephens
Frey	Lamborn	Palmer	

The motion prevailed and the Senate adjourned until 9:00 a.m.,
 Monday, April 7, 1969.

JOURNAL OF THE SENATE

SENATE CHAMBER,
DES MOINES, IOWA, MONDAY, APRIL 7, 1969.

The Senate met in regular session, President Jepsen presiding.

Prayer was offered by Reverend Lester Chapman, pastor of the First Congregational Church, Charles City, Iowa.

The Senate pledged allegiance to the flag.

The Journal of April 4, 1969, was approved.

LEAVES OF ABSENCE

Leaves of absence were granted as follows:

Senator Hammer for the day because of illness on request of Senator Stanley; Senator Balloun for part of the day on request of Senator Smith.

VISITORS

Senator Lodwick asked and received unanimous consent to record in the Journal the presence in the balcony on Friday, April 4, of students from Franklin Junior High School, Des Moines, and Iowa State University, Ames, accompanied by Mrs. John Helkenn.

CONSIDERATION OF BILLS

Senate File 276

On motion of Senator Lodwick, Senate File 276, a bill for an act relating to court records, 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?" (S.F. 276) the vote was:

Ayes, 46:

Arbuckle
Benda
Briles
Clarke
Conklin
Curran
DeHart
Dodds
Erskine

Frommelt
Gaudineer
Gilley
Glenn
Griffin
Hill
Hougen
Keith
Klink

Kosek
Kyhl
Lamborn
Lange
Lodwick
Lucken
McGill
Mogged
Mowry

Neu
Ollenburg
O'Malley
Palmer
Parker
Potgeter
Potter
Rigler
Schaben

Shaff
Shirley
Smith

Stanley
Stephens
Sullivan

Thordsen
Van Gilst

Walsh
Weimer

Nays, none.

Absent or not voting, 15:

Anderson
Balloun
Coleman
DeKoster

Denman
Doderer
Flatt
Frey

Hammer
Laverty
Leonard
Lisle

Messerly
Nicholson
Reichardt

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

Senate File 285

On motion of Senator Griffin, Senate File 285, a bill for an act relating to the compensation of insurance examiners, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Griffin offered the following amendment and moved its adoption:

Amend Senate File 285 by inserting in page 1, line 13, after the figure "(505.14)" the words "of the Code".

The amendment was adopted.

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

On the question "Shall the bill pass?" (S.F. 285) the vote was:

Ayes, 49:

Arbuckle
Benda
Briles
Clarke
Coleman
Conklin
Curran
DeHart
Dodds
Erskine
Gaudineer
Gilley
Glenn

Griffin
Hill
Hougen
Keith
Klink
Kosek
Kyhl
Lamborn
Lange
Laverty
Leonard
Lodwick

Lucken
McGill
Messerly
Mogged
Mowry
Neu
Ollenburg
O'Malley
Palmer
Parker
Potgeter
Potter

Rigler
Schaben
Shaff
Shirley
Smith
Stanley
Stephens
Sullivan
Thordsen
Van Gilst
Walsh
Weimer

Nays, 1:

Frey

Absent or not voting, 11:

Anderson
Balloun
DeKoster

Denman
Doderer
Flatt

Frommelt
Hammer
Lisle

Nicholson
Reichardt

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

Senate File 299

On motion of Senator Mogged, Senate File 299, a bill for an act to increase the license fees of real estate brokers and salesmen and providing for the payment of expenses of the real estate commission, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Rigler asked unanimous consent that action on Senate File 299 be deferred and that the bill be placed on the calendar under unfinished business.

Objection was raised.

Senator Messerly offered the following amendment and moved its adoption:

Senate File 299 is hereby amended as follows:

1. By striking all of section 1.
2. By consecutively renumbering the remaining sections.

Division was called for.

The amendment was adopted.

Senator Coleman offered the following amendment and moved its adoption:

Amend Senate File 299 as follows:

1. By striking the word "twenty" in line 19 and substitute in lieu thereof the word "fifteen".

The amendment was lost.

Senator Mogged offered the following amendment and moved its adoption:

Amend Senate File 299 by striking from page 1, lines 2 and 3, the words "and providing for the payment of expenses of the real estate commission".

The amendment was adopted.

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

On the question "Shall the bill pass?" (S.F. 299) the vote was:

Ayes, 47:

Anderson	Denman	Klink	Mogged
Arbuckle	Doderer	Kosek	Mowry
Balloun	Erskine	Kyhl	Neu
Benda	Frey	Lamborn	Nicholson
Briles	Gaudineer	Laverty	Ollenburg
Clarke	Gilley	Lisle	Parker
Conklin	Griffin	Lodwick	Potter
Curran	Hill	Lucken	Reichardt
DeHart	Hougen	McGill	Rigler
DeKoester	Keith	Messerly	Shaff

Smith
Stanley

Stephens
Sullivan

Thordsen
Van Gilst

Walsh

Nays, 8:

Coleman
Dodds

Frommelt
Glenn

Leonard
Palmer

Schaben
Shirley

Voting present, 8:

Lange O'Malley

Weimer

Absent or not voting, 8:

Flatt Hammer

Potgeter

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

UNFINISHED BUSINESS

Senate Concurrent Resolution 13

The Senate resumed consideration of Senate Concurrent Resolution 13.

Senator Stanley moved the adoption of the amendment filed by Senators Stanley and Smith on March 27, 1969.

Roll call was requested.

On the question "Shall the Stanley-Smith amendment be adopted?" (S.C.R. 13) the vote was:

Ayes, 40:

Anderson
Arbuckle
Balloun
Benda
Briles
Clarke
Conklin
Curran
DeHart
DeKoster

Erskine
Frey
Gilley
Hougen
Keith
Klink
Kosek
Kuhl
Lamborn
Lange

Laverty
Leonard
Lisle
Lodwick
Lucken
Messerly
Mogged
Mowry
Neu
Nicholson

Ollenburg
Parker
Potgeter
Potter
Rigler
Smith
Stanley
Stephens
Sullivan
Thordsen

Nays, 18:

Coleman
Denman
Dodds
Doderer
Frommelt

Gaudineer
Glenn
Griffin
Hill
McGill

O'Malley
Palmer
Reichardt
Schaben

Shirley
Van Gilst
Walsh
Weimer

Absent or not voting, 8:

Flatt Hammer

Shaff

The amendment was adopted.

Senator Gaudineer asked and received unanimous consent to withdraw the amendment filed by him on March 12 and found on page 479 of the Senate Journal.

Senator Doderer asked and received unanimous consent to withdraw the amendment filed by her on March 13 and found on page 489 of the Senate Journal.

Senator Shirley asked and received unanimous consent to withdraw the amendments filed by him on March 13 and 14 and found on pages 489, 490 and 508 of the Senate Journal.

Senator Denman asked and received unanimous consent to withdraw the amendment filed by him on March 13 and found on page 490 of the Senate Journal.

Senator Stanley moved the adoption of Senate Concurrent Resolution 13.

Roll call was requested.

On the question "Shall the resolution be adopted?" (S.C.R. 13) the vote was:

Ayes, 39:

Anderson	Frey	Leonard	Potgeter
Arbuckle	Gilley	Lisle	Potter
Balloun	Hougen	Lodwick	Rigler
Briles	Keith	Lucken	Shaff
Clarke	Klink	Messerly	Smith
Conklin	Kosek	Mogged	Stanley
Curran	Kyhl	Mowry	Stephens
DeHart	Lamborn	Nicholson	Sullivan
DeKoster	Lange	Ollenburg	Thordsen
Erskine	Laverty	Parker	

Nays, 20:

Benda	Frommelt	McGill	Schaben
Coleman	Gaudineer	Neu	Shirley
Denman	Glenn	O'Malley	Van Gilst
Dodds	Griffin	Palmer	Walsh
Doderer	Hill	Reichardt	Weimer

Absent or not voting, 2:

Flatt	Hammer
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The resolution having received a constitutional majority was declared to have been adopted by the Senate and the title was agreed to.

Senator Smith moved that the vote by which Senate Concurrent Resolution 13 was adopted by the Senate be reconsidered and the motion to reconsider be laid on the table, which motion prevailed.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

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

Senate File 140, 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 House was asked:

Senate File 176, a bill for an act relating to the codification of the revenue laws.

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

Senate File 177, a bill for an act to co-ordinate various statutes with the act creating the department of revenue.

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

Senate File 185, a bill for an act to correct a wrong reference in the school law.

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

Senate File 194, a bill for an act relating to special automobile registration plates.

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

Senate File 347, a bill for an act legalizing special election in Pottawattamie County on November 5, 1968.

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

House File 281, a bill for an act relating to general powers of the state board of tax review.

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

House File 361, a bill for an act relating to city civic centers.

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

House File 412, a bill for an act legalizing proceedings of Town Council of Mitchellville.

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

House File 454, a bill for an act legalizing procedures followed in Black Hawk County in repairing the roof of the county home.

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

House File 512, a bill for an act to accept a gift of real property for use of the state vocational rehabilitation facility at Charles City.

WILLIAM R. KENDRICK, Chief Clerk

On motion of Senator Stanley, the Senate recessed until 1:00 p.m.

AFTERNOON SESSION

The Senate reconvened, Senator Potgeter presiding.

On request of Senator Glenn, roll call revealed a quorum present.

HOUSE MESSAGES CONSIDERED

House File 281, a bill for an act relating to general powers of the state board of tax review.

Read first and second times and passed on file.

House File 361, a bill for an act to amend chapter three hundred twenty-five (325), Acts of the Sixty-second General Assembly, to authorize certain cities to acquire by purchase, lease or construction and to reconstruct, complete, equip, improve, repair, remodel, operate, control, maintain and manage civic centers and additions thereto; to acquire and improve property therefor; to levy taxes for the maintenance and operation thereof; to borrow money and issues bonds and to refund bonds and to levy taxes to pay bonds and interest thereon.

Read first and second times and passed on file.

House File 412, a bill for an act to legalize and validate the proceedings of the Town Council of the Town of Mitchellville, in the County of Polk, State of Iowa, in the calling of a special election on the proposition of constructing a combination Town Hall and Fire Station in said town and contracting indebtedness for such purpose not in excess of Forty Thousand Dollars (\$40,000), issuing bonds for such purpose not in excess of Forty Thousand Dollars (\$40,000), and levying a tax annually upon the taxable property of said town not in excess of three and four-tenths (3.4) mills per annum in payment of such bonds and the interest thereon; and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said town.

Read first and second times and passed on file.

House File 454, a bill for an act relating to the legalizing of procedures followed in Black Hawk County in repairing the roof of the county home.

Read first and second times and passed on file.

House File 512, a bill for an act to accept a gift of real property for use of the state vocational rehabilitation facility at Charles City, Iowa.

Read first and second times and passed on file.

President Jepsen took the chair at 1:12 p.m.

MESSAGE FROM THE HOUSE

The following message was received from the House:

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

House Concurrent Resolution 27, providing for a study committee on motor vehicle inspection.

WILLIAM R. KENDRICK, Chief Clerk

HOUSE CONCURRENT RESOLUTION 27

By Klein and Millen

Whereas, the number of serious injuries and deaths occurring as a result of motor vehicle accidents has increased at an alarming rate; and

Whereas, a direct or contributing cause of a substantial number of motor vehicle accidents may be equipment failure; and

Whereas, federal highway safety legislation and rules and regulations promulgated pursuant thereto have placed the burden on states to establish a vehicle inspection program; and

Whereas, federal participating highway construction funds could be curtailed in the absence of consideration of vehicle inspection legislation; and

Whereas, no legislation currently exists in the State of Iowa to require motor vehicle safety inspections; now, therefore,

Be It Resolved by the House of Representatives, the Senate Concurring, That the Legislative Research Committee or its successor agency, conduct, or appoint a study committee to conduct, a legislative study, prior to the convening of the second session of the Sixty-third General Assembly, concerning the desirability and feasibility of establishing state-wide motor vehicle inspection procedures in this state; and

Be It Further Resolved, That such study committee be directed to report its findings and recommendations to the Sixty-third General Assembly on or before February 1, 1970.

SENATE FILE 567 DEFERRED

Senator Potgeter asked and received unanimous consent that action on **Senate File 567** be deferred and that the bill be placed on the calendar under unfinished business.

CONSIDERATION OF BILLS

Senate File 544

On motion of Senator Lodwick, Senate File 544, a bill for an act to establish a state advisory council for vocational education, was taken up and considered.

Senator Potgeter took the chair at 1:20 p.m.

Senator Lange offered the following amendment and moved its adoption:

Amend Senate File 544, page two (2), by striking lines twenty-eight (28) through thirty-two (32) and inserting in lieu thereof the following:

"Sec. 2. This bill, being deemed of immediate importance, shall be in full force and effect upon publication in The Sac Sun, a newspaper published at Sac City, Iowa, and The New Hampton Tribune, a newspaper published at New Hampton, Iowa.

The amendment was adopted.

President Jepsen took the chair at 1:23 p.m.

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

On the question "Shall the bill pass?" (S.F. 544) the vote was:

Ayes, 47:

Anderson	Gilley	Lodwick	Potter
Arbuckle	Glenn	Lucken	Reichardt
Balboun	Griffin	McGill	Shaff
Clarke	Hill	Messerly	Smith
Conklin	Hougen	Mogged	Stanley
Curran	Keith	Mowry	Stephens
DeHart	Klink	Neu	Sullivan
DeKoster	Kosek	Nicholson	Thordsen
Doderer	Kyhl	Ollenburg	Van Gilst
Erskine	Lamborn	O'Malley	Walsh
Frey	Lange	Parker	Weimer
Gaudineer	Leonard	Potgeter	

Nays, 3:

Dodds	Frommelt	Schaben
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Absent or not voting, 11:

Benda	Denman	Laverty	Rigler
Briles	Flatt	Lisle	Shirley
Coleman	Hammer	Palmer	

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

House File 348

On motion of Senator Curran, House File 348, a bill for an act relating to the director of the Iowa development commission, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Potgeter offered following amendment by Senators Potgeter and Curran:

Amend House File 348 by inserting after line 6, page 1, the following new sections and renumbering the remaining sections:

1. "Section twenty-eight point three (28.3), Code 1966, is hereby amended as follows:

1. By striking lines one (1) through five (5), inclusive.

2. By striking from line six (6) the words 'hereinafter appropriated', and inserting in lieu thereof the following:

'The director shall be appointed by the governor, subject to the approval of two-thirds of the members of the senate, and shall serve at the pleasure of the governor.

The governor shall fix his compensation which shall be payable out of the funds of the commission. The director shall not be a member of the commission.

A director appointed when the general assembly is not in session shall

serve at the pleasure of the governor, but his term shall expire thirty days after the general assembly next convenes, unless during such thirty days he be approved by two-thirds of the members of the senate.'

By striking from line eleven (11) the word 'commission' and inserting in lieu thereof the word 'governor'."

2. "Section twenty-eight point four (28.4), Code 1966, is hereby amended by adding the following:

'The director, subject to approval by the governor, may employ administrative assistants or deputies.'"

3. "Chapter ninety-five (95), section three (3), Acts of the Sixty-second General Assembly, is hereby amended as follows:

1. By striking from line thirty-nine (39) the word 'and'.

2. By inserting in line forty (40) after the word 'each' the words, 'and all administrative assistants or deputies employed by the director of the Iowa Development Commission'."

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

The Senate reconvened, President Jepsen presiding.

Senator Potgeter moved the adoption of the Potgeter-Curran amendment and requested a roll call.

On the question "Shall the amendment be adopted?" (H.F. 348) the vote was:

Rule 8 was invoked.

Ayes, 28:

Arbuckle	DeKoster	Lange	Potter
Balloun	Flatt	Leonard	Reichardt
Benda	Gilley	Messerly	Rigler
Clarke	Griffin	Neu	Smith
Conklin	Hougen	Ollenburg	Stanley
Curran	Klink	Parker	Thordsen
DeHart	Kyhl	Potgeter	Walsh

Nays, 27:

Briles	Frommelt	McGill	Shaff
Coleman	Gaudineer	Mogged	Shirley
Denman	Glenn	Mowry	Stephens
Dodds	Hill	Nicholson	Sullivan
Doderer	Lamborn	O'Malley	Van Gilst
Erskine	Laverty	Palmer	Weimer
Frey	Lisle	Schaben	

Absent or not voting, 6:

Anderson	Keith	Lodwick	Lucken
Hammer	Kosek		

The amendment was adopted.

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

On the question "Shall the bill pass?" (H.F. 348) the vote was:

Rule 8 was invoked.

Ayes, 40:

Anderson	Erskine	Lamborn	Parker
Arbuckle	Flatt	Lange	Potgeter
Balloun	Frey	Lavery	Potter
Benda	Gaudineer	Leonard	Reichardt
Briles	Gilley	Lisle	Rigler
Clarke	Griffin	McGill	Smith
Conklin	Hougen	Messerly	Stanley
Curran	Keith	Neu	Stephens
DeHart	Klink	Nicholson	Thordsen
DeKoster	Kyhl	Ollenburg	Walsh

Nays, 17:

Coleman	Glenn	O'Malley	Shirley
Denman	Hill	Palmer	Sullivan
Dodds	Mogged	Schaben	Van Gilst
Doderer	Mowry	Shaff	Weimer
Frommelt			

Absent or not voting, 4:

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

Senator Walsh moved that the vote by which House File 348 passed the Senate be reconsidered and the motion to reconsider be laid on the table, which motion prevailed.

SENATE CONCURRENT RESOLUTION 14 ADOPTED

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

SENATE CONCURRENT RESOLUTION 14

By Shaff, Clarke, Rigler, Klink, Nicholson, Smith, Lange, Griffin, Lodwick, Parker, Flatt, Kosek, DeHart, Keith, Walsh, Potgeter, Arbuckle, Balloun, Benda, Messerly, Sullivan, DeKoster, Conklin, Potter and Curran

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 have been very wasteful, and

Whereas, States and local governments can resolve a great many of society's problems if they have adequate resources, and

Whereas, The federal government has usurped the most productive tax resources of the states by federal income taxes, excise taxes, and others of the same kind, 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 such programs ignore local conditions such as transportation, education, and skills of workers, and other conditions of the same kind, which further complicates a problem which may be readily solved in one area but only compounded in another, and

Whereas, If the federal government returns to the states a flat percentage of federal taxes collected from each state without any conditions attached

except, perhaps, bloc grants may be specifically earmarked for general categories such as education, *Now, Therefore,*

Be It Resolved by the Senate, the House Concurring, That the General Assembly of the State of Iowa urge the Congress of the United States to inaugurate a program of tax-sharing with the states whereby the state and local governments may receive the necessary financial resources to solve local problems unhampered by restrictions imposed by persons not familiar with the particulars involved in each community.

Be It Further Resolved, That a copy of this Resolution be forwarded to each member of the Iowa Congressional delegation.

The motion prevailed and the resolution was adopted.

INTRODUCTION OF BILLS

Senate File 613, by committee on state government, a bill for an act relating to the qualifications of the state law librarian.

Read first and second times and placed on calendar.

Senate File 614, by committee on county government, a bill for an act to increase the compensation of county officers, including county attorneys, sheriffs, district court clerks, and members of the county boards of supervisors.

Read first and second times and placed on calendar.

Senate File 615, by committee on law enforcement, a bill for an act relating to vehicle safety.

Read first and second times and placed on calendar.

Senate File 616, by committee on county government, a bill for an act relating to maximum expenditures, without a vote of the people, for county building construction or reconstruction and real estate purchases.

Read first and second times and placed on calendar.

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. 436	S. F. 76	H. F. 90	S. F. 569
S. F. 565	S. F. 353	S. F. 549	S. F. 261
S. F. 587			

SEELEY G. LODWICK, Chairman

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on April 7, 1969, the Governor had approved and transmitted to the Secretary of State the following bills:

Senate File 18, relating to establishment, management, operation, and regulation of state banks in Iowa, and to the State Superintendent of Banking, State Banking Board, and State Banking Department.

Senate File 95, relating to studded tires on school buses and fire department emergency apparatus.

Senate File 193, relating to regulation of jitney buses in cities and towns and application of certain jitney-bus laws to motorbus lines in cities and towns.

Senate File 199, relating to city boards of health in certain cities.

Senate File 210, relating to the expenses incurred by the Insurance Commissioner while in attendance at meetings with insurance officials of other states.

BILLS ASSIGNED TO COMMITTEE

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

- S. F. 592 Judiciary
- H.J.R. 6 Constitutional amendments and reapportionment
- H. F. 159 Law enforcement
- H. F. 227 Commerce
- H. F. 281 State government
- H. F. 309 Commerce
- H. F. 395 Schools
- H. F. 412 Judiciary
- H. F. 454 Judiciary
- H. F. 512 Social services
- H. F. 616 Social services

REPORT OF COMMITTEE

Senator Briles submitted the following report:

MR. PRESIDENT: Your committee on county government, to which was referred **Senate File 493**, a bill for an act relating to the bonds issued for construction of county public hospitals and additions thereto, begs leave to report it has had the same under consideration and recommends the same **do pass**.

JAMES BRILES, Chairman

Ordered passed on file.

AMENDMENTS FILED

- 1 Amend Senate File 253, section 1, as follows:
- 2 1. By striking the word "twelve" in line 15 and inserting
- 3 the word "ten".
- 4 2. By striking the words "thirteen thousand" in line 18
- 5 and inserting the words "ten thousand seven hundred fifty".
- 6 3. By striking the words "fourteen thousand" in line 22
- 7 and inserting the words "eleven thousand five hundred".

GENE W. GLENN

- 1 Amend Senate File 299 by striking from
- 2 page 1, lines 2 and 3, the words "and
- 3 providing for the payment of expenses
- 4 of the real estate commission".

CHARLES G. MOGGED

- 1 Amend Senate File 299 as follows:
- 2 1. By striking the word "twenty" in line 19 and
- 3 substitute in lieu thereof the word "fifteen".

C. JOSEPH COLEMAN

- 1 Amend Senate File 300 by striking from page 10, line
- 2 31, the word and figure "three (3)" and inserting in lieu
- 3 thereof the word and figure "five (5)".

DAVID M. STANLEY

- 1 Amend Senate File 305 by adding the following new section:
- 2 "Section eighty-six point eight (86.8), Code 1966, is
- 3 hereby amended by adding thereto the following new subsection:
- 4 'To supervise and determine the necessity, character,
- 5 and sufficiency of any services or supplies allowed under
- 6 section eighty-five point twenty-seven (85.27) of the Code,
- 7 and to supervise the physical and vocational rehabilitation
- 8 of employees receiving benefits under the workmen's compensation
- 9 and occupational disease acts.' "

LUCAS J. DeKOSTER

- 1 Amend Senate File 321 as follows:
- 2 1. By striking from page one (1), line twelve (12), the
- 3 word "jail" and inserting in lieu thereof the words "correction
- 4 center".
- 5 2. By striking from page one (1), line fifteen (15), the
- 6 word "jails" and inserting in lieu thereof the words "cor-
- 7 rection centers".
- 8 3. By striking from page one (1), line nineteen (19), the
- 9 word "jail" and inserting in lieu thereof the words "cor-
- 10 rection center".
- 11 4. By striking from page two (2), line two (2), the word
- 12 "jail" and inserting in lieu thereof the words "correction
- 13 center".
- 14 5. By striking from page two (2), line thirteen (13), the
- 15 word "jail" and inserting in lieu thereof the words "correction
- 16 center".
- 17 6. By striking from page two (2), line sixteen (16), the
- 18 word "jail" and inserting in lieu thereof the words "cor-
- 19 rection center".
- 20 7. By striking from page two (2), line eighteen (18), the
- 21 word "jail" and inserting in lieu thereof the words "cor-
- 22 rection center".
- 23 8. By striking from page two (2), line twenty-one (21), the
- 24 word "jail" and inserting in lieu thereof the words "cor-
- 25 rection center".
- 26 9. By striking from page two (2), line twenty-four (24),
- 27 the words "Establish industries, work, educational," and
- 28 inserting in lieu thereof the words "Cooperate with industry
- 29 and business to provide work, training".

- 30 10. By striking from page two (2), line thirty-three (33),
31 the word "jail" and inserting in lieu thereof the words "cor-
32 rection center".
- 33 11. By striking from page three (3), line one (1), the
34 word "jail" and inserting in lieu thereof the words "correction
35 center".
- 36 12. By striking from page three (3), line two (2), the
37 word "jail" and inserting in lieu thereof the words "correction
38 center".
- 39 13. By striking from page three (3), line seven (7), the
40 word "jail" and inserting in lieu thereof the words "correction
41 center".
- 42 14. By striking from page three (3), line fifteen (15), the
43 word "jail" and inserting in lieu thereof the words "correction
44 center".
- 45 15. By striking from page three (3), line eighteen (18),
46 the word "jail" and inserting in lieu thereof the words "cor-
47 rection center".
- 48 16. By striking from page three (3), line nineteen (19),
49 the word "jail" and inserting in lieu thereof the words "cor-
50 rection center".
- 51 17. By striking from page three (3), line twenty-one (21),
52 the word "jail" and inserting in lieu thereof the words "cor-
53 rection center".
- 54 18. By striking from page three (3), line twenty-four (24),
55 the word "jail" and inserting in lieu thereof the words "cor-
56 rection center".
- 57 19. By striking from page three (3), line thirty-two (32),
58 the word "jail" and inserting in lieu thereof the words "cor-
59 rection center".
- 60 20. By striking from page three (3), line thirty-three (33),
61 the word "jail" and inserting in lieu thereof the words "cor-
62 rection center".
- 63 21. By striking from page three (3), line thirty-five (35),
64 the word "jail" and inserting in lieu thereof the words "cor-
65 rection center".
- 66 22. By striking from page four (4), line five (5), the word
67 "jail" and inserting in lieu thereof the words "correction
68 center".
- 69 23. By striking from page four (4), line eleven (11), the
70 word "jail" and inserting in lieu thereof the words "correction
71 center".
- 72 24. By striking from page four (4), line twenty-two (22),
73 the word "jail" and inserting in lieu thereof the words "cor-
74 rection center".
- 75 25. By striking from page four (4), line twenty-seven (27),
76 the word "jail" and inserting in lieu thereof the words "cor-
77 rection center".
- 78 26. By striking from page four (4), line twenty-eight (28),
79 the word "jail" and inserting in lieu thereof the words "cor-
80 rection center".
- 81 27. By striking from page four (4), line thirty (30), the
82 word "jail" and inserting in lieu thereof the words "correction
83 center".
- 84 28. By striking from page five (5), line eight (8), the

85 word "jail" and inserting in lieu thereof the words "correction
86 center".

87 29. By striking from page five (5), line sixteen (16), the
88 word "jail" and inserting in lieu thereof the words "correction
89 center".

90 30. By striking from page five (5), line seventeen (17),
91 the word "jail" and inserting in lieu thereof the words "cor-
92 rection center".

93 31. By striking from page five (5), line twenty-nine (29),
94 the word "jail" and inserting in lieu thereof the words "cor-
95 rection center".

96 32. By striking from page five (5), line thirty-one (31),
97 the word "jail" and inserting in lieu thereof the words "cor-
98 rection center".

99 33. By striking from page five (5), line thirty-five (35),
100 the word "jail" and inserting in lieu thereof the words "cor-
101 rection center".

102 34. By striking from page six (6), line four (4), the word
103 "jail" and inserting in lieu thereof the words "correction
104 center".

105 35. By striking from page six (6), line-eight (8), the word
106 "jail" and inserting in lieu thereof the words "correction
107 center".

108 36. By striking from page six (6), line eleven (11), the
109 word "jail" and inserting in lieu thereof the words "cor-
110 rection center".

111 37. By striking from page six (6), line eighteen (18), the
112 word "jail" and inserting in lieu thereof the words "cor-
113 rection center".

114 38. By striking from page six (6), line twenty-one (21),
115 the word "jail" and inserting in lieu thereof the words "cor-
116 rection center".

117 39. By striking from page six (6), lines twenty-four (24)
118 through thirty-five (35), inclusive.

119 40. By striking from page seven (7), lines one (1) through
120 five (5), inclusive.

121 41. By adding the following new sections as follows:

122 "Chapter two hundred eighteen (218), Code 1966, is hereby
123 amended by adding the following new section:

124 "The commissioner of the department of social services may
125 accept grants of funds from federal or other sources to erect,
126 operate and maintain the regional correction center system and
127 juvenile detention facilities."

128 "The commissioner shall determine for each quarter of the
129 year the cost per day for each person committed. Such cost
130 shall include all labor, materials, food, supplies, maintenance,
131 repairs, transportation and a reasonable allocation of over-
132 head of the department of social services required to operate
133 the regional correction center. The commissioner shall charge
134 monthly the county of commitment for the number of total days
135 of commitment of persons from such county times the average
136 daily cost for the most recent preceding quarter, less any
137 amount received under the work release program as provided in
138 section five (5) of this Act, and including amounts paid by
139 the commissioner under section nine (9) of this Act. The

140 county auditor shall audit the charge, and upon verification
141 shall draw a warrant on the general fund of the county. The
142 county shall have the same rights against the person for pay-
143 ment of the charges as in cases where commitment is to a county
144 or municipal jail.”

145 42. By striking from page one (1), line one (1), the word
146 “jail” and inserting in lieu thereof the words “correction
147 center”.

148 43. By striking from page one (1), lines three (3) and
149 four (4), the words “, and providing an appropriation therefor”.

J. HENRY LUCKEN
ERNEST KOSEK

1 Amend Senate File 548 by striking from page 8, lines 16 and
2 17, the word “separate” and by striking from page 8, lines 17
3 through 26, inclusive, and inserting in lieu thereof the following:
4 “The question shall be submitted pursuant to sections
5 49.98 through 49.98, inclusive, or pursuant to sections 52.24
6 and 52.25, of the Code as the case may be.”

KENNETH BENDA

1 Amend Senate File 548 as follows:

2 1. By striking from page 6, lines 19 through 27, inclusive.

3 2. By striking from page 6, line 28, the words “There is also,
4 hereby imposed and levied upon all other” and inserting in lieu
5 thereof the words “levied upon all”.

6 3. By striking from page 6, lines 31 through 33, inclusive
7 the words “, together with the receipts from the tax imposed upon
8 moneys and credits and other intangible personal property,”.

9 4. By striking the sentence beginning on page 7, line 1, and
10 ending on page 7, line 7.

11 5. By striking from page 7, lines 16 through 18, inclusive the
12 words “, taking into consideration the receipts to be derived from
13 the one mill tax imposed upon moneys and credits and other intangible
14 personal property”.

15 6. By striking from page 7, line 18, the words “Such
16 additional” and inserting in lieu thereof the word “The”.

KENNETH BENDA

1 Amend Senate File 597 by striking from page 1, line
2 25, the word “chapter” and inserting in lieu thereof the
3 word “section”.

FRANCIS L. MESSERLY

1 Amend Senate File 597, page 2, line 1, by inserting after the figure
2 “1966” the following: “and any Act of the Sixty-third General Assembly
3 relating to the treatment of alcoholism, no part of this appropriation
4 shall be used for salaries, support and maintenance of the commission,
5 all”.

JOHN MOWRY
LEE GAUDINEER

1 Amend Senate File 597 as follows:

2 1. By striking from page 4, lines 21 through 25,
3 inclusive, and by inserting in lieu thereof the words
4 and figures “miscellaneous purposes . . . \$126,340.00”.

- 5 2. By striking from page 4, line 28, the figures "\$143,340.00"
6 and inserting in lieu thereof the figures "\$131,340.00".

CHARLES F. BALLOUN

- 1 Amend Senate File 597 by striking from page 7, line 19,
2 the words and figures "twenty-two thousand (22,000)" and
3 inserting in lieu thereof the words and figures "twenty-four
4 thousand (24,000)".

ROGER J. SHAFF
ROBERT R. RIGLER
ALAN SHIRLEY

- 1 Amend Senate File 599, page 1, line 6, by inserting after the
2 word "appropriated" the following: "from the general fund of
3 the state".

FRANCIS MESSERLY

- 1 Amend House File 60 as follows:
2 1. Line 9, by striking the "comma"
3 after the word "system" and inserting the
4 following: "or on any four-lane primary
5 highway."

CLIFTON C. LAMBORN

- 1 Amend House File 171 by inserting in line 9 after the word,
2 "annual", the following:
3 "common ragweed (*ambrosia artemisiadfolia*) annual, giant rag-
4 weed (*ambrosia trifida*) annual, perennial ragweed (*ambrosia psilo-*
5 *stachya*) annual".

LEE H. GAUDINEER, JR.
C. JOSEPH COLEMAN

On motion of Senator Stanley, the Senate adjourned until 9:00
a.m., Tuesday, April 8, 1969.

JOURNAL OF THE SENATE

SENATE CHAMBER,
DES MOINES, IOWA, TUESDAY, APRIL 8, 1969.

The Senate met in regular session, President Jepsen presiding.

Prayer was offered by Reverend Emil Martinson, pastor of the Big Canoe and Highland Parish Church, Decorah, Iowa.

The Senate pledged allegiance to the flag.

The Journal of April 7, 1969, was approved.

LEAVES OF ABSENCE

Leaves of absence were granted as follows:

Senator Hammer for the day because of illness on request of Senator Stanley; Senator Potter for part of the day on request of Senator Stanley.

DISTINGUISHED GUEST

Senator Kyhl rose on a point of personal privilege and presented to the Senate the Honorable W. L. (Bill) Mooty, former Lieutenant Governor.

VISITORS WELCOMED

President Jepsen welcomed the following groups of visitors at the request of members of the Senate:

By Senator Arbuckle, twenty-nine ninth grade students from the Jefferson Junior High School, who were present in the balcony with their instructors, Mr. Meade, Mr. Bentz and Mr. Mohr.

By Senator Flatt, ninety-three students from the Winterset Junior High School, who were present in the balcony with their instructors, Mr. Bassett, Mr. Kruger, Mr. Scholten, Mrs. Sawyers and Mrs. White.

CONSIDERATION OF BILLS

Senate File 545

On motion of Senator Lodwick, Senate File 545, a bill for an act relating to payment by school boards of dues to an association of school boards and of expenses of board members, was taken up and considered.

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

On the question "Shall the bill pass?" (S.F. 545) the vote was:

Ayes, 45:

Anderson	Doderer	Leonard	Parker
Arbuckle	Erskine	Lisle	Potgeter
Balloun	Frey	Lodwick	Potter
Benda	Gilley	Lucken	Rigler
Briles	Glenn	McGill	Shaff
Clarke	Griffin	Messerly	Stanley
Coleman	Klink	Mogged	Stephens
Conklin	Kosek	Mowry	Sullivan
Curran	Kyhl	Neu	Thordson
DeHart	Lamborn	Nicholson	Van Gilst
DeKoster	Laverty	Ollenburg	Walsh
Dodds			

Nays, 2:

Frommelt	Shirley
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Voting present, 8:

Gaudineer	Hougen	O'Malley	Schaben
Hill	Lange	Palmer	Smith

Absent or not voting, 6:

Denman	Hammer	Reichardt	Weimer
Flatt	Keith		

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

RULES SUSPENDED

Senator Neu asked unanimous consent to suspend the rules and take up for consideration **House Files 733 and 736.**

Objection was raised by Senator Glenn.

Senator Neu moved that the rules be suspended and that **House File 733** be taken up for consideration.

Roll call was requested.

On the question "Shall the motion be adopted?" (H.F. 733) the vote was:

Ayes, 50:

Anderson	Dodds	Hougen	Lodwick
Benda	Doderer	Keith	McGill
Briles	Erskine	Kosek	Messerly
Clarke	Flatt	Kyhl	Mogged
Coleman	Frey	Lamborn	Mowry
Conklin	Frommelt	Lange	Neu
Curran	Gaudineer	Laverty	Nicholson
DeKoster	Gilley	Leonard	Ollenburg
Denman	Griffin	Lisle	O'Malley

Palmer	Rigler	Smith	Thordsen
Parker	Schaben	Stanley	Walsh
Potter	Shaff	Sullivan	Weimer
Reichardt	Shirley		

Nays, 4:

Arbuckle	Glenn	Hill	Klink
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Voting present, 2:

Balloun	DeHart
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Absent or not voting, 5:

Hammer	Potgeter	Stephens	Van Gilst
Lucken			

The motion prevailed.

Senator Neu moved that the rules be suspended and that **House File 736** be taken up for consideration.

Roll call was requested.

On the question "Shall the motion be adopted?" (H.F. 736) the vote was:

Ayes, 49:

Anderson	Frey	Lodwick	Potter
Benda	Gaudineer	Lucken	Rigler
Briles	Gilley	McGill	Schaben
Clarke	Griffin	Messerly	Shaff
Coleman	Hougen	Mogged	Shirley
Conklin	Kosek	Mowry	Smith
Curran	Kyhl	Neu	Stanley
DeKoster	Lamborn	Nicholson	Sullivan
Denman	Lange	Ollenburg	Thordsen
Dodds	Laverty	O'Malley	Van Gilst
Doderer	Leonard	Palmer	Walsh
Erakine	Lisle	Parker	Weimer
Flatt			

Nays, 2:

Glenn	Klink
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Voting present, 1:

DeHart

Absent or not voting, 9:

Arbuckle	Hammer	Keith	Reichardt
Balloun	Hill	Potgeter	Stephens
Frommelt			

The motion prevailed.

CONSIDERATION OF BILLS

House File 733

On motion of Senator Neu, House File 733, a bill for an act relating to the urban-renewal law and the low-rent housing law and to

legalize and validate certain actions under such laws, was taken up and considered.

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?" (H.F. 733) the vote was:

Ayes, 52:

Anderson	Flatt	Lisle	Potgeter
Arbuckle	Frey	Lodwick	Potter
Balloun	Frommelt	Lucken	Reichardt
Benda	Gaudineer	McGill	Rigler
Clarke	Gilley	Messery	Schaben
Conklin	Hill	Mogged	Shaff
Curran	Hougen	Mowry	Shirley
DeHart	Keith	Neu	Smith
DeKoster	Klink	Nicholson	Stanley
Denman	Kosek	Ollenburger	Sullivan
Dodds	Kyhl	O'Malley	Thordsen
Doderer	Lange	Palmer	Van Gilst
Erskine	Leonard	Parker	Walsh

Nays, 1:

Glenn

Absent or not voting, 8:

Briles	Griffin	Lamborn	Stephens
Coleman	Hammer	Laverty	Weimer

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

Senator Neu moved that the vote by which House File 733 passed the Senate be reconsidered and the motion to reconsider be laid on the table, which motion prevailed.

House File 736

On motion of Senator Neu, House File 736, a bill for an act relating to powers and duties of municipal officers, was taken up and considered.

Senator Schaben took the chair at 10:10 a.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?" (H.F. 736) the vote was:

Ayes, 54:

Anderson	Conklin	Doderer	Gilley
Arbuckle	Curran	Erskine	Hill
Balloun	DeHart	Flatt	Hougen
Benda	DeKoster	Frey	Keith
Briles	Denman	Frommelt	Klink
Clarke	Dodds	Gaudineer	Kosek

Kyhl	Messerly	Parker	Shirley
Lange	Mogged	Potgeter	Smith
Laverty	Mowry	Potter	Stanley
Leonard	Neu	Reichardt	Sullivan
Lisle	Nicholson	Rigler	Thordsen
Lodwick	Ollenburg	Schaben	Walsh
Lucken	O'Malley	Shaff	Weimer
McGill	Palmer		

Nays, 1:

Glenn

Voting present, 1:

Coleman

Absent or not voting, 5:

Griffin
Hammer

Lamborn

Stephens

Van Gilst

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

Senator Neu moved that the vote by which House File 736 passed the Senate be reconsidered and the motion to reconsider be laid on the table, which motion prevailed.

BILLS DEFERRED

House File 436

On motion of Senator Rigler, House File 436, a bill for an act relating to the issuance of public warrants to cover anticipated deficiencies in a fund and raising the permissible rate of interest which unpaid public warrants draw, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

Senator Rigler asked and received unanimous consent that action on **House File 436** be deferred and that the bill be placed on the calendar under unfinished business.

Senate File 565

Senator DeKoster asked and received unanimous consent that further action on **Senate File 565** be deferred and that the bill retain its place on the calendar.

Senate File 353

On motion of Senator DeKoster, Senate File 353, a bill for an act relating to the payment of unemployment compensation benefits, 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 action on **Senate File 353** be deferred and that the bill be placed on the calendar under unfinished business.

Senate File 614

On motion of Senator Flatt, Senate File 614, a bill for an act to increase the compensation of county officers, including county attorneys, sheriffs, district court clerks, and members of the county boards of supervisors, was taken up and considered.

President Jepsen took the chair at 10:30 a.m.

Senator Flatt asked and received unanimous consent that action on **Senate File 614** be deferred and that the bill be placed on the calendar under unfinished business.

SUBSTITUTION

Senator Briles asked and received unanimous consent that **Senate File 614** be substituted for **Senate File 587**.

WITHDRAWN

Senator Briles asked and received unanimous consent that **Senate File 587** be withdrawn from further consideration of the Senate.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Hill, 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 14, 153, 160, 210, 248, 258 and 501.

CHARLES G. MOGGED
Chairman, Senate Committee
ELIZABETH SHAW
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 the following bills: House Files 14, 153, 160, 210, 248, 258 and 501.

CONSIDERATION OF BILLS**Senate File 76**

On motion of Senator Schaben, Senate File 76, a bill for an act to exempt employees of drainage districts from coverage under the Iowa public employees' retirement system, except those employees already vested, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Schaben asked and received unanimous consent that action on **Senate File 76** be temporarily deferred and that the bill retain its place on the calendar.

House File 90

On motion of Senator Arbuckle, House File 90, a bill for an act relating to parental responsibility for actions of children, with report of committee without recommendation, was taken up, considered, and the report of the committee adopted.

Senator Gaudineer asked and received unanimous consent to withdraw the following amendment filed by Senators Kyhl and Gaudineer:

Amend House File 90 by numbering properly and adding on page 2 the following new section:

"Legal guardian shall not include the state, any of its departments or institutions, its political subdivisions, employees, or officials of the state, its political subdivision, or anyone to whom legal custody of a child is given for the purpose of parole or probation as a juvenile offender or because such child is a delinquent or neglected child."

Senator Frey moved that House File 90 be re-referred to the committee on judiciary.

Senator Frey asked and received unanimous consent to withdraw his motion.

Senator Glenn offered the following amendment and moved its adoption:

Amend House File 90 by striking all of subsection 2 of section 1, and re-numbering the remaining subsections accordingly.

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 passed the following bill in which the concurrence of the Senate is asked:

House File 173, a bill for an act relating to the compensation of the clerk of the grand jury.

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

House File 198, a bill for an act relating to membership on the civil service commission.

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

House File 334, a bill for an act relating to the amount of money a county may spend to repair and remodel buildings owned by the county.

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

House File 335, a bill for an act to legalize proceedings of Board of Directors of the Carson-Macedonia Community School District.

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

House File 367, a bill for an act relating to the recovery of moneys from the estate of a person who received medical assistance.

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

House File 680, a bill for an act relating to the state's share of the funding of the department of housing and urban development riot reinsurance program.

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

House Concurrent Resolution 21, providing for a study committee to study the Iowa Constitution and statutes relating to the use of the rights of eminent domain.

WILLIAM R. KENDRICK, Chief Clerk

HOUSE CONCURRENT RESOLUTION 21

By Holden

Whereas, the right to condemn private property for public use has been exercised by an increasing number of governmental agencies and private interests, and

Whereas, easements granted to utilities and others are of a permanent nature and thus place permanent restrictions on future use of the property, and

Whereas, the burden of easements for power lines and pipe lines is becoming tremendous in the growth areas of the state where some land owners have two, three or more corridors over their property by easement.

Whereas, the taking or using of private property often causes future hardship or financial loss to the owner beyond that which is readily discernible, and

Whereas, the number of protests, legal actions, and land owner unrest is increasing.

Whereas, landowners are demanding an over haul of the eminent domain laws.

Whereas, both the rights of property owners and the need for a condemnation procedure have been recognized by law.

Whereas, the consideration of bills hastily prepared may result in legislation that is not in the public interest, and

Whereas, most of the complaints appear to be coming from the owners of agricultural land; now, therefore,

Be It Resolved by the House of Representatives, the Senate Concurring: That the House committee on agriculture cause a study to be made of the Iowa Constitution and statutes relating to the use of the rights of eminent domain by public bodies and private interests, this study to be made during the interim between the 1969 and 1970 sessions. This study may be made by the House committee on agriculture in the event that it is to continue as a standing committee during this interim period; otherwise, it shall submit proposed legislation to this assembly providing for a special study committee to carry out the intent of this resolution.

Be It Further Resolved: That the committee conducting the study be directed to report study findings and committee recommendations, accompanied by legislation incorporating such recommendations, to the session of the General Assembly commencing in January, 1970.

MOTION TO RECONSIDER

MR. PRESIDENT: I move to reconsider the vote by which Senate File 544 passed the Senate.

LEE H. GAUDINEER

REASSIGNMENT OF SENATE FILE 577

President Jepsen announced the reassignment of **Senate File 577** from the committee on **agriculture** to the committee on **commerce**.

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

AFTERNOON SESSION

The Senate reconvened, President Jepsen presiding.

LEAVE OF ABSENCE

Senator Stanley asked and received unanimous consent that Senator Curran be excused for the afternoon.

INTRODUCTION OF BILLS

Senate File 617, by committee on higher education, a bill for an act to authorize merged areas to enter into extended time contracts with or without lease-purchase options for rental of buildings for vocational school or community college purposes.

Read first and second times and placed on calendar.

Senate File 618, by committee on agriculture, a bill for an act to provide an excise tax on the sale of eggs and turkeys.

Read first and second times and placed on calendar.

Senate File 619, by committee on ways and means, a bill for an act relating to service taxes on new construction, advertising, and the processing of meat, fish, and fowl.

Read first and second times and placed on calendar.

HOUSE MESSAGES CONSIDERED

House File 173, a bill for an act relating to the compensation of the clerk of the grand jury.

Read first and second times and passed on file.

House File 198, a bill for an act relating to membership on the civil service commission.

Read first and second times and passed on file.

House File 334, a bill for an act relating to the amount of money a county may spend to repair and remodel buildings owned by the county.

Read first and second times and passed on file.

House File 335, a bill for an act to legalize and validate the proceedings of the Board of Directors of the Carson-Macedonia Community School District, in the County of Pottawattamie, State of Iowa, authorizing the sale of certain real estate described as the West 138 feet of the East 204 feet of the North 155 feet of Out Lot 4 in the Town of Macedonia, Pottawattamie County, Iowa, to Lawrence L. Wax and Gwyneth J. Wax, husband and wife.

Read first and second times and passed on file.

House File 367, a bill for an act relating to the recovery of moneys from the estate of a person who has received medical assistance.

Read first and second times and passed on file.

House File 680, a bill for an act relating to the state's share of the funding of the department of housing and urban development riot reinsurance program.

Read first and second times and passed on file.

EXPLANATION OF VOTE

I was out of the Senate chamber when the votes on House File 733 and House File 786 were taken. If I had been present I would have voted "aye".
JAMES W. GRIFFIN, SR.

CONSIDERATION OF BILLS

House File 90

The Senate resumed consideration of House File 90.

Senator Stanley offered the following amendment filed by Senators Stanley, et al., and moved its adoption:

Amend House File 90 as follows:

1. On page 1, strike lines 6 through 9, inclusive, and insert in lieu thereof the following:

"1. The parent or parents of an unemancipated minor child under the age of eighteen years shall be liable for actual damages to person or property caused by unlawful acts of such child. However, a parent who is not entitled to legal custody of the minor child at the time of the unlawful act shall not be liable for such damages."

2. On page 1, lines 10 and 11, strike the words "charged with the care, custody and control".

Roll call was requested.

On the question "Shall the Stanley, et al., amendment be adopted?" (H.F. 90) the vote was:

Ayes, 46:

Anderson	Frommelt	McGill	Rigler
Arbuckle	Gaudineer	Mogged	Schaben
Balloun	Gilley	Mowry	Shaff
Benda	Griffin	Neu	Shirley
Briles	Hill	Nicholson	Smith
Clarke	Keith	Ollenburg	Stanley
DeHart	Klink	O'Malley	Stephens
DeKoster	Kosek	Palmer	Sullivan
Denman	Kyhl	Potgeter	Thordsen
Doderer	Lisle	Potter	Van Gilst
Erskine	Lodwick	Reichardt	Walsh
Frey	Lucken		

Nays, 4:

Coleman	Dodds	Glenn	Leonard
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Absent or not voting, 11:

Conklin	Hammer	Lange	Parker
Curran	Hougen	Lavery	Weimer
Flatt	Lamborn	Messerly	

The amendment was adopted.

Senator Reichardt offered the following amendment and moved its adoption:

Amend House File 90, as passed by the House and amended by the Senate, by inserting on page 1, after the word "damages" at the end of subsection one (1) of section one (1), the following: "and for unpaid balances of accounts of credit extended to such child within the limits of this Act."

Senator Sullivan raised a point of order on the amendment for the reason that it was not germane to the bill.

The Chair ruled the point not well taken and the amendment in order.

Division was call for.

The amendment was lost.

Senator Reichardt asked and received unanimous consent to withdraw the following amendment:

Amend House File 90, as passed by the House, by inserting on page 1 after the word, "property" at the end of subsection 1 of section 1, the following: "and for unpaid balances of accounts of credit extended to such child within the limits of this Act."

Senator Lisle moved the previous question on the bill.

Roll call was requested.

On the question "Shall the main question be now put?" (H.F. 90) the vote was:

Ayes, 33:

Anderson	Erskine	Leonard	Potter
Arbuckle	Flatt	Lisle	Rigler
Balloun	Frey	Lodwick	Shaff
Benda	Gilley	Lucken	Smith
Briles	Hougen	Messerly	Stanley
Clarke	Klink	Nicholson	Stephens
Conklin	Kosek	Ollenburg	Sullivan
DeHart	Lamborn	Potgeter	Thordsen
DeKoster			

Nays, 19:

Coleman	Gaudineer	Mowry	Schaben
Denman	Glenn	Neu	Shirley
Dodds	Hill	O'Malley	Van Gilst
Doderer	McGill	Palmer	Walsh
Frommelt	Mogged	Reichardt	

Absent or not voting, 9:

Curran	Keith	Lange	Parker
Griffin	Kyhl	Laverty	Weimer
Hammer			

The motion prevailed.

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

On the question "Shall the bill pass?" (H.F. 90) the vote was:

Rule 8 was invoked.

Ayes, 35:

Anderson	Frey	Lucken	Shaff
Arbuckle	Gilley	McGill	Smith
Balloun	Hill	Messerly	Stanley
Benda	Hougen	Mogged	Stephens
Clarke	Klink	Mowry	Sullivan
Conklin	Kosek	Nicholson	Thordsen
DeHart	Lamborn	Ollenburg	Van Gilst
Erskine	Lisle	Potter	Walsh
Flatt	Lodwick	Rigler	

Nays, 17:

Coleman	Frommelt	Neu	Reichardt
DeKoster	Gaudineer	O'Malley	Schaben
Denman	Glenn	Palmer	Shirley
Dodds	Leonard	Potgeter	Weimer
Doderer			

Absent or not voting, 9:

Briles	Hammer	Kyhl	Laverty
Curran	Keith	Lange	Parker
Griffin			

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

Senator Potter asked and received unanimous consent that **Senate File 234** be withdrawn from further consideration of the Senate.

Senate File 76

The Senate resumed consideration of Senate File 76 previously deferred.

Senator Schaben offered the following amendment by Senators Schaben and Lodwick and moved its adoption:

Amend Senate File 76, line ten (10), by striking the period after the word "vested", and inserting in lieu thereof " , unless such drainage and levy districts shall make an application to the commission to be covered under the provisions of this chapter."

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?" (S.F. 76) the vote was:

Ayes, 49:

Anderson	Flatt	Lisle	Potter
Arbuckle	Frey	Lodwick	Reichardt
Balloun	Frommelt	Lucken	Rigler
Benda	Gaudineer	McGill	Schaben
Briles	Gilley	Messerly	Shirley
Clarke	Glenn	Mogged	Smith
Coleman	Hill	Mowry	Stanley
Conklin	Keith	Neu	Stephens
DeHart	Klink	Nicholson	Sullivan
Denman	Kosek	Ollenburg	Thordsen
Dodds	Lamborn	Palmer	Van Gilst
Doderer	Leonard	Potgeter	Walsh
Erskine			

Nays, none.

Voting present, 1:

DeKoster

Absent or not voting, 11:

Curran	Hougen	Lavery	Shaff
Griffin	Kyhl	O'Malley	Weimer
Hammer	Lange	Parker	

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 Thordsen submitted the following report:

MR. PRESIDENT: Your committee appointed to investigate the character and qualifications of Kenneth W. Anderson of Davenport, Scott County,

Iowa, for appointment as a member of the Iowa Liquor Commission, under the provisions of section 123.7 of the Code of Iowa, 1966, for the regular six-year term beginning July 1, 1969, and ending June 30, 1975, begs leave to report that it has made investigation and recommends that the appointment be confirmed.

HAROLD A. THORDSEN, Chairman
EDWARD E. NICHOLSON
THOMAS J. FREY
GEORGE E. O'MALLEY
KENNETH PARKER

On motion of Senator Thordsen, the report was adopted.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 48:

Anderson	Flatt	Lisle	Reichardt
Arbuckle	Frey	Lodwick	Rigler
Balkoun	Frommelt	Lucken	Schaben
Benda	Gaudineer	McGill	Shaff
Clarke	Gilley	Messerly	Shirley
Coleman	Glenn	Mogged	Smith
Conklin	Hill	Mowry	Stanley
DeHart	Keith	Nicholson	Stephens
DeKoster	Klink	Ollenburg	Sullivan
Denman	Kosek	Palmer	Thordsen
Dodds	Lamborn	Potgeter	Van Gilst
Erskine	Leonard	Potter	Walsh

Nays, none.

Absent or not voting, 18:

Briles	Hammer	Lange	O'Malley
Curran	Hougen	Laverty	Parker
Doderer	Kyhl	Neu	Weimer
Griffin			

President Jepsen declared the appointment of Kenneth W. Anderson as a member of the Iowa Liquor Control Commission confirmed for the regular term ending June 30, 1975.

Senator DeHart submitted the following report:

MR. PRESIDENT: Your committee appointed to investigate the character and qualifications of Collin Fritz of Newton, Iowa, for appointment as Superintendent of Department of Banking, under the provisions of section 524.2, Code 1966, for the regular four-year term beginning July 1, 1969, and ending June 30, 1973, begs leave to report that it has made investigation and recommends that the appointment be confirmed.

PEARLE P. DeHART, Chairman
JOHN L. MOWRY
EUGENE HILL
ROBERT R. RIGLER
ELMER F. LANGE

On motion of Senator DeHart, the report was adopted.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 45:

Anderson	Flatt	Leonard	Potter
Arbuckle	Frey	Lodwick	Reichardt
Balloun	Frommelt	Lucken	Rigler
Benda	Gaudineer	McGill	Shaff
Coleman	Gilley	Mogged	Shirley
Conklin	Glenn	Mowry	Smith
DeHart	Hill	Neu	Stanley
DeKoster	Keith	Nicholson	Stephens
Denman	Klink	Ollenburg	Sullivan
Dodds	Kosek	Palmer	Van Gilst
Doderer	Lamborn	Potgeter	Walsh
Erskine			

Nays, none.**Absent or not voting, 16:**

Briles	Hammer	Laverty	Parker
Clarke	Hougen	Lisle	Schaben
Curran	Kyhl	Messerly	Thordsen
Griffin	Lange	O'Malley	Weimer

President Jepsen declared the appointment of Collin Fritz as Superintendent of Department of Banking confirmed for the regular term ending June 30, 1973.

Senator Smith submitted the following report:

MR. PRESIDENT: Your committee appointed to investigate the character and qualifications of Jack Bedell of Spirit Lake, Iowa, for appointment as a member of the Board of Parole under the provisions of section 247.2, Code 1966, for the regular six-year term beginning July 1, 1969, and ending June 30, 1975, begs leave to report that it has made investigation and recommends that the appointment be confirmed.

MARVIN W. SMITH, Chairman
J. LESLIE LEONARD
WALTER B. HAMMER
HAROLD THORSEN
LEE H. GAUDINEER, JR.

On motion of Senator Smith, the report was adopted.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 48:

Anderson	Flatt	Lodwick	Reichardt
Arbuckle	Frey	Lucken	Rigler
Balloun	Frommelt	McGill	Shaff
Benda	Gaudineer	Messerly	Shirley
Clarke	Gilley	Mogged	Smith
Conklin	Glenn	Mowry	Stanley
DeHart	Hill	Neu	Stephens
DeKoster	Keith	Nicholson	Sullivan
Denman	Klink	Ollenburg	Thordsen
Dodds	Kosek	Palmer	Van Gilst
Doderer	Lamborn	Potgeter	Walsh
Erskine	Leonard	Potter	Weimer

Nays, none.

Absent or not voting, 13:

Briles	Hammer	Lange	O'Malley
Coleman	Hougen	Lavery	Parker
Curran	Kyhl	Lisle	Schaben
Griffin			

President Jepsen declared the appointment of Jack Bedell as a member of the Board of Parole confirmed for the regular term ending June 30, 1975.

WITHDRAWN FROM COMMITTEE

Senator DeKoster asked and received unanimous consent that **House File 616** be withdrawn from the committee on social services for immediate consideration.

SUBSTITUTION

Senator DeKoster asked and received unanimous consent that **House File 616** be substituted for **Senate File 128**.

THIRD READING OF BILLS

House File 616

On motion of Senator DeKoster, House File 616, a bill for an act relating to the sale of real estate of old-age recipients, was taken up and considered.

Senator DeKoster offered the following amendment by Senators DeKoster and Gaudineer and moved its adoption:

Amend House File 616 by inserting after line 11 the following:

"The real estate in such an estate may be sold at public auction or by private sale, whichever is in the best interest of the estate. However, if such real estate is sold by private sale, competitive bidding shall be allowed if there is more than one interested buyer. Such real estate, in either case, shall be advertised for sale in a newspaper of general circulation in the county wherein such property is located, at least ten (10) days prior to the date such real estate is to be offered for sale."

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?" (H.F. 616) the vote was:

Rule 8 was invoked.

Ayes, 39:

Anderson	Clarke	DeKoster	Gaudineer
Arbuckle	Conklin	Dodds	Hill
Balloun	DeHart	Erskine	Keith

Klink	Messerly	Potgeter	Stephens
Kosek	Mogged	Potter	Sullivan
Lamborn	Mowry	Rigler	Thordsen
Leonard	Neu	Shaff	Van Gilst
Lodwick	Nicholson	Shirley	Walsh
Lucken	Ollenburg	Smith	Weimer
McGill	Palmer	Stanley	

Nays, 5:

Doderer	Gilley	Glenn	Schaben
Frommelt			

Absent or not voting, 17:

Benda	Flatt	Hougen	Lisle
Briles	Frey	Kyhl	O'Malley
Coleman	Griffin	Lange	Parker
Curran	Hammer	Laverty	Reichardt
Denman			

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 **Senate File 128** be withdrawn from further consideration of the Senate.

MOTION TO RECONSIDER LAID ON TABLE

Senator Stanley moved that the vote by which **House File 90** passed the Senate be reconsidered and the motion to reconsider be laid on the table.

Roll call was requested.

On the question "Shall the motion to reconsider the vote by which House File 90 passed the Senate be laid on the table?" the vote was:

Ayes, 80:

Anderson	Hill	Messerly	Shaff
Arbuckle	Keith	Mogged	Smith
Balloun	Klink	Mowry	Stanley
Clarke	Kosek	Nicholson	Stephens
Conklin	Lamborn	Ollenburg	Sullivan
DeHart	Leonard	Potter	Thordeen
Erskine	Lodwick	Rigler	Walsh
Gilley	Lucken		

Nays, 12:

Dodds	Gaudincer	McGill	Schaben
Doderer	Glenn	Neu	Van Gilst
Frommelt	Hougen	Palmer	Weimer

Absent or not voting, 19:

Benda	Denman	Kyhl	Parker
Briles	Flatt	Lange	Potgeter
Coleman	Frey	Laverty	Reichardt
Curran	Griffin	Lisle	Shirley
DeKoster	Hammer	O'Malley	

The motion prevailed.

REPORT OF CONFERENCE COMMITTEE
ON SENATE FILE 139

To the President of the Senate and the Speaker of the House:

We, the undersigned members of the conference committee appointed to consider the difference between the Senate and House on Senate File 139, an act relating to false drawing or uttering of checks, beg leave to report and make the following recommendations:

That Senate File 139 as passed by the Senate be amended as follows:

By striking from line eleven (11) the words "material and competent" and inserting in lieu thereof the words "prima facie".

JOSEPH B. FLATT, Chairman

R. DEAN ARBUCKLE

ALAN SHIRLEY

ROGER J. SHAFF

On the Part of the Senate

MAURICE VAN NOSTRAND, Chairman

RUDY VAN DRIE

RAY V. BAILEY

RICHARD M. RADL

On the Part of the House

ATTORNEY GENERAL'S OPINIONS
REGARDING CONFIRMATION REQUIREMENTS

February 28, 1969

Mr. Lester D. Menke

President

State Board of Public Instruction

Grimes Building

Local

Dear Mr. Menke:

By your letter of February 21, 1969, you have requested an opinion from the Attorney General as follows:

"Your official opinion is requested on the following fact situation: On or about December of 1967, Governor Hughes appointed Thomas Roe, Nolden Gentry, and Richard Delaney to six year terms on the state board of Public Instruction to replace members whose terms expired on January 2, 1968. Said appointees qualified by taking the oath of office and have served on the board during 1968. After the convening of the 63rd General Assembly in January, 1969, Governor Ray certified to the Senate the names of Nolden Gentry, Richard Delaney and Mrs. Richard Cole for confirmation of appointment for the unexpired remainder of the same six-year terms.

"Your opinion is requested as to the status of the said appointees of former Governor Hughes pending confirmation action by the Senate on the certification by Governor Ray. Your further opinion is requested as to whether Mr. Roe may continue to serve under his appointment pending Senate confirmation of the appointment of Mrs. Cole.

"Your further opinion is requested as to the status of actions taken by the board in the absence of participation in the voting by the members whose status is in question and who were present and refrained from voting based on a ruling by the President of the board on the telephone advice of the Attorney General. Is a 4-2 vote sufficient to adopt a motion or resolution or is a majority of the entire statutory membership of nine required."

The state board of public instruction, consisting of nine members, was created by the 55th General Assembly in 1953. Chapter 114, §1, 55th G.A. The terms are for six years beginning on the second secular day in January following their appointment. Section 257.3, Code of Iowa, 1966. But originally eight of the nine members were elected from districts coterminous with the eight Congressional Districts then existing and one member of the board appointed by the Governor from the electors of the state at large, subject to confirmation by two thirds of the Senate. Temporary provision was made for staggering the original terms so that three served for two years, three for four years and two for six years. Chapter 114, §3, Acts of the 55th G.A.

In 1965, the 61st General Assembly provided for nominating two persons from each Congressional District to fill vacancies as they occur on the state board and then that the Governor shall appoint one of the two nominated. Chapter 226, §§7, 8 and 9, 61st G.A.

In 1967, the 62nd General Assembly amended the law to provide that the nine members be appointed directly by the Governor with the approval of two thirds of the members of the Senate. See §257.1, Code of Iowa, 1966, as amended by §23, ch. 244, 62nd G.A.

Thus there has developed the perhaps unusual situation in which the terms of three members of the board expired in an even numbered year (on January 1, 1968) when the legislature was not in session.

Anticipating the expiration of those three terms, Governor Hughes appointed Thomas Roe, Nolden Gentry and Richard Delaney to six year terms commencing on January 2, 1968. Section 275.4, Code of Iowa, 1966, as amended by Chapter 244, §26, 62nd G.A., provides as follows:

"The members of the state board shall qualify by taking the regular oath of office as prescribed by law for state 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."

But Governor Hughes' appointments of Messrs. Roe, Gentry and Delaney, effective January 2, 1968, were not appointments to fill vacancies within the statutory definitions of that term. See §69.2, Code of Iowa, 1966 and O.A.G. 3-16-67, where Commissioner of Public Safety Needles had been appointed to fill a vacancy resulting from the resignation of former Commissioner Sueppel. That opinion pointed out that §69.1 and §69.2 (1) prevent a vacancy from occurring in certain fact situations, particularly those involving the transition from one fixed term to another. Mr. Needles was not appointed to a fixed term, but rather to fill a vacancy. An appointment to fill a vacancy commonly expires at the end of thirty days from the time the General Assembly next convenes. See §80.3, Code of Iowa, 1966, which is similar to §26, Chapter 244, 62nd G.A. So, in contrast to Mr. Needles' appointment to fill a vacancy, which expired under the terms of the statute (80.3), these appointments of Messrs. Roe, Gentry and Delaney were appointments to fixed (six year) terms and do not expire at the end of thirty days after the General Assembly next convenes. Section 26 is not applicable.

Section 2.40, Code of Iowa, 1966, provides:

"Confirmation of appointments—rejected nominees not eligible. When the nomination of a public officer is required to be confirmed by the senate, the nomination shall not be considered by the senate until it shall have been referred to a committee of five senators who shall, if possible, represent differ-

ent political parties. The committee shall be appointed by the president of the senate, without motion, and shall report to the senate. The consideration of the nomination by the senate shall not be had on the same legislative day on which the nomination is so referred, unless it be the last day of the session. When a nomination has been so considered by the senate and approval has been refused, the nominee shall not be eligible for an interim appointment, prior to the convening of the general assembly in the next regular session, to any position requiring confirmation by the senate."

I have ascertained that the Senate has never acted upon Governor Hughes' appointment of Messrs. Roe, Gentry and Delaney and, in my opinion, it may do so at any time prior to adjournment of the present session, there being no particular time limit specified by law or the Constitution in this regard. And, of course, it must be presumed that the Senate will act in accordance with the requirements of the aforementioned law. Until the Senate does so act before adjournment, all three of these appointees are members of the state board of public instruction, entitled to act accordingly, and Mrs. Cole's appointment may not be acted upon.

With respect to actions taken by the board upon vote 4-2 of members present and voting, such vote would be sufficient to carry a measure if a quorum was present. The quorum of a body is an absolute majority of it unless the authority by which the body was created fixes it at a different number. 74 C.J.S. 171. In the absence of contrary provision, the quorum of a nine member board is five. The rule is well established that a majority of a quorum is all that is required for the adoption or passage of any resolution or order properly arising for the action of a collective body exercising legislative, judicial or administrative functions. *Thurston vs. Huston*, 1904, 123 Iowa 157, 160. Thus, it appears that the motions voted 4-2 carried.

Apparently, however, the three board members refrained from voting because of oral advice I gave at the time of the last meeting (which I can't now recall giving). If this is true and they voted with the two opposed to the issues, the result would have been different, 5 to 4. Therefore, perhaps, you should entertain any motion to reconsider which your rules permit.

Yours very truly
RICHARD C. TURNER

DEPARTMENT OF JUSTICE

April 7, 1969

Mr. William C. Ball
Executive Assistant
Office of the Governor
Local

Dear Mr. Ball:

Reference is made to your letters of March 28 and April 1, 1969, in which you set forth: That Governor Hughes appointed three persons to the Tax Review Board, three persons to the State Board of Public Instruction and five persons to the Council of Social Services; that Governor Ray subsequently submitted to the Senate the names of certain persons for consideration for appointment to these offices; and that three of the persons whose names were so submitted by Governor Ray were approved by the Senate during the current (1969) session, one for the Tax Review Board and two for the Council of Social Services.

Concerning these proceedings, your letters propound the following questions:

"1. What is the duty of the Iowa Senate to act upon confirmation of these appointees of former Governor Hughes without formal submission to the

Senate by former Governor Hughes when there has been entry of the appointments into the Executive Journal?

"Must Governor Ray formally submit the names of the appointments made by former Governor Hughes for Senate confirmation, and only in the event these appointees are rejected by the Senate may he then proceed by placing before the Senate the names of his appointees for confirmation?"

"2. When is a Gubernatorial appointment valid—at the time the appointment is made or on the date of confirmation? In other words, are these appointments nominations to be confirmed by the Senate, vesting no title to the office until both Governor and Senate concur, thus allowing the Governor to substitute new nominations? On this question your attention is directed to section 2.40 of the 1966 Code of Iowa, which uses the word 'nomination' when referring to the Senate procedures in confirming public officers."

On these questions, your attention is directed to my opinion issued February 28, 1969, at the request of Lester D. Menke, president, State Board of Public Instruction, which made clear that the Senate may act upon Governor Hughes' appointees to that board "at any time prior to adjournment of the present session, there being no time specified by law or the constitution in this regard"; that "until the senate does so act before adjournment, all three of these appointees are members of the state board of public instruction, entitled to act accordingly"; and that the nomination of Mrs. Cole (the only one of the three proposed by Governor Ray who was not appointed by Governor Hughes) "may not be acted upon".

There appears no necessity here to repeat the substance of the opinion of February 28, which applies with equal cogency to appointments to other agencies, as well as to the state board of public instruction.

Further, with reference to Question 1, the law provides as follows for appointment of members of the three agencies here concerned:

The state board (of public instruction) "shall be appointed by the governor with the approval of two thirds of the members of the senate . . ." Chapter 244, §23, Acts of the 62nd G.A.

"Members (of the State Board of Tax Review) shall be appointed by the governor subject to the confirmation of two thirds of the members of the senate . . ." Chapter 342, §1, ¶4, Acts of the 62nd G.A.

"The council (on Social Services) shall consist of five members appointed by the governor with the consent of two thirds of the senate . . ." Chapter 209, §2, Acts of the 62nd G.A.

An appointment is an executive act; once made it is irrevocable, unless the power to revoke is granted by constitution or the law, which in Iowa it is not. 42 Am. Jur. 960, 89 A.L.R. 138, and cases there cited.

The power to confirm, approve or consent to the appointments by Governor Hughes is vested in the Iowa senate by the three Acts which have been indicated. A procedure for such action is found in the law. §2.40, Code of Iowa, 1966. As a matter of law, the Senate has notice of the appointments made by Governor Hughes and entered in the Executive Journal, maintained pursuant to law. §7.2, Code of Iowa, 1966. See *Barrett vs. Duff*, 114 Kan. 721, 217 p. 918.

1. Thus, in answer to the first division of your first question, the right of the senate to take up these appointments is clear. *Bell vs. Sampson*, 232 Ky. 376, 23 S.W. 2d 575. What the duty of the senate may be in this regard neither the judicial nor the executive departments may presume to say; no officer of one department may exercise any function appertaining to either of the others. Iowa Constitution, Article III, §1. Moreover, each house of the General Assembly has exclusive power to determine its rules of proceedings. Iowa Constitution, Article III, §8. As to the second division of your first

question, the senate having notice of the appointments by Governor Hughes, there is no necessity for Governor Ray to communicate those appointments to the Senate. The governor may make appointments to fill vacancies, should any occur, by resignation, death, failure to receive senate approval or otherwise; he may submit to the senate for approval prospective appointments to full terms prior to the commencement of such terms, e.g. those of Mr. Hicklin and Mr. Albert.

2. In answer to your second question, the appointments by Governor Hughes were effective when the appointees qualified and assumed their offices. The dates of confirmation have no bearing on the effective date of the appointment. As noted, Mr. Hicklin, who was confirmed, and Mr. Albert, assuming his confirmation, may assume their offices upon the date fixed by law for the commencement of the full terms for which they were appointed.

CAVEAT

In my opinion of February 28, 1969, I noted that Governor Hughes' appointment of three members to the state board of public instruction was subject to approval by the senate; that the senate had not acted upon said appointment and "it (the senate) may do so at any time prior to adjournment of the present session, there being no particular time limit specified by law or the constitution in this regard." In other words, if the senate did not act upon the appointments by the end of the present session, those particular offices would become vacant because the failure to act would constitute a rejection. However, I am aware that each house of the legislature is now considering new rules which may carry over pending business from the first annual session of the 63rd general assembly to the second annual session thereof. See OAG 3/24/69, Turner to Millen. In making such rules as may be applicable to the senate, consideration should be given to the problem of whether pending appointments of the governor on which no action has been taken by the senate will or will not be held over to the next session as part of the pending business.

Sincerely yours
RICHARD C. TURNER

GOVERNOR'S EXECUTIVE JOURNAL

Excerpts from the Governor's Executive Journal pertaining to appointments made during 1968 to the Council of Social Services, the State Board of Public Instruction and to the State Board of Tax Review:

April 8, 1969

Lieutenant Governor Roger W. Jepsen
Office of the Lieutenant Governor
Local

Dear Governor Jepsen:

Please be advised that the Executive Journal contains the following entries:

December 5, 1967

APPOINTMENT OF:

"Mrs. George Heikens, of Spencer, Iowa, as a member the Council on Social Services under the provisions of section 2, Senate File 739, Acts of the Sixty-second General Assembly, for the initial term ending June 30, 1969,"

APPOINTMENT OF:

"Mr. Frank L. Bailey, of Des Moines, Iowa, as a member of the Council

on Social Services under the provisions of section 2, Senate File 739, Acts of the Sixty-second General Assembly, for the initial term ending June 30, 1971."

APPOINTMENT OF:

"Mr. Harold E. Bernstein, of Council Bluffs, Iowa, as a member of the Council on Social Services under the provisions of section 2, Senate File 739, Acts of the Sixty-second General Assembly, for the initial term ending June 30, 1971."

APPOINTMENT OF:

"Reverend C. Dendy Garrett, of Mount Pleasant, Iowa, as a member of the Council on Social Services under the provisions of section 2, Senate File 739, Acts of the Sixty-second General Assembly, for the initial term ending June 30, 1973."

December 21, 1967

APPOINTMENT OF:

"Mr. F. James Bradley, of Cedar Rapids, Iowa, as a member of the Council on Social Services under the provisions of section 2, Senate File 739, Acts of the Sixty-second General Assembly, for the initial term ending June 30, 1973."

December 22, 1967

APPOINTMENT OF:

"Mr. Nolden Gentry, of Des Moines, Iowa, as a member of the State Board of Public Instruction under the provisions of section 257.1, Code of Iowa 1966, as amended by Senate File 616, Acts of the Sixty-second General Assembly, for the term ending January 2, 1974."

December 29, 1967

APPOINTMENT OF:

"Mr. Richard H. Delaney, of Burlington, Iowa, as a member of the State Board of Public Instruction under the provisions of section 257.1, Code of Iowa 1966, as amended by Senate File 616, Acts of the Sixty-second General Assembly, for the term ending January 2, 1974."

January 2, 1968

APPOINTMENT OF:

"Mr. Thomas S. Roe, of Waukon, Iowa, as a member of the State Board of Public Instruction under the provisions of section 257.1, Code of Iowa 1966, as amended by Senate File 616, Acts of the Sixty-second General Assembly, for the term ending January 2, 1974."

January 10, 1968

APPOINTMENT OF:

"Mr. G. D. Weiny, of Keokuk, Iowa, as a member of the State Board of Tax Review for the State of Iowa under the provisions of section 1, Senate File 743, Acts of the Sixty-second General Assembly, for the initial term ending June 30, 1969."

January 10, 1968

APPOINTMENT OF:

"Mr. A. H. Hinkle, of Cedar Rapids, Iowa, as a member of the State Board of Tax Review for the State of Iowa under the provisions of section 1, Senate File 743, Acts of the Sixty-second General Assembly, for the initial term ending June 30, 1971."

APPOINTMENT OF:

"Mr. Eugene M. Ford, of Emmetsburg, Iowa, as a member of the State Board of Tax Review for the State of Iowa under the provisions of section 1, Senate File 743, Acts of the Sixty-second General Assembly, for the initial term ending June 30, 1973."

Respectfully submitted
WILLIAM C. BALL

MOTION TO RESCIND

MR. PRESIDENT: In accordance with the rulings of Attorney General Richard C. Turner of February 28, 1969, and April 7, 1969, as printed in today's Senate Journal, I move to return to the Governor his communications found on pages 244, 247 and 248 of the Senate Journal, rescind the action by which the committees were appointed found on pages 314 and 315 of the Senate Journal, and rescind the action taken by the Senate found on pages 404, 405, 406 and 407 of the Senate Journal with reference to the appointments of Edwin A. Hicklin as a member of the State Board of Tax Review for the unexpired term ending June 30, 1969 and Meredith U. Deevers and Lois M. Emanuel as members of the Council on Social Services for the unexpired terms ending June 30, 1973, due to the fact that no vacancies existed and, therefore, no action should have been taken.

SEELEY G. LODWICK

ANNOUNCEMENT OF INVESTIGATING COMMITTEES
ON GOVERNOR'S APPOINTMENTS

President Jepsen, in accordance with section 2.40, Code 1966, announced the appointment of the following Senators to investigating committees:

As members of the Council on Social Services:

Mrs. George Heikens, Spencer, Clay County, Iowa, for the term ending June 30, 1969:

Senator Mogged, Chairman
Senator Anderson
Senator Benda
Senator Laverty
Senator McGill

Mr. Frank L. Bailey, Des Moines, Polk County, Iowa, for the term ending June 30, 1971:

Senator Keith, Chairman
Senator Hammer
Senator Clark
Senator Curran
Senator Van Gilst

Mr. Harold E. Bernstein, Council Bluffs, Pottawattamie County, Iowa, for the term ending June 30, 1971:

Senator Klink, Chairman
Senator Rigler
Senator Kyhl
Senator Walsh
Senator Frommelt

Reverend C. Dendy Garrett, Mount Pleasant, Henry County, Iowa, for the term ending June 30, 1973:

Senator Parker, Chairman

Senator Lange

Senator Sullivan

Senator Griffin

Senator Schaben

Mr. F. James Bradley, Cedar Rapids, Linn County, Iowa, for the term ending June 30, 1973:

Senator Erskine, Chairman

Senator DeKoster

Senator Lucken

Senator Smith

Senator Coleman

As a member of the State Board of Public Instruction:

Mr. Thomas S. Roe, Waukon, Allamakee County, Iowa, for the term ending January 2, 1974:

Senator Frey, Chairman

Senator Lisle

Senator Briles

Senator Flatt

Senator Shirley

As members of the State Board of Tax Review:

Mr. G. D. Weiny, Keokuk, Lee County, Iowa, for the term ending June 30, 1969:

Senator Leonard, Chairman

Senator Arbuckle

Senator DeHart

Senator Potgeter

Senator Hill

Mr. A. H. Hinkle, Cedar Rapids, Linn County, Iowa, for the term ending June 30, 1971:

Senator Hougen, Chairman

Senator Neu

Senator Thordsen

Senator Balloun

Senator Glenn

Mr. Eugene M. Ford, Emmetsburg, Palo Alto County, Iowa, for the term ending June 30, 1973:

Senator Nicholson, Chairman

Senator Shaff

Senator Potter

Senator Kosek

Senator Doderer

REPORT OF COMMITTEE ON RULES

MR. PRESIDENT: Your committee on rules begs leave to report that it has had the permanent rules under consideration and recommends that the following be adopted as the permanent rules of the Senate for the Sixty-third General Assembly:

Rule 1

Quorum

A constitutional majority shall constitute a quorum of the Senate. Any Senator may insist a quorum be present.

Rule 2

Adoption and Amendment of Rules

Whenever the Senate is operating under temporary rules, the rules may be amended or repealed, or permanent rules may be adopted, by a constitutional majority of the Senators. After adoption of permanent rules of the Senate during any General Assembly, the rules may be amended or repealed by a vote of forty-one Senators.

Rule 3

Rules of Parliamentary Procedure

In cases not covered by the Senate rules or joint rules, Mason's Manual of Legislative Procedure shall govern.

Rule 4

Sessions of a General Assembly

The organization and committees of the Senate and action taken by the Senate shall carry over from the first to the second regular session of the same General Assembly. The status of each bill and resolution shall be the same at the beginning of the second regular session as it was immediately before adjournment of the first regular session.

Rule 5

Regular Order of Daily Business

The following order shall govern, subject to any special order:

1. Correction of the Journal.
2. Introduction of bills.
3. Resolutions.
4. Communications to the Senate.
5. Reports of committees.
6. Unfinished business before the Senate.
7. Consideration of daily calendar.

Rule 6

Senate Calendar

Bills reported out by a committee for passage, amendment and passage, or without recommendation shall be arranged each day at 4:30 p.m. by the Secretary on a daily calendar in the order of the file numbers of the bills and following the preceding legislative day's calendar. Priority shall be given to Senate over House bills and to joint resolutions over bills. The combined daily calendars shall make up the Senate calendar or order for consideration of bills.

There shall be an appropriations calendar for appropriations committee bills and a ways and means calendar for ways and means committee bills.

Special orders shall be at the head of the calendar followed by any unfinished business.

The Senate may provide at any time for a separate category on the calendar to be listed as the "noncontroversial calendar" with special rules to apply.

Rule 7

Steering Committee

The Senate may authorize a steering committee. The function of the steering committee shall be to create its own calendar from the bills on the regular calendar. Bills on the steering committee calendar shall have priority over bills on all other calendars, except appropriations and ways and means calendars.

Rule 8

Consideration of Special Orders

When any special order of the day is not considered on the day assigned, it shall stand at the top of the unfinished business calendar.

Rule 9

Unfinished Business After a Special Order

When the pending question is interrupted by a special order, it shall;

upon the disposal of the special order, be before the Senate in the same stage as if it had not been interrupted.

Rule 10

When Eligible for Consideration

Bills, resolutions, and appointments shall be eligible for consideration by the Senate as follows:

1. An appointment by the Governor which requires Senate confirmation shall be eligible one week after the President appoints the committee to investigate the appointee.

2. A resolution shall be eligible on the next legislative day after it is introduced or received. This paragraph does not apply to resolutions referred to committee.

3. A bill reported out by a committee shall be eligible one legislative day after it is first printed in the Senate calendar.

4. A committee bill sponsored by the appropriations committee or the ways and means committee shall be eligible one legislative day after it is first printed in the Senate calendar.

5. Any other committee bill shall be eligible three legislative days after it is first printed in the Senate calendar.

When a bill on the calendar is not yet eligible, the date when it will become eligible shall be printed in the calendar.

Rule 11

Debate and Decorum

Before addressing the Senate, the Senator shall rise from his seat, respectfully address himself to "Mr. President", and be recognized. He shall confine himself to the question under debate and avoid discussing personalities or implication of improper motives.

Rule 12

Point of Personal Privilege

A point of personal privilege shall only be recognized when there is no motion pending or other business being considered by the Senate. Senators speaking on a point of personal privilege shall be limited to ten minutes.

Rule 13

Introduction and Presentation of Guests

Only former members of the Senate and former and present members of Congress shall be presented to the Senate, except that the President of the Senate may present a visitor whose presence is of special significance to the Senate. No presentation shall be made during debate or discussion on legislation. The presence of school groups accompanied by school officials shall be announced by the President of the Senate and shall be recorded in the Journal upon the written request of a member of the Senate.

Rule 14

Form and Withdrawal of Motions and Amendments

Motions need not be in writing unless required by the President or by the Senate. No motion requires a second. Any motion or resolution may be withdrawn by the mover if it has not been amended by the Senate and if no amendment is pending. All amendments to bills, resolutions, and reports shall be in writing and filed at the desk before being acted upon by the Senate.

Rule 15

Order and Precedence of Motions

When a question is under debate, no motion shall be received but to adjourn, to recess, questions of privilege, to lay on the table, for the

previous question, to postpone to a day certain, to refer, to amend, to postpone indefinitely, to defer, or incidental motions. Such motions shall have precedence in the order in which they are named. No motion to postpone to a day certain, to refer, or postpone indefinitely, being decided, shall be again allowed on the same day with regard to the same question. A motion to strike out the enacting clause of a bill shall have precedence over a motion to amend and, if carried, shall be considered equivalent to the rejection of the bill.

Rule 16

Motions Not Debatable

A motion to adjourn, to recess, to lay on the table, or for the previous question, all incidental motions thereto, and other motions customarily not debatable, shall be decided without debate.

Rule 17

Division of the Question

Any Senator may call for a division of a question, which shall be divided if it includes propositions so distinct that if one is taken away, a substantive proposition shall remain for the decision of the Senate. A motion to strike out and insert is indivisible; but a motion to strike out, if lost, shall not preclude amendments to the matter attempted to be stricken or a motion to strike out and insert.

Rule 18

The Previous Question

The previous question shall be in this form: "Shall debate be closed on the pending question?" A motion for the previous question may be adopted by a majority of the Senators present and voting. Its effect shall be to put an end to debate and bring the Senate to a direct vote upon the pending question. However, any Senator who has not previously spoken on the pending question and who, after the main question is taken up and before the motion for the previous question has been made, has filed with the President a written request to be heard on the pending question may speak no longer than five minutes on the pending question. If action on the pending question continues into another legislative day or is deferred, the previous question shall apply and the written requests to be heard shall be honored.

When the motion applies to an amendment, the Senator proposing the amendment shall have five minutes to close debate on the amendment.

The Senator handling the measure under consideration shall have ten minutes to close debate on the main question.

Rule 19

Call of the Senate

Fifteen Senators may file in writing a call of the Senate on any item of legislative business. A call of the Senate requires the presence of every Senator. The Sergeant-at-Arms shall return promptly all absent Senators. Adoption of a motion to recess or adjourn to a specific time will not lift the call. The call may be lifted, or a Senator may be excused from the call without lifting the call, by a vote of a constitutional majority of the Senators.

Rule 20

Committee of the Whole

The Senate may resolve itself into a committee of the whole Senate when it wishes to permit more free and informal discussion of any question than could be permitted in the Senate acting under its ordinary rules of procedure. Persons other than Senators may appear and present information.

Any Senator may move "that the Senate now resolve itself into a com-

mittee of the whole to consider" a stated subject. The motion to resolve into a committee of the whole is equivalent to a motion to refer.

The President of the Senate shall be chairman of the committee of the whole unless otherwise ordered by the Senate.

The procedure in committee of the whole is subject to the rules of the Senate. The previous question and the motion to reconsider shall be in order.

The committee of the whole cannot take any final action and its power is limited to recommendation to the Senate. The proceedings of the committee of the whole, including any roll call vote, shall be printed in the Journal.

Any Senator may at any time, except while voting or while a Senator has the floor, move that "the committee rise and report" which is equivalent to a motion to adjourn.

After adoption of the motion to rise, the chairman shall report to the Senate in the same manner as other committee reports are given.

Rule 21

Last Reading and Passage of Bills

When a motion to place a bill on its last reading is lost, the same motion shall be in order at any later time. After the last reading of a bill, no amendment shall be received. The vote on final passage shall be immediately taken without debate.

Rule 22

Engrossment of Bills

An engrossment is a proofreading and verification in order to be certain that a bill before the Senate is identical with the original bill as introduced with all amendments which have been adopted correctly inserted. A bill shall be considered engrossed when ordered to its last reading.

Rule 23

Manner of Voting

On voice vote, the question shall be distinctly put in this form: "Those in favor of (the question) say 'aye'." "Those opposed to (the question) say 'no'." If the President is in doubt or if any Senator requests a division before the result is announced, the Senate shall divide—those in the affirmative of the question shall first rise from their seats and afterward those in the negative.

A roll call vote may be requested by any Senator at any time before the result is announced.

Senators may vote at any time until the result of the vote is announced.

Rule 24

Duty and Right of Voting

Every Senator present when a question is put shall vote unless he is excused by the Senate. He may vote "present" if he has a personal interest in the question or concludes that he should not vote under the Senate code of ethics. Any Senator may vote "present" in other situations; but when a demand is made by any Senator, he shall vote "aye" or "no".

Rule 25

Reconsideration

When a motion or question has been decided by the Senate, any Senator having voted on the prevailing side may move to reconsider the vote on the same or next legislative day. A constitutional majority is necessary to reconsider an action. During three legislative days from the date the motion is filed, only the mover may call it up. Thereafter, any Senator may call the motion up.

If the motion to reconsider a bill or resolution prevails, motions to

reconsider amendments thereto shall be in order and shall be disposed of without delay.

A motion that any action taken by the Senate be reconsidered and the motion to reconsider be laid upon the table shall be a single and indivisible motion which, if carried, shall have the effect of preventing reconsideration unless a motion to take from the table prevails.

Rule 26

Suspension of Rules and Taking from Table

No standing rule or order of the Senate shall be rescinded or suspended, nor shall any matter, tabled upon motion, be taken up, except by a vote of forty-one Senators.

INTRODUCTION AND FORM OF BILLS

Rule 27

Method of Introducing Bills

All bills 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 3:00 p.m.

Rule 28

Time of Introduction of Bills

No bill shall be introduced in the Senate after 4:00 p.m. on Friday of the seventh week of the first regular session of a General Assembly unless a written request for drafting the bill has been filed with the legislative research bureau before that time. After adjournment of the first regular session, bills may be prefiled at any time before the convening of the second regular session. No bill shall be introduced after 4:00 p.m. on Friday of the second week of the second regular session of a General Assembly unless a written request for drafting the bill has been filed with the legislative research bureau before that time. However, standing committees may introduce bills at any time.

Rule 29

Introduction, Reading, and Form of Bills

Every Senate bill shall be introduced by one or more Senators or by any standing committee of the Senate and shall at once be given its first reading. Every bill shall have received two readings before its passage. The object of every bill shall be expressed in its title.

Rule 80

Explanations

No bill, except appropriations committee bills, shall be introduced unless a concise and accurate explanation is attached. The chief sponsor or a committee to which the bill has been referred may add a revised explanation at any time before the last reading, and it shall be included in the daily clip sheet.

Rule 31

Fiscal Notes

A fiscal note shall be attached to any bill which would have an annual effect or a total effect within five years after enactment of fifty thousand dollars or more on the revenues, expenditures, or fiscal liability of the state or its subdivisions. This rule does not apply to appropriations measures whose total effect is stated in dollar amounts.

The fiscal note shall be attached to the bill before introduction if practicable, and in any event before the bill is reported out by a committee.

A fiscal note may be requested by the chief sponsor of a bill or proposed bill, by a committee or the chairman of a committee to which the bill has been referred, or by the Senate.

A revised fiscal note may be requested in the same manner as an original fiscal note if the fiscal effect of the bill has been changed by adoption of an amendment or if the original fiscal note is believed to be incorrect. However, a request for a revised fiscal note shall not delay action on a bill unless otherwise ordered by the Senate.

Requests for fiscal notes shall be in writing, addressed to the legislative fiscal director, and accompanied by a copy of the bill.

The legislative fiscal director shall prepare and return the fiscal note within five legislative days after receiving the request. He may request the cooperation of the state comptroller and any state department or agency. If a fiscal note is prepared by the comptroller at the request of the fiscal director, that fact shall be stated in the note.

Each fiscal note shall state in dollars the estimated effect of the bill on the revenues, expenditures, and fiscal liability of the state or its subdivisions during each of the first five years after enactment. Sources of funds for expenditures under the bill shall be stated, including federal funds. If the fiscal director cannot make an accurate estimate, he shall state his best available estimate together with his qualifications or shall state that no dollar estimate can be made and state concisely the reason.

The fiscal note shall be attached to the bill following the explanation and shall be printed together with the bill or in the daily clip sheet.

Forms and procedures for fiscal notes shall be prescribed by the Secretary of the Senate with the consent of the legislative fiscal director as to matters affecting his office.

Rule 32

Resolutions

1. A "Senate resolution" is a resolution to be acted upon only by the Senate which expresses sympathy or appreciation or is used for the appointment of special committees within the Senate. A Senate resolution requires the affirmative vote of a majority of the Senators present and voting. It shall be filed with the Secretary of the Senate and printed in the Journal.

2. A "concurrent resolution" is a resolution to be adopted by both houses of the General Assembly which expresses the sentiment of the General Assembly or deals with temporary legislative matters. It may authorize for any legislative purpose the expenditure of funds appropriated to the General Assembly. A concurrent resolution is not limited to, but may provide for a joint convention of the General Assembly, adjournment or recess of the General Assembly, or requests to a state agency or to the General Assembly or a committee. A concurrent resolution requires the affirmative vote of a majority of the Senators present and voting. It shall be filed with the Secretary of the Senate and printed in the Journal.

3. A "joint resolution" is a resolution which follows the same legislative procedures as a bill and requires for approval the affirmative vote of a constitutional majority of each house of the General Assembly. A joint resolution which appropriates funds or enacts temporary laws must contain the clause "Be It Enacted by the General Assembly of the State of Iowa," is equivalent to a bill, and must be transmitted to the Governor for his approval. A joint resolution which proposes amendments to the Constitution of the State of Iowa, ratifies amendments to the Constitution of the United States, proposes a request to Congress or an agency of the government of the United States of America, proposes to Congress an amendment to the Constitution of the United States of America, or creates a special commission or committee must contain the clause "Be It Resolved

by the General Assembly of the State of Iowa:" and shall not be transmitted to the Governor.

Rule 33

Resolutions, Applicable Rules

All rules applicable to bills shall apply to joint resolutions. Any resolution may be referred to committee and thereafter shall be subject to the same committee and calendar procedures applicable to bills.

COMMITTEES AND COMMITMENT

Rule 34

Committee Appointments

Committee appointments shall be made by the President after consultation with the leadership of each political party, and membership shall be in the ratio that the numerical strength of each party bears to the total membership of the Senate. No Senator shall serve on more than four committees.

Rule 35

Standing Committees

The names of the standing committees of the Senate shall be: agriculture; appropriations; cities and towns; commerce; conservation and recreation; constitutional amendments and reapportionment; county government; higher education; human and industrial relations; Iowa development; judiciary; law enforcement; rules; schools; social services; state government; transportation; and ways and means.

Rule 36

Committee on Enrolled Bills

A committee on enrolled bills consisting of two Senators appointed by the President shall examine each bill passed by both houses of the General Assembly and verify that such bill has been correctly enrolled. The committee shall file a report in the Journal which shall be deemed adopted unless objection is made within one legislative day thereafter.

Rule 37

First Reading and Commitment

Upon the first reading of an individual bill, the President shall refer it to an appropriate standing committee unless otherwise ordered by the Senate. If the bill is a committee bill, the President shall place it on the calendar after its first reading. If the subject of the bill is not germane to the title of the committee presenting it, the President of the Senate may refer it to a committee deemed appropriate. All bills appropriating state funds shall be referred to the committee on appropriations.

Rule 38

Rules for Standing Committees

The following rules shall govern all standing committees of the Senate. Any committee may adopt additional rules which are consistent with these rules:

1. A majority of the members shall constitute a quorum.
2. The chairman of a committee shall refer each bill to a subcommittee within seven days after the bill has been referred to the committee. The chairman may appoint subcommittees for study of bills without calling a meeting of the committee, but the subcommittee must be announced at the next meeting of the committee. No bill shall be reported out of a committee until the next meeting after the subcommittee is announced.
3. No bill shall be considered by a committee until it has been referred to a subcommittee and the subcommittee has made its report unless otherwise ordered by two-thirds majority of the committee.

4. The rules adopted by a committee, including these rules, may be suspended by an affirmative vote of two-thirds of the members. Additional rules adopted by a committee may be amended or deleted by an affirmative vote of two-thirds of the members.

5. The affirmative vote of a majority of the members of a committee is needed to sponsor a committee bill or to report a committee bill out for passage.

6. The vote on all bills shall be by roll call and a record shall be kept by the secretary.

Rule 39

Voting in Committee

All committee meetings shall be open at all times. Voting by secret ballot is prohibited. Roll call votes shall be taken in each committee when final action on any bill is voted, or at the request of a member upon any amendment or motion. All results shall be entered in the minutes, which shall be public records. Records of these votes shall be made available by the chairman or his secretary at any time. This rule also applies to the steering committee and appropriations subcommittees.

Rule 40

Announcement of Committee Meetings

It shall be in order for the chairman of any committee to announce to the Senate the time and place of committee meetings. The Sergeant-at-Arms shall post at the rear of the chamber the daily schedule of committee meetings.

Rule 41

Time of Making Committee Reports

The Secretary of the Senate shall note on each bill the date of its reference to committee. Each committee shall report back to the Senate all bills referred to it. No bill shall be withdrawn from any committee within fifteen legislative days after the bill has been referred to the committee and thereafter only upon written petition for the withdrawal of such bill signed by a constitutional majority of the Senators. Only Senators may circulate such a petition.

Rule 42

Committee Reports

All reports of committees (except the committee on enrolled bills) on bills shall be made in triplicate to the Secretary of the Senate and shall accompany the original bill. However, the committee on enrolled bills and the committee on rules may report at any time when no Senator is addressing the Senate.

Rule 43

Bills Recommended for Indefinite Postponement

When a question is postponed indefinitely, it shall not be again acted upon during that General Assembly. If a bill is reported back from a committee recommending indefinite postponement, the report shall be placed on the calendar and shall be disposed of within three legislative days. If not, the committee recommendation shall be considered adopted. However, no Senate bill recommended for indefinite postponement shall be considered in the absence of the chief sponsor or, if a House bill, in the absence of the Senator representing the district in which the sponsor resides. If a committee report recommends indefinite postponement, it shall require a vote of forty-one Senators to prevent indefinite postponement, and debate shall be limited to ten minutes on each side.

GENERAL RULES

Rule 44

Admission to Senate Chamber
and Prohibition of Lobbying

While the Senate is in session and for a period of ten minutes before the convening of any session, only legislators, employees of the legislature, authorized interns, and legislative aides shall be allowed in the Senate chamber. Former legislators not registered as lobbyists in either house shall also be admitted to the Senate floor. News reporters shall be permitted to occupy the seats assigned for the press and to go to or from those seats. No other persons shall be allowed on the Senate floor without express permission of the presiding officer of the Senate.

Rule 45

Clearing of Lobby and Gallery

In case of disturbance or disorderly conduct in the lobby or gallery, the presiding officer may order it cleared.

Rule 46

Presentation of Petitions

Each petition shall contain a brief statement of its subject matter and the name of the Senator presenting it. Petitions shall be filed with the Secretary of the Senate and shall be noted in the Journal.

Rule 47

Distribution of Printed Material

No general distribution of printed material in the Senate shall be allowed unless authorized by the Secretary of the Senate or by a Senator.

Rule 48

Concerning the Printing of Papers

Any paper, other than that contemplated by section 10, article III, of the Constitution of the State of Iowa, presented to the Senate may, with the consent of a constitutional majority, be printed in the Journal.

Rule 49

Reprinting of Bills

Whenever any bill has been substantially amended by the Senate, the Secretary of the Senate shall order the bill reprinted on paper of a different color. All adopted amendments shall be distinguishable.

The Secretary of the Senate may order the printing of a reasonable number of additional copies of any bill, resolution, amendment, or journal.

OFFICERS AND EMPLOYEES

Rule 50

Duties of the President

The President shall call the Senate to order at the hour to which the Senate is adjourned. He shall proceed with the regular order of daily business unless otherwise ordered by the Senate. The President shall preserve order and decorum and decide all questions of order and corrections to the Journal, subject to an appeal to the Senate.

Rule 51

The President Pro Tempore

The Senate shall elect a President pro tempore. When the President is absent, the President pro tempore shall preside, except when the chair is filled by temporary appointment by the President.

Rule 52

Secretary of the Senate

The Secretary of the Senate shall be an employee of the Senate and shall:

1. Have charge of the Secretary's desk.
2. Be responsible for the custody and safekeeping of all bills, resolutions, and amendments filed, except while they are in the custody of a committee.
3. Have charge of the daily Journal.
4. Have control of all rooms assigned for the use of the Senate.
5. Clear all bills as to proper form prior to introduction and keep a detailed record of Senate action thereon.
6. Process the handling of amendments when filed and during the floor consideration of bills.
7. Insert adopted amendments into bills before transmittal to the House of Representatives and prior to final enrollment.
8. Prescribe the duties of and supervise all Senate employees.
9. Be in charge of legislative printing and its distribution.
10. Serve as parliamentarian for the Senate.

Rule 53

Sergeant-at-Arms

The Sergeant-at-Arms shall:

1. Wear the appropriate badge of his office.
2. Attend the Senate during its sessions.
3. Aid in the enforcement of order under the direction of the President of the Senate and Secretary.
4. Execute the commands of the Senate.
5. See that no unauthorized person disturbs the contents of the Senators' desks.
6. Supervise the doorkeepers, assistant sergeant-at-arms, and pages.
7. Announce all delegates from the Governor or House.
8. Supervise the seating of visitors and press representatives.

ARTHUR A. NEU

Chairman, Rules Committee

COMMUNICATION RECEIVED FROM SECRETARY OF STATE

April 7, 1969

Mr. Carroll Lane
Secretary of the Senate
State Capitol Building
Des Moines, Iowa 50319

I hereby certify that House File 186 was published in The Telegraph-Herald, Dubuque, Iowa, April 2, 1969, and in the Carroll Daily Times-Herald, Carroll, Iowa, March 31, 1969.

MELVIN D. SYNHORST
Secretary of State

REPORTS OF COMMITTEES

Senator Stephens submitted the following reports:

MR. PRESIDENT: Your committee on agriculture, to which was referred Senate File 459, a bill for an act relating to members designated to elect members of the state fair board, begs leave to report it has had the same under consideration and recommends the same *do pass*.

RICHARD L. STEPHENS, Chairman

Ordered passed on file.

Also :

MR. PRESIDENT: Your committee on agriculture, to which was referred **Senate File 467**, 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**.

RICHARD L. STEPHENS, Chairman

Ordered passed on file.

Also :

MR. PRESIDENT: Your committee on agriculture, to which was referred **Senate File 558**, a bill for an act to provide for an Iowa beef council, and to impose an excise tax on sales of beef cattle and veal calves for slaughter, begs leave to report it has had the same under consideration and recommends the same **do pass**.

RICHARD L. STEPHENS, Chairman

Ordered passed on file.

Senator Messerly submitted the following report :

MR. PRESIDENT: Your committee on appropriations, to which was referred **Senate Joint Resolution 24**, a joint resolution for continuance of the "Iowa State Fair and World Food Exposition Study Committee," 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 **be amended** in accordance with the Curran amendment, filed March 28, 1969, and found on page 476 of the Senate Journal, and when so amended, the joint resolution **do pass**.

FRANCIS L. MESSERLY, Chairman

Ordered passed on file.

Senator Lange submitted the following report :

MR. PRESIDENT: Your committee on constitutional amendments and reapportionment, to which was referred **Senate Joint Resolution 16**, a joint resolution proposing amendments to the Constitution of the State of Iowa relating to the office of the Governor and Lieutenant Governor and other constitutional state offices, and providing for the Senate to elect a presiding officer, begs leave to report it has had the same under consideration and recommends the same **do pass**.

ELMER F. LANGE, Chairman

Ordered passed on file.

Senator Briles submitted the following report :

MR. PRESIDENT: Your committee on county government, to which was referred **Senate File 512**, a bill for an act relating to delinquent taxes, begs leave to report it has had the same under consideration and recommends the same **do pass**.

JAMES BRILES, Chairman

Ordered passed on file.

Senator Kosek submitted the following reports :

MR. PRESIDENT: Your committee on social services, to which was referred **Senate File 386**, a bill for an act relating to a renal disease program, begs

leave to report it has had the same under consideration and recommends the same **do pass**.

ERNEST KOSEK, Chairman

Ordered passed on file.

Also :

MR. PRESIDENT: Your committee on social services, to which was referred **House File 389**, a bill for an act to authorize the commissioner of the department of social services to operate facilities at locations away from institutional campuses, begs leave to report it has had the same under consideration and recommends the same **do pass**.

ERNEST KOSEK, Chairman

Ordered passed on file.

Senator Clarke submitted the following reports:

MR. PRESIDENT: Your committee on state government, to which was referred **Senate File 350**, a bill for an act relating to the reporting of funds received by state departments, agencies, boards, and institutions to the state comptroller, begs leave to report it has had the same under consideration and recommends the same **do pass**.

HUGH H. CLARKE, Chairman

Ordered passed on file.

Also :

MR. PRESIDENT: Your committee on state government, to which was referred **Senate File 475**, a bill for an act to provide for incentive awards to state employees who develop or participate in cost reduction plans or contribute to efficiency and economy in state government, begs leave to report it has had the same under consideration and recommends the same **do pass**.

HUGH H. CLARKE, Chairman

Ordered passed on file.

Also :

MR. PRESIDENT: Your committee on state government, to which was referred **Senate File 479**, a bill for an act relating to the operation of food service in public buildings by the commission for the blind, begs leave to report it has had the same under consideration and recommends the same **do pass**.

HUGH H. CLARKE, Chairman

Ordered passed on file.

Senator Shaff submitted the following reports:

MR. PRESIDENT: Your committee on ways and means, to which was referred **House File 175**, a bill for an act relating to the sales tax on propane used in drying grain, 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 175 as follows:

1. Amend section 1 by striking lines 6 and 7 and inserting in lieu thereof the following:

"setting in line twenty-four (24) after the word "processing" the words, "including grain drying".

ROGER SHAFF, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on ways and means, to which was referred House File 485, a bill for an act relating to the homestead tax credit, begs leave to report it has had the same under consideration and recommends the same do pass.

ROGER SHAFF, Chairman

Ordered passed on file.

AMENDMENTS FILED

- 1 Amend Senate File 76, line ten (10), by striking the
- 2 period after the word "vested", and inserting in lieu
- 3 thereof ", unless such drainage and levy districts
- 4 shall make an application to the commission to be covered
- 5 under the provisions of this chapter."

JAMES F. SCHABEN
SEELEY G. LODWICK

- 1 Amend Senate Joint Resolution 25 as follows:
- 2 1. Page 1, line seven (7), by striking the word "most".
- 3 2. Page 1, line ten (10), by striking the words "is being",
- 4 and inserting in lieu thereof the words "could be".
- 5 3. Page 1, line ten (10), by inserting after the word "for"
- 6 the words "interstate and primary".
- 7 4. Page 1, line eleven (11), by striking all after the word
- 8 "purposes", all of line twelve (12) and inserting in lieu thereof
- 9 the following: "; and".
- 10 5. Page 1 by striking all of lines thirteen (13) through
- 11 nineteen (19).
- 12 6. Page 2, line one (1), by striking the word "actions"
- 13 and inserting in lieu thereof the words "land use policies".
- 14 7. Page 2 by striking the word "thirty-" from line two (2),
- 15 all of line three (3) and all through the word "planned" in line
- 16 four (4) and inserting in lieu thereof the words "and primary high-
- ways".
- 17 8. Page 2, line sixteen (16), by striking the words "of the
- 18 route of interstate highway thirty-five" and inserting in lieu thereof
- 19 the words "of the policies relative to land use".
- 20 9. Page 2, line eighteen (18), by inserting after the word
- 21 "witnesses" the words "or Iowa state highway commission records,".
- 22 10. Page 2, line twenty-eight (28), by striking the words
- 23 "the Sixty-", all of line twenty-nine (29) and all of line thirty
- 24 (30) through the word "committee" and inserting in lieu thereof the
- 25 words "the General Assembly, not later than January 30, 1970,".

WAYNE KEITH
HUGH H. CLARKE
C. JOSEPH COLEMAN
H. L. OLLENBURG
T. J. FREY

- 1 Amend Senate File 353 by adding after line 30, the
- 2 following:
- 3 1. Sec. 3. Section ninety-six point five, subsection
- 4 five (96.5 -5), Code 1966, is hereby amended by repealing
- 5 subparagraph "b" and subparagraph "c".

- 6 2. Further amend Senate File 353 by renumbering the
7 remaining sections.

ALAN SHIRLEY

- 1 Amend Senate File 353 by striking on page three (3)
2 in line 34 the period (.) and inserting in lieu thereof
3 the following:
4 “; however, the benefits to which any individual
5 would be entitled shall not be diminished. That portion
6 of the benefits paid that are attributable to wage credits
7 earned by the reason of time spent and wages earned while in
8 the employ of the employer whose employ such individual
9 voluntarily left shall be paid out of the unemployment
10 compensation fund and charged to the whole fund and not
11 to any individual employer.”

JOHN WALSH
LEE GAUDINEER
KENNETH BENDA

- 1 Amend Senate File 353, page 3, line 34, by striking the period (.) and
2 inserting in lieu thereof the following:
3 1. “provided, however, wage credits accrued in employment that was
4 in order to accept better employment than that which was quit, shall
5 not be so deducted.”

JOHN M. WALSH

- 1 Amend Senate File 353 by adding on page 5 the following new sec-
2 tion:
3 1. “Sec. 5. Section ninety-six point three (96.3), Code 1966, is
4 hereby
5 amended by adding to subsection four (4) the following new para-
6 graphs:
7 ‘In addition to the benefits as herein provided, a benefit of four
8 dollars for each dependent shall be paid, up to a maximum of four de-
9 pendants, and the dependent benefits shall be charged against the un-
10 employment trust fund account and no employer's account shall be
11 charged
12 with dependent benefits paid. Dependents for the purpose of this section
13 shall mean an employee's wife, child or children, or other persons re-
14 cognized under the then current Internal Revenue Code for establishing
15 the employee's withholding tax exemptions, but not an employed spouse.
16 Only those exemptions claimed by the employee filed with his employer
17 shall determine the number of dependents for the purposes of this sec-
18 tion.
19 ‘The number of dependents an individual is determined to have shall
20 be determined as of the day with respect to which he first files a valid
21 claim for benefits in any benefit year, and shall be fixed for the duration
of such benefit year. The individual's statements with respect to the
number of dependents which he may lawfully claim, and made in con-
nection
with the filing of such claim for benefits, shall be accepted as establish-
ing a prima facie showing thereof, subject however, to the penalties for
fraud or false representation provided in this chapter.’”

JOHN M. WALSH

1 Amend Senate File 353 by adding the following new
2 section:
3 "Section ninety-six point nineteen (96.19), sub-
4 section twenty-one (21), Code 1966, is hereby amended
5 by striking from lines four (4) and five (5) the words
6 'three thousand dollars' and substituting therefor the
7 words 'four thousand two hundred dollars', and by
8 striking from line seven (7) the words 'three thousand
9 dollars' and substituting therefor the words 'four
10 thousand two hundred dollars'."

ANDREW G. FROMMELT

1 Amend Senate File 353 by adding the following new
2 section:
3 "Section ninety-six point nineteen (96.19), sub-
4 section seven (7), subparagraph 'g' one (1), Code
5 1966, is hereby amended by adding to subparagraph one (1)
6 the following:
7 'Any state administrative department, any state commission
8 or board, any political subdivision of the State of Iowa
9 or any instrumentality thereof, may file with the Iowa
10 Employment Security Commission a written election to
11 become an employer and may obligate its funds for the
12 payment of benefits paid from the unemployment trust fund
13 account on its employment. Any election by a state
14 administrative department, state commissioner or board shall
15 be made by the head thereof with the approval of the Governor.
16 The Iowa Employment Security Commission after the end of each
17 calendar quarter shall notify the electing state administrative
18 department, state commission or board, political subdivision
19 or instrumentality of the amount of benefits paid on
20 its employment, and the electing public employer shall
21 reimburse the fund within thirty (30) days after
22 receipt of such notice. No other contribution shall be
23 required of a public employer which so elects.'"

WILLIAM F. DENMAN

1 1. Amend Senate File 456, page 4, line 5, section 6, by striking the
2 word "ten" and inserting in lieu thereof the word "twenty".

ERNEST KOSEK

1 Amend the Griffin amendment, filed March 28, 1969, to Senate File
549, as follows:

2 1. By striking from lines 3, 5, 7, 9, 11, 13, 15, 17, 20, 27, 29, 34,
3 38, 48, 53, 58, 63, 68, 73, 78, 82, 86, 91, 100, 105, 110, 115, 120 the word
4 "seven" and inserting in lieu thereof the word "eight".

ERNEST KOSEK
ALDEN ERSKINE
WAYNE KEITH

1 Amend Senate File 565 as follows:

2 1. Page 13, line 6, by adding the following sentence:
3 "In the event of the existence of or creation of
4 a municipal court, said municipal court clerk's office shall
5 constitute a traffic violations office in the county of its
6 existence or creation, and shall be in lieu of the district
7 court clerk's office."

8 2. Page 53, by adding the following new section:
 9 "Sec. 278. Nothing in this Act shall be construed
 10 as affecting the establishment of municipal courts under
 11 chapter six hundred two (602), Code 1966, or the jurisdiction,
 12 operation, rules of procedure, or functions of existing
 13 municipal courts, nor the allocation of fines, forfeitures,
 14 operational charges or expenses as same relate to said municipi-
 15 pal courts, and said municipal courts shall have and continue
 16 to have original jurisdiction as provided in chapter six hundred
 17 two (602), Code 1966, and related statutes."

JOHN L. MOWRY

1 Amend Senate File 565, at page 15, by inserting after
 2 line 9 the following paragraph:
 3 "However, in the event that bond is posted in accord
 4 with this subsection, the defendant shall be allowed to
 5 change his plea to guilty at any time before the date
 6 specified in the summons for appearance either in person
 7 or by mail and to pay the minimum fine. Upon such payment,
 8 the bond previously posted shall be released, but the
 9 costs shall be retained."

LUCAS J. DeKOSTER

1 Amend Senate File 565 on page 16 by striking the
 2 last sentence of section 31 appearing in lines 27 through
 3 30, and inserting in lieu thereof the following:
 4 "Costs collected by the traffic violations offices
 5 shall be remitted to the County Treasurer quarterly,
 6 to be placed in the Court fund of the County".

ARTHUR A. NEU

1 Amend the committee on judiciary amendment to Senate File
 2 565, filed March 26, 1969, as follows:
 3 1. By striking from line 60 the word "or".
 4 2. By striking from line 62 the word "or".
 5 3. By striking line 63.

LUCAS J. DeKOSTER

1 Amend Senate File 567 as follows:
 2 1. By adding after page 1, line 16, the following:
 3 "after July 1, 1971,".
 4 2. By striking from page 2, lines 2 through 6,
 5 inclusive.

HUGH H. CLARKE
 LEE GAUDINEER
 JAMES A. POTGETER
 WILLIAM F. DENMAN

1 Amend Senate File 597 by striking on page 2, line 6, the number
 2 "25,000.00" and inserting in lieu thereof the number "30,730.00".
 JAMES A. POTGETER DAVID M. STANLEY
 JOHN M. WALSH ERNEST KOSEK
 LUCAS J. DeKOSTER WILLIAM F. DENMAN
 KENNETH BENDA WM. J. REICHARDT
 ARTHUR A. NEU

1 Amend Senate File 597, page 6, by striking from line 5
 2 the figures "241,790.00" and insert in lieu thereof the

3 figures "252,595.00"

4 By striking from line 6 the figures "5,807,510.00" and
5 insert in lieu thereof the figures "5,818,315.00" and by
6 striking on page 9, line 18, the figures "22,252,800.00"
7 and insert in lieu thereof the figures "22,263,605.00".

ALAN SHIRLEY

1 Amend Senate File 597, page 9, by adding the
2 following new section:

3 "Sec. 6. There is hereby transferred to the general
4 fund of the State of Iowa, the sum of \$21,610.00, from
5 the special fund created and existing under the provisions
6 of section one hundred twenty-four point five (124.5) of
7 the 1966 Code of Iowa as amended by chapter one hundred
8 fifty-five (155), Acts of the Sixty-second General Assembly.

ALAN SHIRLEY

1 Amend Senate File 614 as follows:

2 1. Strike lines fifteen (15) through eighteen (18), inclu-
3 sive, on page one (1).

4 2. Strike from line nineteen (19), page one (1), the
5 figures "40,001" and insert in lieu thereof the figures "40,000".

6 3. Strike from line nineteen (19), page one (1), the figures
7 "8,000" and insert in lieu thereof the figures "6,000" and
8 further strike the figures "7,200" and insert in lieu thereof
9 the figures "6,000".

10 4. Strike from line twenty (20), page one (1), the figures
11 "9,000" and insert in lieu thereof the figures "7,750" and
12 further strike the figures "8,000" and insert in lieu thereof
13 the figures "6,500".

14 5. Strike from line twenty-one (21), page one (1), the
15 figures "10,000" and insert in lieu thereof the figures "8,000"
16 and further strike the figures "9,000" and insert in lieu there-
17 of the figures "6,500".

18 6. Strike from line twenty-two (22), page one (1), the
19 figures "11,000" and insert in lieu thereof the figures "8,700"
20 and further strike the figures "10,000" and insert in lieu
21 thereof the figures "8,700".

22 7. Strike from line twenty-three (23), page one (1), the
23 first figures "12,500" and further strike the second figures
24 "12,500" and insert in lieu thereof the figures "11,450".

25 8. Strike from page one (1), lines twenty-four (24) and
26 twenty-five (25) and from page two (2), lines one (1) through
27 eight (8), inclusive, and insert in lieu thereof the following:

28 "However, members of boards of supervisors in all counties
29 having a population under forty thousand by the latest federal
30 decennial census shall each receive eighteen dollars and fifty
31 cents per day for each day actually in session and eighteen
32 dollars and fifty cents per day for each day, exclusive of
33 mileage, when not in session but employed on committee service.

34 Members of boards in every county shall receive ten cents
35 for every mile traveled in going to and from the regular, spe-
36 cial and adjourned sessions thereof, and in going to and from
37 the place of performing committee service. When the board is
38 in continuous session, mileage for only one trip in going to

39 and from the session shall be allowed."

40 9. Renumbered the remaining sections.

FRANCIS MESSERLY

1 Amend Senate File 614, page 1, section 1, as follows:

2 1. By inserting in line 10 following the word "supervisors"
3 the words "in counties having a population in excess of forty
4 thousand by the last federal decennial census".

5 2. By striking lines 15 through 18, inclusive.

6 3. By inserting in line 9 following the word "thereof:"
7 the following:

8 "The members of the board of supervisors shall each
9 receive thirty dollars per day for each day actually in
10 session, and thirty dollars per day exclusive of mileage
11 when not in session but employed on committee service, and
12 ten cents for every mile traveled in going to and from the
13 regular, special, and adjourned sessions thereof, and in
14 going to and from the place of performing committee work.
15 When the board is in continuous session, mileage for only
16 one trip in going to and from the session shall be allowed."

GENE W. GLENN

1 Amend Senate File 614 as follows:

2 1. Amend page 2, line 2, by adding after the word
3 "duties." a new sentence as follows: "Such mileage shall be
4 limited to one thousand dollars for each supervisor."

CLIFTON C. LAMBORN

1 Amend Senate File 614 as follows:

2 1. By adding after page 2, line 8, a new section:

3 Section three hundred thirty-one point twelve
4 (331.12), Code 1966, is hereby amended by
5 striking from line three (3) the words "six
6 months" and inserting in lieu thereof the words
7 "thirty days".

8 2. By renumbering the following sections.

CHARLES F. BALLOUN

FRANCIS MESSERLY

1 Amend Senate File 614, page 4, by striking all of

2 Section 4, lines 22 through 25, inclusive, and by renumbering the
3 remaining sections.

GENE W. GLENN

1 Amend Senate File 614 as follows:

2 1. Page 5, section 5, line sixteen (16), by striking the words "sixteen
3 thousand" and inserting in lieu thereof the words "fifteen thousand".

4 2. Page 5, section 5, lines seventeen (17) and eighteen (18), by
5 the words "eighteen thousand" and inserting in lieu thereof the words
6 "sixteen thousand".

7 3. Further amend section three hundred forty point eight (340.8),
8 1966, line twenty-three (23), by striking the words "seventy-five"
9 and inserting in lieu thereof the word "seventy".

WILLIAM D. PALMER
GEORGE O'MALLEY

LEE H. GAUDINEER
WM. J. REICHARDT

1 Amend Senate File 614 as follows:

2 1. By numbering properly and adding the following new section
3 thereto after line 15 on page 6:

4 "Section three hundred forty point ten (340.10), Code 1966,
5 is hereby amended as follows:

6 1. By striking in line fourteen (14) the word, "eighty"
7 and by inserting in lieu thereof the words, "eighty-five (85)".

8 2. By striking in line nineteen (19) the word, "sixty"
9 and by inserting in lieu thereof the word, "fifty".

10 3. By striking in line twenty (20) the word, "seventy-five"
11 and by inserting in lieu thereof the word, "eighty (80)".

12 2. By renumbering properly the remaining section.

13 3. By inserting in line two (2) on page one (1) after the word,
14 "attorneys", the words, "assistant county attorneys".

LEE H. GAUDINEER

1 Amend Senate File 614 by striking section 8

2 and inserting in lieu thereof:

3 Sec. 8. This Act, being deemed of immediate im-
4 portance, shall take effect after its passage, approval, and
5 publication in The Donnellson Review, a newspaper published
6 at Donnellson, Iowa, and in The Odebolt Chronicle, a news-
7 paper published at Odebolt, Iowa.

ELMER F. LANGE

1 Amend House File 90, as passed by the House, by inserting on

2 page 1 after the word, "property" at the end of subsection 1 of section
3 1, the following

4 "and for unpaid balances of accounts of credit extended to
5 such child within the limits of this Act."

WILLIAM REICHARDT

1 Amend House File 90 as follows:

2 1. On page 1, strike lines 6 through 9, inclusive, and
3 insert in lieu thereof the following:

4 "1. The parent or parents of an unemancipated minor child
5 under the age of eighteen years shall be liable for actual
6 damages to person or property caused by unlawful acts of such
7 child. However, a parent who is not entitled to legal custody
8 of the minor child at the time of the unlawful act shall not
9 be liable for such damages."

10 2. On page 1, lines 10 and 11, strike the words "charged
11 with the care, custody and control".

DAVID M. STANLEY

VERNON H. KYHL

HAROLD A. THORSEN

1 Amend House File 90 by numbering properly and adding on page 2
2 the following new section:

3 "Legal guardian shall not include the state, any of its de-
4 partments or institutions, its political subdivisions, employees,
5 or officials of the state, its political subdivision, or anyone to
6 whom legal custody of a child is given for the purpose of parole
7 or probation as a juvenile offender or because such child is a
8 delinquent or neglected child."

VERN KYHL

LEE H. GAUDINEER

- 1 Amend House File 90 by striking all of subsection
- 2 2 of section 1 and renumbering the remaining subsections
- 3 accordingly.

GENE W. GLENN

- 1 Amend the committee amendment to House File 436,
- 2 dated March 26, line nine (9), by striking the words
- 3 "fund, said" and inserting in lieu thereof "fund. Said".

ROBERT R. RIGLER

- 1 Amend House File 436 by adding the following new section
- 2 after page 2, line 11:
- 3 Section three hundred ninety-one A point twenty-two
- 4 (391A.22), Code 1966, is hereby amended by striking from
- 5 line twelve (12), the words "the rate of four" and inserting
- 6 in lieu thereof the words "a rate set not to exceed six".

JAMES W. GRIFFIN, SR.

- 1 Amend the Gaudineer amendment to House File 171, dated April
- 2 7, 1969, by inserting a comma in line 3 before the word "common".

LEE H. GAUDINEER, JR.

- 1 Amend House File 222 by adding thereto the following:
- 2 Sec. 3. Section two hundred thirty-nine point five (239.5), Code 1966,
- 3 as amended by section two hundred eighty-eight (288), chapter two
- 4 nine (209), Acts of the Sixty-second General Assembly, is hereby further
- 5 amended by substituting a comma (,) for the period (.) at the end of line
- 6 fifty (50) and adding the following:
- 7 "except that the county board may order the assistance payments
- 8 made to another individual who is interested in or concerned with
- 9 the welfare of the child or the person with whom the child is living
- 10 when it has been demonstrated that the person with whom the child is
- 11 living is unable to manage the assistance payments in the best
- 12 interest of the child. Such protective payments shall not be made
- 13 beyond one year and shall otherwise conform to the regulations
- 14 established under the provisions of Title IV of the Social Security
- 15 Act as amended by Public Law 90-248."

ERNEST KOSEK

On motion of Senator Stanley, the Senate adjourned until 9:00 a.m., Wednesday, April 9, 1969.

JOURNAL OF THE SENATE

SENATE CHAMBER,
DES MOINES, IOWA, WEDNESDAY, APRIL 9, 1969.

The Senate met in regular session, President Jepsen presiding.

Prayer was offered by Reverend Russell Stark, pastor of the First United Presbyterian Church, Lake City, Iowa.

The Senate pledged allegiance to the flag.

The Journal of April 8, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Senator Hammer for the day because of illness on request of Senator Stanley.

DISTINGUISHED GUEST

Senator Erskine rose on a point of personal privilege and presented to the Senate the Honorable Samuel E. Robinson, former member of the House of Representatives from Guthrie County.

VISITORS WELCOMED

President Jepsen welcomed to the Senate several groups of students at the request of the following Senators:

By Senator Flatt, ninety students from the Winterset Junior High School who were present in the balcony with their instructors, Dewayn Crozier, Alta Cameron, Meredith Coffman, Ann Scholter and their principal, K. J. Bassett. The group included Senator Flatt's daughter, Sharon.

By Senator Kosek, two students from Kent, England, who were present in the balcony with their mother, Mrs. Richard Prostka.

By Senator Coleman, thirty-seven students from the Central Webster Community School, Burnside, who were present in the balcony with their instructor, Jim Ainslie.

By Senator Stanley, a group of sixth grade students from McKinley School, Muscatine, who were present in the balcony with their principal, Kenneth Huber, and instructors, Mr. and Mrs. Allen Whitlach and Miss Mary Danfeldt.

By Senators Conklin, Hougen and Messerly, thirteen students from West High School, Waterloo, who were present in the balcony with their instructor, Jerry Kramer.

By Senator Reichardt, twenty-four fourth grade students from Greenwood School, Des Moines, who were present in the balcony with their instructor, Gary Miller. The group included Mrs. Reichardt and their son, Duke.

SENATE FILE 597 DEFERRED

Senator Mowry asked and received unanimous consent that further action on **Senate File 597** be deferred and that the bill retain its place on the calendar.

CONSIDERATION OF BILLS

Senate File 598

On motion of Senator Mowry, Senate File 598, 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, replacements, alterations, equipment and rehabilitation purposes, was taken up and considered.

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

On the question "Shall the bill pass?" (S.F. 598) the vote was:

Ayes, 54:

Anderson	Frey	Lisle	Potter
Arbuckle	Frommelt	Lodwick	Reichardt
Benda	Gaudineer	Lucken	Rigler
Briles	Glenn	McGill	Shaff
Clarke	Hill	Mogged	Shirley
Coleman	Hougen	Mowry	Smith
Conklin	Keith	Neu	Stanley
Curran	Klink	Nicholson	Stephens
DeHart	Kosek	Ollenburg	Sullivan
DeKoster	Kyhl	O'Malley	Thordsen
Denman	Lamborn	Palmer	Van Gilst
Dodds	Lange	Parker	Walsh
Doderer	Laverty	Potgeter	Weimer
Flatt	Leonard		

Nays, none.

Absent or not voting, 7:

Balloun	Gilley	Hammer	Schaben
Erskine	Griffin	Messerly	

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

Senate File 599

On motion of Senator Mowry, Senate File 599, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1969, and ending June 30, 1971, to the capitol planning commission, was taken up and considered.

Senator Mowry offered the following amendment filed by Senator Messerly and moved its adoption:

Amend Senate File 599, page 1, line 6, by inserting after the word "appropriated" the following: "from the general fund of the state".

The amendment was adopted.

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

On the question "Shall the bill pass?" (S.F. 599) the vote was:

Ayes, 58:

Arbuckle	Frey	Leonard	Potgeter
Balloun	Frommelt	Lisle	Potter
Benda	Gaudineer	Lodwick	Reichardt
Briles	Gilley	Lucken	Rigler
Clarke	Glenm	McGill	Shaff
Coleman	Griffin	Messerly	Shirley
Conklin	Hill	Mogged	Smith
Curran	Hougen	Mowry	Stanley
DeHart	Keith	Neu	Stephens
DeKoester	Klink	Nicholson	Sullivan
Denman	Kosek	Ollenburg	Thordsen
Dodds	Kyhl	O'Malley	Van Gilst
Doderer	Lamborn	Palmer	Walsh
Erskine	Lange	Parker	Weimer
Flatt	Laverty		

Nays, none.

Absent or not voting, 3:

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

Senate File 600

On motion of Senator Mowry, Senate File 600, a bill for an act to appropriate from the general fund of the State of Iowa to the executive council for capitol planning commission recommendations, was taken up and considered.

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

On the question "Shall the bill pass?" (S.F. 600) the vote was:

Ayes, 57:

Arbuckle	Frommelt	Leonard	Potgeter
Balloun	Gaudineer	Lisle	Potter
Benda	Gilley	Lodwick	Reichardt
Briles	Glenn	Lucken	Rigler
Clarke	Griffin	McGill	Shaff
Coleman	Hill	Messerly	Shirley
Conklin	Hougen	Mogged	Smith
Curran	Keith	Mowry	Stanley
DeHart	Klink	Neu	Stephens
DeKoster	Kosek	Nicholson	Sullivan
Denman	Kyhl	Ollenburg	Thordsen
Dodds	Lamborn	O'Malley	Van Gilst
Doderer	Lange	Palmer	Walsh
Erskine	Laverty	Parker	Weimer
Frey			

Nays, none.

Absent or not voting, 4:

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

SENATE FILE 601 DEFERRED

Senator Coleman asked and received unanimous consent that further action on **Senate File 601** be deferred and that the bill retain its place on the calendar.

CONSIDERATION OF BILLS**Senate File 602**

On motion of Senator Mowry, Senate File 602, a bill for an act to appropriate the car dispatcher revolving fund for the biennium beginning July 1, 1969, and ending June 30, 1971, was taken up and considered.

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

On the question "Shall the bill pass?" (S.F. 602) the vote was:

Ayes, 58:

Arbuckle	Doderer	Keith	McGill
Balloun	Erskine	Klink	Messerly
Benda	Flatt	Kosek	Mogged
Briles	Frey	Kyhl	Mowry
Clarke	Frommelt	Lamborn	Neu
Coleman	Gaudineer	Lange	Nicholson
Conklin	Gilley	Laverty	Ollenburg
Curran	Glenn	Leonard	O'Malley
DeHart	Griffin	Lisle	Palmer
DeKoster	Hill	Lodwick	Parker
Dodds	Hougen	Lucken	Potgeter

Potter	Shaff	Stephens	Van Gilst
Reichardt	Shirley	Sullivan	Walsh
Rigler	Smith	Thordsen	Weimer
Schaben	Stanley		

Nays, none.

Absent or not voting, 3:

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

Senate File 603

On motion of Senator Mowry, Senate File 603, a bill for an act to appropriate from the Iowa public employees' retirement system fund for the biennium beginning July 1, 1969, and ending June 30, 1971, to the employment security commission for the costs of the administration of the Iowa public employees' retirement system, was taken up and considered.

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

On the question "Shall the bill pass?" (S.F. 603) the vote was:

Ayes, 57:

Arbuckle	Frommelt	Lisle	Potter
Balloun	Gaudineer	Lodwick	Reichardt
Benda	Gilley	Lucken	Rigler
Briles	Glenn	McGill	Schaben
Clarke	Griffin	Messerly	Shaff
Coleman	Hill	Mogged	Shirley
Conklin	Hougen	Mowry	Smith
Curran	Klink	Neu	Stanley
DeHart	Kosek	Nicholson	Stephens
DeKoester	Kyhl	Ollenburg	Sullivan
Dodds	Lamborn	O'Malley	Thordsen
Doderer	Lange	Palmer	Van Gilst
Erskine	Laverty	Parker	Walsh
Flatt	Leonard	Potgeter	Weimer
Frey			

Nays, none.

Absent or not voting, 4:

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

Senate File 604

On motion of Senator Mowry, Senate File 604, a bill for an act to appropriate from the motor vehicle fuel tax fund for the biennium beginning July 1, 1969, and ending June 30, 1971, to the state comptroller, was taken up and considered.

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

On the question "Shall the bill pass?" (S.F. 604) the vote was:

Ayes, 58:

Anderson	Flatt	Leonard	Potter
Arbuckle	Frey	Lisle	Reichardt
Balloun	Frommelt	Lodwick	Rigler
Benda	Gaudineer	Lucken	Schaben
Briles	Gilley	McGill	Shaff
Clarke	Glenn	Messerly	Shirley
Coleman	Griffin	Mogged	Smith
Conklin	Hill	Mowry	Stanley
Curran	Hougen	Neu	Stephens
DeHart	Klink	Nicholson	Sullivan
DeKoster	Kosek	Ollenburg	Thordsen
Denman	Kyhl	O'Malley	Van Gilst
Dodds	Lamborn	Palmer	Walsh
Doderer	Lange	Potgeter	Weimer
Erskine	Laverty		

Nays, none.

Absent or not voting, 3:

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

Senate File 605

On motion of Senator Mowry, Senate File 605, a bill for an act to appropriate from the general fund of the State of Iowa for capital improvements for physical plant and facilities under the superintendent of public buildings and grounds, was taken up and considered.

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

On the question "Shall the bill pass?" (S.F. 605) the vote was:

Ayes, 55:

Anderson	Erskine	Laverty	Potter
Arbuckle	Frey	Leonard	Rigler
Balloun	Frommelt	Lisle	Schaben
Benda	Gaudineer	Lodwick	Shaff
Briles	Gilley	Lucken	Shirley
Clarke	Glenn	McGill	Smith
Coleman	Griffin	Mogged	Stanley
Conklin	Hill	Mowry	Stephens
Curran	Hougen	Neu	Sullivan
DeHart	Klink	Nicholson	Thordsen
DeKoster	Kosek	Ollenburg	Van Gilst
Denman	Kyhl	O'Malley	Walsh
Dodds	Lamborn	Palmer	Weimer
Doderer	Lange	Potgeter	

Nays, none.

Absent or not voting, 6:

Flatt	Keith	Parker	Reichardt
Hammer	Messerly		

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

Senate File 607

On motion of Senator Mowry, Senate File 607, 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 and considered.

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

On the question "Shall the bill pass?" (S.F. 607) the vote was:

Ayes, 57:

Anderson	Frey	Leonard	Potgeter
Arbuckle	Frommelt	Lisle	Potter
Balloun	Gaudineer	Lodwick	Rigler
Benda	Gilley	Lucken	Schaben
Briles	Glenn	McGill	Shaff
Clarke	Griffin	Messerly	Shirley
Coleman	Hill	Mogged	Smith
Conklin	Keith	Mowry	Stanley
Curran	Klink	Neu	Stephens
DeHart	Kosek	Nicholson	Sullivan
DeKoster	Kyhl	Ollenburg	Thordsen
Denman	Lamborn	O'Malley	Van Gilst
Dodds	Lange	Palmer	Walsh
Doderer	Laverty	Parker	Weimer
Erskine			

Nays, none.**Absent or not voting, 4:**

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

Senate File 610

On motion of Senator Mowry, Senate File 610, a bill for an act to create the general contingent fund of the state and specifying the purposes for which the appropriation may be used, was taken up and considered.

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

On the question "Shall the bill pass?" (S.F. 610) the vote was:

Ayes, 57:

Anderson	Flatt	Laverty	Potgeter
Arbuckle	Frey	Leonard	Potter
Balloun	Gaudineer	Lisle	Reichardt
Benda	Gilley	Lodwick	Rigler
Briles	Glenn	Lucken	Schaben
Clarke	Griffin	McGill	Shaff
Coleman	Hill	Mogged	Shirley
Conklin	Hougen	Mowry	Smith
Curran	Keith	Neu	Stanley
DeHart	Klink	Nicholson	Stephens
DeKoster	Kosek	Ollenburg	Sullivan
Denman	Kyhl	O'Malley	Thordsen
Dodds	Lamborn	Palmer	Van Gilst
Doderer	Lange	Parker	Walsh
Erskine			

Nays, none.**Absent or not voting, 4:**

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

Senate File 606

On motion of Senator Mowry, Senate File 606, a bill for an act to appropriate from the general fund of the state to the budget and financial control committee for its contingent fund, was taken up and considered.

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

On the question "Shall the bill pass?" (S.F. 606) the vote was:

Ayes, 58:

Anderson	Flatt	Laverty	Potgeter
Arbuckle	Frey	Leonard	Potter
Balloun	Frommelt	Lisle	Reichardt
Benda	Gaudineer	Lodwick	Rigler
Briles	Gilley	Lucken	Schaben
Clarke	Glenn	McGill	Shaff
Coleman	Griffin	Mogged	Shirley
Conklin	Hill	Mowry	Smith
Curran	Hougen	Neu	Stanley
DeHart	Keith	Nicholson	Stephens
DeKoster	Klink	Ollenburg	Sullivan
Denman	Kosek	O'Malley	Thordsen
Dodds	Kyhl	Palmer	Van Gilst
Doderer	Lamborn	Parker	Walsh
Erskine	Lange		

Nays, none.**Absent or not voting, 3:**

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

Senate File 608

On motion of Senator Mowry, Senate File 608, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1969, and ending June 30, 1971, for various legislative departmental expenses, was taken up and considered.

Senator Mowry offered the following amendment and moved its adoption:

Amend Senate File 608 by adding the following new section:

"Sec. 2. Any unused balance of the funds herein appropriated remaining at the end of the biennium shall revert to the general fund of the state."

The amendment was adopted.

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

On the question "Shall the bill pass?" (S.F. 608) the vote was:

Ayes, 57:

Anderson	Flatt	Leonard	Potgieter
Arbuckle	Frey	Lisle	Potter
Balloun	Frommelt	Lodwick	Rigler
Benda	Gaudineer	Lucken	Schaben
Briles	Gilley	McGill	Shaff
Clarke	Glenn	Messerly	Shirley
Coleman	Griffin	Mogged	Smith
Conklin	Keith	Mowry	Stanley
Curran	Klink	Neu	Stephens
DeHart	Kosek	Nicholson	Sullivan
DeKoster	Kyhl	Ollenburg	Thordsen
Denman	Lamborn	O'Malley	Van Gilst
Dodds	Lange	Palmer	Walsh
Doderer	Laverty	Parker	Weimer
Erskine			

Nays, none.

Absent or not voting, 4:

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

Senate File 609

On motion of Senator Mowry, Senate File 609, a bill for an act to appropriate from the general fund of the State of Iowa to the division of state planning in the Governor's office for community action local aid programs, various Governor's study committees and for community affairs, was taken up and considered.

Senator Mowry offered the following amendment and moved its adoption:

Amend Senate File 609 as follows:

1. By inserting in line 17 the following new section:

"Sec. 2. Any unused balance of the funds herein appropriated remaining at the end of the biennium shall revert to the general fund of the state."

2. By renumbering the remaining sections.

The amendment was adopted.

Senator Frommelt asked unanimous consent that further action on Senate File 609 be deferred and that the bill retain its place on the calendar.

Objection was raised.

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

On the question "Shall the bill pass?" (S.F. 609) the vote was:

Ayes, 45:

Anderson	Frey	Lucken	Potgeter
Arbuckle	Gilley	McGill	Potter
Balloun	Griffin	Messerly	Reichardt
Benda	Keith	Mogged	Rigler
Briles	Klink	Mowry	Shaff
Conklin	Kosek	Neu	Smith
Curran	Kyhl	Nicholson	Stanley
DeHart	Lamborn	Ollenburg	Stephens
DeKoster	Lange	O'Malley	Sullivan
Denman	Lisle	Palmer	Thordsen
Erskine	Lodwick	Parker	Walsh
Flatt			

Nays, 11:

Coleman	Gaudineer	Hougen	Van Gilst
Dodds	Glenn	Schaben	Weimer
Frommelt	Hill	Shirley	

Absent or not voting, 5:

Clarke	Hammer	Laverty	Leonard
Doderer			

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

UNFINISHED BUSINESS

Senate File 220

On motion of Senator Schaben, Senate File 220, a bill for an act relating to farm wagon licensing, was taken up for further consideration.

Senator Doderer took the chair at 11:30 a.m.

Senator Briles offered the following amendment and moved its adoption:

Amend Senate File 220 by adding the following subsection at the end thereof:

"3. By inserting in line two (2) after the word "except" the words "farm trailers and"."

Division was called for.

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?" (S.F. 220) the vote was:

Rule 8 was invoked.

Ayes, 49:

Arbuckle	Frey	Leonard	Potter
Balloun	Frommelt	Lisle	Reichardt
Benda	Gaudineer	Lodwick	Rigler
Briles	Gilley	McGill	Schaben
Clarke	Glenn	Mogged	Shirley
Coleman	Griffin	Mowry	Smith
Curran	Hougen	Neu	Stanley
DeKoster	Klink	Nicholson	Stephens
Denman	Kyhl	Ollenburg	Thordsen
Dodds	Lamborn	Palmer	Van Gilst
Doderer	Lange	Parker	Walsh
Erskine	Laverty	Potgeter	Weimer
Flatt			

Nays, 9:

Anderson	Hill	Lucken	Shaff
Conklin	Kosek	O'Malley	Sullivan
DeHart			

Absent or not voting, 8:

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

President Jepsen took the chair at 11:50 a.m.

Senate File 203

On motion of Senator Briles, Senate File 203, a bill for an act relating to cancellation and nonrenewal of automobile liability insurance, was taken up for further consideration.

Senator Griffin asked and received unanimous consent to withdraw the amendments filed by him on March 25, 27 and 28 and found on pages 632, 633, 667-670 and 691 of the Senate Journal.

Senator Griffin offered the following amendment:

Amend Senate File 203 as follows:

1. By striking from line 5 of page 1 the word "liability".
 2. By striking from line 8 of page 1 the word "liability".
 3. By striking from line 10 of page 1 the words "or uninsured motorist coverage" and inserting in lieu thereof the following: "uninsured motorist coverage, physical damage coverage".
 4. By striking from line 7 on page 2 the words "with a term of less than six months shall" and all of line 8 and inserting in lieu thereof the following: "with a term of six months or less shall be considered written, for the purposes of this Act, for a term of six months."
 5. By striking lines 4, 5, and 6 on page 3 and renumbering the remaining subsection.
 6. By adding the following new paragraph to section 4:
"During the policy period no modification of automobile physical damage coverage (except coverage for loss caused by collision) whereby provision is made for the application of a deductible amount not exceeding one hundred dollars (\$100) shall be deemed a cancellation of the coverage or of the policy."
 7. By striking from page 3, lines 18, 19, 20, 21, and 22 through and including the word "cancellation" and inserting in lieu thereof the following: "Notwithstanding the provisions of section five hundred fifteen point eighty-one (515.81), Code 1966, no notice of cancellation of a policy shall be effective unless mailed or delivered by the insurer to the named insured at least twenty (20) days prior to the effective date of cancellation, or, where the cancellation is for nonpayment of premium notwithstanding the provisions of section five hundred fifteen point eighty (515.80), Code of 1966, at least ten (10) days prior to the date of cancellation."
 8. By adding after the period in line 34 on page 3 the following new sentence: "Failure to specify such reason or reasons following such request shall constitute a violation of this Act, but shall not invalidate the cancellation."
 9. By striking from line 13 on page 4 the word "fifteen" and inserting in lieu thereof the word "twenty".
 10. By striking from line 20 on page 4 the word "five" and inserting in lieu thereof the word "ten".
 11. By adding after the period in line 20 on page 4 the following new sentence: "Failure to specify such reason or reasons following such request shall constitute a violation of this Act, but shall not effect the expiration of the policy."
 12. By striking from pages 4 and 5 all of section 10 and renumbering the following sections.
 13. By striking from page 5 all of section 13.
 14. By striking from page 6 all of section 14.
- Further amend Senate File 203 by amending the title by striking therefrom the words "liability insurance" and inserting in lieu thereof the words "insurance policies".

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Mogged, 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 176 and 177.

CHARLES G. MOGGED

ELIZABETH SHAW

Chairman, Senate Committee

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 the following bills: Senate Files 176 and 177.

BILLS SENT TO THE GOVERNOR

Senator Mogged, 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 April, 1969, sent to the Governor for his approval: Senate Files 176 and 177.

CHARLES G. MOGGED, Chairman

Passed on file.

MOTION TO RECONSIDER WITHDRAWN

Senator Gaudineer asked and received unanimous consent to withdraw his motion to reconsider the vote by which Senate File 544 passed the Senate, filed on April 8, 1969.

MOTION TO RECONSIDER

MR. PRESIDENT: I move to reconsider the vote by which House File 616 passed the Senate.

LEE H. GAUDINEER

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. 473

S. F. 529

S. F. 551

H. F. 389

S. F. 612

S. F. 475

S. F. 350

S. F. 178

S.J.R. 16

SEELEY G. LODWICK
Chairman

REPORTS OF COMMITTEES

Senator Briles submitted the following report:

MR. PRESIDENT: Your committee on county government, to which was referred Senate File 102, a bill for an act relating to compensation of members of election boards, begs leave to report it has had the same under consideration and recommends the same do pass.

JAMES BRILES, Chairman

Ordered passed on file.

Senator Clarke submitted the following report:

MR. PRESIDENT: Your committee on state government, to which was referred **Senate File 58**, a bill for an act relating to the compensation for members of examining boards, begs leave to report it has had the same under consideration and recommends the same **be amended as follows; and when so amended the bill do pass:**

Amend Senate File 58 by adding the following new section:

Sec. 2. Section one hundred forty-six point eleven (146.11), Code 1966, is hereby amended by striking from lines three (3) and four (4) the word "fifteen" and inserting in lieu thereof the word "forty".

HUGH H. CLARKE, Chairman

Ordered passed on file.

Senator Shaff submitted the following report:

MR. PRESIDENT: Your committee on ways and means, to which was referred **House File 226**, a bill for an act relating to the collection of sales tax on the cash difference between the retail sales price and the trade-in value in all transactions except in sales of motor vehicles, begs leave to report it has had the same under consideration and recommends the same **be amended as follows; and when so amended the bill do pass:**

Amend House File 226 as follows:

1. By inserting in page 2, line 3, after the word "value" the following words:

"except the sale of vehicles subject to registration under the laws of this state,".

2. By inserting in page 2, line 33, after the word "and" the following words:

"except the sale of vehicles subject to registration under the laws of this state,".

3. By striking from page 2, line 13, the words "motor vehicles" and inserting in lieu thereof the words:

"vehicles subject to registration under the laws of this state".

4. By striking from page 2, lines 17 and 18, the words "motor vehicles" and inserting in lieu thereof the words:

"vehicles subject to registration under the laws of this state".

5. By striking from page 2, line 21, the words "motor vehicles" and inserting in lieu thereof the words:

"vehicles subject to registration under the laws of this state".

ROGER SHAFF, Chairman

Ordered passed on file.

AMENDMENTS FILED

- 1 Amend Senate File 203 as follows:
- 2 1. By striking from line 5 of page 1 the word
- 3 "liability".
- 4 2. By striking from line 8 of page 1 the word
- 5 "liability".
- 6 3. By striking from line 10 of page 1 the words "or
- 7 uninsured motorist coverage" and inserting in lieu thereof
- 8 the following: "uninsured motorist coverage, physical
- 9 damage coverage".
- 10 4. By striking from line 7 on page 2 the words "with
- 11 a term of less than six months shall" and all of line 8 and
- 12 inserting in lieu thereof the following: "with a term of
- 13 six months or less shall be considered written, for the

14 purposes of this Act, for a term of six months."

15 5. By striking lines 4, 5, and 6 on page 3 and renumber-
16 ing the remaining subsection.

17 6. By adding the following new paragraph to section 4:

18 "During the policy period no modification of automobile
19 physical damage coverage (except coverage for loss caused by
20 collision) whereby provision is made for the application of a
21 deductible amount not exceeding one hundred dollars (\$100)
22 shall be deemed a cancellation of the coverage or of the
23 policy."

24 7. By striking from page 3, lines 18, 19, 20, 21, and
25 22 through and including the word "cancellation" and inserting in
26 lieu thereof the following: "Notwithstanding the provisions
27 of section five hundred fifteen point eighty-one (515.81),
28 Code 1966, no notice of cancellation of a policy shall be
29 effective unless mailed or delivered by the insurer to the
30 named insured at least twenty (20) days prior to the effective
31 date of cancellation, or, where the cancellation is for non-
32 payment of premium notwithstanding the provisions of section
33 five hundred fifteen point eighty (515.80), Code of 1966,
34 at least ten (10) days prior to the date of cancellation".

35 8. By adding after the period in line 34 on page 3
36 the following new sentence: "Failure to specify such reason
37 or reasons following such request shall constitute a violation
38 of this Act, but shall not invalidate the cancellation."

39 9. By striking from line 13 on page 4 the word "fifteen"
40 and inserting in lieu thereof the word "twenty".

41 10. By striking from line 26 on page 4 the word "five"
42 and inserting in lieu thereof the word "ten".

43 11. By adding after the period in line 20 on page 4
44 the following new sentence: "Failure to specify such reason
45 or reasons following such request shall constitute a violation
46 of this Act, but shall not effect the expiration of the
47 policy."

48 12. By striking from pages 4 and 5 all of section 10
49 and renumbering the following sections.

50 13. By striking from page 5 all of section 13.

51 14. By striking from page 6 all of section 14.

52 Further amend Senate File 203 by amending the title by
53 striking therefrom the words "liability insurance" and in-
54 serting in lieu thereof the words "insurance policies".

JAMES W. GRIFFIN, SR.

1 Amend Senate File 353 by adding after line 30, page 4,
2 the following:

3 1. Sec. 3. Section ninety-six point five, subsection
4 five (96.5 -5), Code 1966, is hereby amended by repealing
5 subparagraph "b" and subparagraph "c".

6 2. Further amend Senate File 353 by renumbering the
7 remaining sections.

ALAN SHIRLEY

1 Amend the committee on judiciary amendment to Senate File 565,
2 filed March 26, 1969, as follows:

3 1. By striking lines 127 through 133, inclusive, and insert-
4 ing in lieu thereof the following:

- 5 (1) By striking from page 36, lines 33 through 35, inclusive.
6 (2) By striking from page 37, lines 1 through 5, inclusive,
7 and inserting in lieu thereof the following:
8 "Section six hundred thirty-nine point eleven (639.11), Code
9 1966, is amended by striking from line eight (8) the words 'in a
10 court of record,'.
11 Further amend said section by striking from lines nine (9)
12 and ten (10) the words "a justice court or".
13 2. By striking from line 154 the words "justice or" and
14 inserting in lieu thereof the words "justice or the".
15 3. By inserting in line 168 after the word "the" the words
16 "second use of the".

LUCAS J. DeKOSTER

- 1 Amend Senate File 589 as follows:
2 1. Strike everything after the enacting clause and insert
3 in lieu thereof the following:
4 Section 1. Chapter three hundred fifty-four (354), section
5 one (1), Acts of the Sixty-second General Assembly, amending
6 section four hundred forty-one point twenty-one (441.21), Code
7 1966, is hereby amended as follows:
8 1. By striking lines ten (10) through twenty-two (22),
9 inclusive, and inserting in lieu thereof the following:
10 "The actual value of all property subject to assessment and
11 taxation shall be the fair and reasonable market value of such
12 property.
13 1. In determining the fair and reasonable market value of
14 property, the assessors and property tax division of the de-
15 partment of revenue shall consider its current use, its produc-
16 tivity, earning capacity, if any, capitalized at commonly
17 accepted interest rates, industrial conditions, its cost,
18 physical and functional depreciation, obsolescence and replace-
19 ment cost, relative location, sales of the same or similar
20 property if available, and all other factors which would assist
21 in determining the fair and reasonable market value of the prop-
22 erty, but not its potential value or use. All of the above
23 factors shall be considered where applicable, in arriving at
24 the fair and reasonable market value, but shall not be deter-
25 mined by only one such factor.
26 Notwithstanding any other provision of this section, the
27 actual value of any property shall not exceed its fair and
28 reasonable market value.
29 2. 'Market value' sales are defined as the fair and reason-
30 able exchange in the year in which the property is listed and
31 valued between a willing and able buyer and a willing seller,
32 neither being under any compulsion to buy or sell and each
33 being familiar with all the facts relating to the particular
34 property. Sale prices of the property or comparable property
35 in normal transactions reflecting current market value, and the
36 probable availability or unavailability of persons interested
37 in purchasing the property, shall be taken into consideration
38 in arriving at its market value; however, the following shall
39 not be taken into consideration: Sales where real estate would
40 be joined or become a part of an existing unit, sales to imme-
41 diate members of a family, gifts, foreclosures or liquidation
42 or forced sales; nor other unusual sales, contract sales unless

43 comparable to market value as herein defined, and prospective
44 uses or values.

45 3. The director of revenue shall adopt uniform rules and
46 regulations for assessing and valuing property for tax purposes
47 which shall be adjusted as conditions dictate, to provide
48 uniformity and equalization of valuations of property within
49 and among taxing districts, but such rules and regulations shall
50 not be inconsistent with or change the foregoing formulas for
51 determining the actual assessment values.

52 4. 'Sales ratios' may be used as a guide by local and state
53 assessing authorities for the purpose of equalizing assessments
54 and valuations for taxing purposes; however, only sales as
55 herein defined shall be so used. When used, sales of the last
56 three years shall constitute the basis in computing the sales
57 ratio. The local assessor shall provide all information and
58 record as required by the department of revenue or as other-
59 wise provided by law."

60 2. By striking lines twenty-seven (27) through forty-three
61 (43), inclusive.

62 3. By striking lines fifty (50) through fifty-six (56),
63 inclusive, and inserting in lieu thereof the following:

64 "In assessing property, the burden of proof shall be upon
65 any complainant attacking such valuation as excessive, inade-
66 quate, inequitable, or capricious; however, in protest or
67 appeal proceedings when the complainant offers competent evi-
68 dence by two persons not having an interest in the property that
69 the actual value of the property is less than the actual value
70 determined by the assessor or board of review as the case may
71 be, the burden of proof thereafter shall be upon the official
72 or person seeking to uphold such valuation for taxation pur-
73 poses. Any comparison of properties shall be of like properties
74 in the same district or area within Iowa.

75 Upon written request of a taxpayer the assessing body shall
76 disclose all information in any formula or method used to deter-
77 mine the actual value of his property."

78 Sec. 2. Chapter three hundred fifty-four (354), section one
79 (1), line twenty-four (24), is hereby amended by adding after
80 the word "bulk", the following:

81 "of the total quantity to a single buyer".

82 Section four hundred twenty-eight point seventeen (428.17) is
83 hereby repealed.

84 Sec. 3. Chapter three hundred fifty-four (354), section
85 eight (8), Acts of the Sixty-second General Assembly, amending
86 section four hundred twenty-eight point four (428.4), Code
87 1966, is hereby amended by striking from line three (3) the
88 figure "1968" and inserting in lieu thereof the figure "1973".

89 Sec. 4. Section four hundred twenty-eight point four (428.4),
90 Code 1966, as amended by chapter three hundred fifty-four (354),
91 section eight (8), and chapter three hundred fifty-six (356),
92 section forty (40), Acts of the Sixty-second General Assembly,
93 is hereby further amended by adding thereto the following:

94 "No listing and valuing in any taxing district shall be
95 made prior to 1973 except as ordered by the director of revenue
96 for purposes of equalization, or as otherwise provided by law.
97 The Director shall review any orders and shall equalize
98 assessments in the year 1970 pursuant to the provisions of this

99 Act."
100 2. Further amend Senate File 589 by striking line 1 from page 1
101 and insert in lieu thereof the following:

102 1. "An Act relating to the valuation and assessment of
103 property for purposes of taxation."

WILLIAM J. REICHARDT

HUGH H. CLARKE

C. JOSEPH COLEMAN

QUENTIN V. ANDERSON

CHESTER O. HOUGEN

1 Amend Senate File 589 by striking from page 1,
2 line 1, the words "of real property" and inserting the
3 words "and valuation of property for purposes of taxation".

WAYS AND MEANS COMMITTEE

ROGER J. SHAFF, Chairman

1 Amend Senate File 589 by adding after page 3, line 4,
2 the following new section:

3 Chapter three hundred fifty-four (354), section one (1),
4 Acts of the Sixty-second General Assembly, is hereby amended
5 by adding the following after the period in line fifty-six
6 (56):

7 "Any comparison of properties shall be of like
8 properties in the same district or area within
9 this state."

QUENTIN V. ANDERSON

1 Amend Senate File 608 by adding the following new section:
2 "Sec. 2. Any unused balance of the funds herein
3 appropriated remaining at the end of the biennium
4 shall revert to the general fund of the state."

JOHN L. MOWRY

1 Amend Senate File 609 as follows:

2 1. By inserting in line 17 the following new
3 section:

4 "Sec. 2. Any unused balance of the funds herein
5 appropriated remaining at the end of the biennium
6 shall revert to the general fund of the state."

7 2. By renumbering the remaining sections.

JOHN L. MOWRY

1 Amend Senate File 614, page four (4), by striking
2 section (5), and inserting in lieu thereof the
3 following:

4 "Sec. 5. Section three hundred forty point seven
5 (340.7), Code 1966, is hereby repealed and the following
6 enacted in lieu thereof:

7 "Each sheriff shall receive for his annual salary in
8 counties having a population of:

9 1. Less than ten thousand, nine thousand dollars.

10 2. Ten thousand and less than twenty thousand,
11 nine thousand five hundred dollars.

12 3. Twenty thousand and less than thirty thousand,
13 ten thousand dollars.

14 4. Thirty thousand and less than forty thousand,

- 15 ten thousand five hundred dollars.
16 5. Forty thousand and less than fifty thousand,
17 eleven thousand dollars.
18 6. Fifty thousand and less than sixty thousand, eleven
19 thousand five hundred dollars.
20 7. Sixty thousand and less than seventy-five thousand,
21 twelve thousand dollars.
22 8. Seventy-five thousand and less than one hundred
23 thousand, twelve thousand five hundred dollars.
24 9. One hundred thousand and less than one hundred
25 fifty thousand, thirteen thousand dollars.
26 10. One hundred fifty thousand and less than two
27 hundred thousand, fifteen thousand dollars.

JAMES F. SCHABEN
R. DEAN ARBUCKLE
JOHN M. WALSH

- 1 Amend the Palmer, et al., amendment filed April 8, 1969, to Senate
2 File 614, line 7, by inserting before the word "Further" the
3 following: "Amend page 5 by adding the following new paragraph
4 to section 6, after line 24:".

WILLIAM D. PALMER

- 1 Amend Senate File 619:
2 1. By adding the following after the period in line twenty-
3 one (21) of page 1:
4 "7. By striking from line eight (8) the words 'carpentry;
5 roof, shingle, and glass repair;'.
6 8. By striking from lines nine (9) and ten (10) the words
7 'electrical repair and installation;'.
8 9. By striking from lines twenty-five (25) and twenty-six
9 (26) the words 'painting, papering, and interior decorating;'.
10 10. By striking from lines twenty-six (26) and twenty-seven
11 (27) the words 'pipe fitting and plumbing; wood preparation;'.
12 11. By striking from line thirty-one (31) the words 'tin
13 and sheet metal repairs;'.
14 2. Further amend Senate File 619 as follows:
15 By striking lines twenty-two (22) through twenty-five (25)
16 of page 1.
17 By striking lines one (1) through five (5) of page 2 and
18 inserting in lieu thereof the following:
19 "Sec. 2. Chapter three hundred forty-eight (348), section
20 twenty-five (25), Acts of the Sixty-second General Assembly,
21 amending section four hundred twenty-two point forty-three
22 (422.43), Code 1966, is hereby amended by adding the following
23 thereto:
24 'All services for the repair of buildings and structures
25 for plumbing, heating equipment, tin and sheet metal repairs,
26 electrical repair, painting, papering and interior decorating,
27 roof shingling, and glass repair, shall be subject to the tax
28 herein imposed. All persons engaged in such services shall be
29 issued sales and service tax permits as provided by law and
30 shall, if engaged in services not taxable, distinguish between
31 such taxable and nontaxable services on the sales and service
32 tax return.
33 Any services relative to the foregoing enumeration shall

84 not be taxable when rendered for the purposes of buildings
35 or structures or parts thereof in connection with new construc-
36 tion, reconstruction, alteration, expansion, remodeling inside
37 or out, or any room or interior portion thereof, or the services
38 of any general building contractor, subcontractor, architect, or
39 engineer, when so engaged, and the services of any supplier for
40 materials furnished for these purposes.' "

CHESTER O. HOUGEN

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

EMERGENCY ADJOURNMENT

Because of a bomb threat and immediate evacuation of the State Capitol Building at 2:00 p.m., President Jepsen adjourned the Senate until 9:00 a.m., Thursday, April 10, 1969.

JOURNAL OF THE SENATE

**SENATE CHAMBER,
DES MOINES, IOWA, THURSDAY, APRIL 10, 1969.**

The Senate met in regular session, Senator Lange presiding.

Prayer was offered by Reverend M. O. Smith, pastor of the United Methodist Church, Washington, Iowa.

The Senate pledged allegiance to the flag.

The Journal of April 9, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Senator Hammer for the day on request of Senator Stanley.

PETITIONS

The following petitions were presented and placed on file:

By Senator Sullivan, from thirteen residents of Woodbury County opposing Senate File 180 relating to the taxation of fraternal beneficiary associations.

By Senator Denman, from twenty-seven residents of Linn County opposing all legislation sponsored by the Iowa Funeral Directors and Embalmers Association.

By Senator Conklin, from thirty residents of Black Hawk County, favoring passage of Senate File 248 relating to the detention, treatment and punishment of convicted child molesters and sex offenders.

By Senator Balloun, from two hundred sixty-eight residents of Benton County opposing present legislation governing small locker plants.

By Senator Doderer, from two thousand ninety-nine students of the University of Iowa opposing the passage of Senate File 57 relating to membership of public employees in labor unions, organizations and associations, and Senate File 123 relating to riot activity and seizure of public property.

DISTINGUISHED GUEST

Senator Keith rose on a point of personal privilege and presented to the Senate the Honorable Fred W. Hall, a former member of the House of Representatives from Humboldt County.

VISITORS WELCOMED

The Chair welcomed to the Senate several groups of students at the request of the following Senators:

By Senator Schaben, twenty-eight students from Dunlap High School, who were present in the balcony with their instructors, Mr. Johnson and Mr. Bonsall.

By Senator Potgeter, thirty-one students, members of Girl Scout Troop 103 from the Beaman-Conrad area, Grundy County, who were present in the balcony with their leaders, Mrs. Manning and Mrs. Weston.

By Senator Smith, a group of eighth grade students from Zion Lutheran and St. John's Lutheran Schools, Paullina and German-town, O'Brien County, who were present in the balcony.

By Senator Reichardt, twenty-nine twelfth grade students from Hoover High School, Des Moines, who were present in the balcony with their instructor, Mrs. DeWaay.

By Senator DeKoster, fifteen students from Western Christian High School, Hull, who were present in the balcony with their instructors, Gerry Harms and Gene Laninga.

UNFINISHED BUSINESS

Senate File 203

The Senate resumed consideration of Senate File 203, a bill for an act relating to cancellation and nonrenewal of automobile liability insurance, and the following amendment by Senator Griffin:

Amend Senate File 203 as follows:

1. By striking from line 5 of page 1 the word "liability".
2. By striking from line 8 of page 1 the word "liability".
3. By striking from line 10 of page 1 the words "or uninsured motorist coverage" and inserting in lieu thereof the following: "uninsured motorist coverage, physical damage coverage".
4. By striking from line 7 on page 2 the words "with a term of less than six months shall" and all of line 8 and inserting in lieu thereof the following: "with a term of six months or less shall be considered written, for the purposes of this Act, for a term of six months."
5. By striking lines 4, 5, and 6 on page 3 and renumbering the remaining subsection.
6. By adding the following new paragraph to section 4:
"During the policy period no modification of automobile physical damage coverage (except coverage for loss caused by collision) whereby provision is made for the application of a deductible amount not exceeding one hundred dollars (\$100) shall be deemed a cancellation of the coverage or of the policy."
7. By striking from page 3, lines 18, 19, 20, 21, and 22 through and including the word "cancellation" and inserting in lieu thereof the following:

"Notwithstanding the provisions of section five hundred fifteen point eighty-one (515.81), Code 1966, no notice of cancellation of a policy shall be effective unless mailed or delivered by the insurer to the named insured at least twenty (20) days prior to the effective date of cancellation, or, where the cancellation is for nonpayment of premium notwithstanding the provisions of section five hundred fifteen point eighty (515.80), Code of 1966, at least ten (10) days prior to the date of cancellation".

8. By adding after the period in line 34 on page 3 the following new sentence: "Failure to specify such reason or reasons following such request shall constitute a violation of this Act, but shall not invalidate the cancellation."

9. By striking from line 13 on page 4 the word "fifteen" and inserting in lieu thereof the word "twenty".

10. By striking from line 20 on page 4 the word "five" and inserting in lieu thereof the word "ten".

11. By adding after the period in line 20 on page 4 the following new sentence: "Failure to specify such reason or reasons following such request shall constitute a violation of this Act, but shall not effect the expiration of the policy."

12. By striking from pages 4 and 5 all of section 10 and renumbering the following sections.

13. By striking from page 5 all of section 13.

14. By striking from page 6 all of section 14.

Further amend Senate File 203 by amending the title by striking therefrom the words "liability insurance" and inserting in lieu thereof the words "insurance policies".

Senator Griffin offered the following amendment to his amendment and moved its adoption:

Amend the Griffin amendment to Senate File 203, filed April 9, 1969, as follows:

1. By striking from lines 19 and 20 the parentheses and inserting commas in lieu thereof.

2. By adding in line 28 before the word "Notwithstanding" the words and figures "Sec. 5".

The amendment to the amendment was adopted.

Senator Coleman called for the following division of the Griffin amendment as amended:

Division 1—Sections 1, 2, 3, 4, 5, 6, 7, 9 and 10.

Division 2—Section 8.

Division 3—Section 11.

Division 4—Section 12.

Division 5—Section 13.

Division 6—Section 14.

Senator DeKoster called for a further division of the amendment, and requested that section 5 be considered as division 7.

Senator Griffin moved the adoption of division 1 of the amendment.

Division 1 was adopted.

Senator Griffin moved the adoption of division 2 of the amendment.

Roll call was requested.

On the question "Shall division 2 of the Griffin amendment be adopted?" (S.F. 203) the vote was:

Rule 8 was invoked.

Ayes, 10:

Anderson	Griffin	Mowry	Thordsen
Briles	Lange	Nicholson	Van Gilst
DeKoster	Lisle		

Nays, 45:

Arbuckle	Flatt	Laverty	Potter
Balloun	Frommelt	Leonard	Reichardt
Benda	Gaudineer	Lodwick	Rigler
Clarke	Gilley	Lucken	Schaben
Coleman	Glenn	McGill	Shirley
Conklin	Hill	Messerly	Smith
Curran	Keith	Ollenburg	Stanley
DeHart	Klink	O'Malley	Stephens
Denman	Kosek	Palmer	Sullivan
Dodds	Kyhl	Parker	Walsh
Doderer	Lamborn	Potgeter	Weimer
Erskine			

Absent or not voting, 6:

Frey	Hougen	Neu	Shaff
Hammer	Mogged		

Division 2 of the amendment was lost.

On motion of Senator Griffin, Division 3 of the amendment was lost.

Senator Griffin moved the adoption of division 4 of the amendment.

Roll call was requested.

On the question "Shall division 4 of the Griffin amendment be adopted?" (S.F. 203) the vote was:

Ayes, 19:

Anderson	DeKoster	Lamborn	Rigler
Balloun	Griffin	Lange	Shaff
Benda	Hougen	Lisle	Sullivan
Briles	Keith	Lucken	Thordsen
Clarke	Kyhl	Mowry	

Nays, 37:

Coleman	Denman	Flatt	Glenn
Conklin	Dodds	Frommelt	Hill
Curran	Doderer	Gaudineer	Klink
DeHart	Erskine	Gilley	Kosek

Lavery	Nicholson	Potgeter	Stanley
Leonard	Ollenburg	Potter	Stephens
Lodwick	O'Malley	Schaben	Van Gilst
McGill	Palmer	Shirley	Walsh
Messerly	Parker	Smith	Weimer
Neu			

Voting present, 1:

Arbuckle

Absent or not voting, 4:

Frey	Hammer	Mogged	Reichardt
------	--------	--------	-----------

Division 4 of the amendment was lost.

Senator Griffin moved the adoption of division 5 of the amendment.

Roll call was requested.

On the question "Shall division 5 of the Griffin amendment be adopted?" (S.F. 203) the vote was:

Ayes, 20:

Anderson	Clarke	Kyhl	McGill
Arbuckle	DeKoster	Lamborn	Mowry
Balloun	Frey	Lange	Rigler
Benda	Gilley	Lavery	Sullivan
Briles	Griffin	Lisle	Walsh

Nays, 33:

Coleman	Frommelt	Lucken	Reichardt
Conklin	Gaudineer	Nicholson	Shaff
Curran	Glenn	Ollenburg	Shirley
DeHart	Hill	O'Malley	Smith
Denman	Hougen	Palmer	Stanley
Dodds	Klink	Parker	Stephens
Doderer	Kosek	Potgeter	Thordsen
Erskine	Leonard	Potter	Weimer
Flatt			

Absent or not voting, 8:

Hammer	Lodwick	Mogged	Schaben
Keith	Messerly	Neu	Van Gilst

Division 5 of the amendment was lost.

Senator Griffin moved the adoption of division 6 of the amendment.

Division 6 of the amendment was adopted.

Senator Griffin moved the adoption of division 7 of the amendment.

Division was called for.

Division 7 of the amendment was lost.

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

Amend Senate File 203, page 6, by adding the following new section:

Penalty Clause: Any violation of the provisions of this Act shall subject the offending insurance company of a fine in not excess of five hundred dollars.

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?" (S.F. 203) the vote was:
Rule 8 was invoked.

Ayes, 55:

Anderson	Frey	Leonard	Potter
Arbuckle	Frommelt	Lisle	Rigler
Benda	Gaudineer	Lodwick	Schaben
Briles	Gilley	Lucken	Shaff
Clarke	Glenn	McGill	Shirley
Coleman	Hill	Mogged	Smith
Conklin	Hougen	Mowry	Stanley
Curran	Keith	Neu	Stephens
DeHart	Klink	Nicholson	Sullivan
DeKoster	Kosek	Ollenburg	Thordsen
Denman	Kyhl	O'Malley	Van Gilst
Dodds	Lamborn	Palmer	Walsh
Doderer	Lange	Parker	Weimer
Erskine	Laverty	Potgeter	

Nays, 2:

Balloun Reichardt

Voting present, 1:

Griffin

Absent or not voting, 3:

Flatt Hammer Messerly

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

Senator Briles moved that the vote by which Senate File 203 passed the Senate be reconsidered and the motion to reconsider be laid on the table, which motion prevailed.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

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

Senate File 531, 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 House was asked:

Senate File 532, a bill for an act to appropriate from general fund for the biennium to the Herbert Hoover Birthplace Foundation, Inc.

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

Senate File 579, a bill for an act to appropriate funds from general fund of state to Iowa commission for the blind.

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

Senate File 580, a bill for an act to appropriate from general fund of state for biennium to the Mississippi River Parkway Commission.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 581, a bill for an act to appropriate from general fund of state for biennium to various departments and various divisions of the state.

WILLIAM R. KENDRICK, Chief Clerk

HOUSE AMENDMENT TO SENATE FILE 581

Amend Senate File 581 as follows:

1. By inserting the following as Sec. 4:

"Sec. 4. The provisions of chapter eight (8) of the Code are hereby made applicable to this Act."

2. By renumbering Sec. 4 as Sec. 5.

UNFINISHED BUSINESS

Senate File 567

On motion of Senator Clarke, Senate File 567, a bill for an act relating to the appointment and tenure of the commissioner of public safety, was taken up for further consideration.

Senator Clarke offered the following amendment by Senators Clarke, et al., and moved its adoption:

Amend Senate File 567 as follows:

1. By adding after page 1, line 16, the following: " , after July 1, 1971,."

2. By striking from page 2, lines 2 through 6, inclusive.

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?" (S.F. 567) the vote was:

Ayes, 54:

Anderson
Balloun
Benda
Briles
Clarke
Coleman
Conklin
Curran

DeHart
DeKoster
Denman
Dodds
Doderer
Erskine
Flatt
Frey

Frommelt
Gaudineer
Gilley
Glenn
Griffin
Hougen
Keith
Klink

Kosek
Kyhle
Lamborn
Lange
Laverty
Leonard
Lisle
Lodwick

Lucken	O'Malley	Rigler	Stanley
McGill	Palmer	Schaben	Stephens
Mogged	Parker	Shaff	Sullivan
Mowry	Potgeter	Shirley	Thordsen
Neu	Potter	Smith	Walsh
Ollenburg	Reichardt		

Nays, 2:

Hill Van Gilst

Absent or not voting, 5:

Arbuckle	Messery	Nicholson	Weimer
Hammer			

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

House File 436

On motion of Senator Weimer, House File 436, a bill for an act relating to the issuance of public warrants to cover anticipated deficiencies in a fund and raising the permissible rate of interest which unpaid public warrants draw, was taken up for further consideration.

The following committee amendment was considered:

Amend House File 436 by striking all after the enacting clause and inserting in lieu thereof:

Section 1. Section seventy-four point one (74.1), Code 1966, is hereby amended by adding the following:

"This chapter and its procedures shall also apply whenever a municipality, as defined in section twenty-four point two (24.2) of the Code, shall determine that there are not or will not be sufficient funds on hand to pay the legal obligations of a fund, said municipality is authorized to provide for the payment of such present and future obligations by drawing one or more anticipatory warrants payable to a bank or banks in an amount or amounts legally available and believed to be sufficient to cover the anticipated deficiencies."

Sec. 2, Section seventy-four point two (74.2), Code 1966, is hereby amended as follows:

1. By striking the word "four" in line eight (8) and inserting in lieu thereof the word "five".

2. By striking the word "four" in line nine (9) and inserting in lieu thereof the word "five".

Sec. 3. 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 Cedar Rapids Gazette, a newspaper published in Cedar Rapids, Iowa.

Senator Rigler offered the following amendment to the committee amendment and moved its adoption:

Amend the committee amendment to House File 436, dated March 26, line nine (9), by striking the words "fund, said" and inserting in lieu thereof "fund. Said".

The amendment to the amendment was adopted.

Senator Stanley asked and received unanimous consent that further action on **House File 436** be deferred and that the bill retain its place on the calendar.

CONSIDERATION OF BILLS

Senate File 375

On motion of Senator Van Gilst, Senate File 375, a bill for an act relating to tax sales of the property of deceased old-age assistance recipients, 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?" (S.F. 375) the vote was:

Ayes, 53:

Anderson	Flatt	Lavery	Potter
Arbuckle	Frey	Leonard	Reichardt
Balloun	Frommelt	Lisle	Rigler
Benda	Gaudineer	Lodwick	Schaben
Briles	Gilley	Lucken	Shaff
Clarke	Glenn	McGill	Shirley
Coleman	Griffin	Mogged	Stanley
Conklin	Hill	Mowry	Stephens
Curran	Klink	Neu	Sullivan
DeHart	Kosek	Ollenburg	Thordson
DeKoster	Kyhl	Palmer	Van Gilst
Dodds	Lamborn	Parker	Walsh
Doderer	Lange	Potgeter	Weimer
Erskine			

Nays, none.

Absent or not voting, 8:

Denman	Hougen	Messerly	O'Malley
Hammer	Keith	Nicholson	Smith

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

INTRODUCTION OF BILL

Senate File 620, by committee on human and industrial relations, a bill for an act authorizing the issuance of an operator's license to persons legally blind for identification only.

Read first and second times and placed on calendar.

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

AFTERNOON SESSION

The Senate reconvened, President Jepsen presiding.

INTRODUCTION OF BILL

Senate File 621, by committee on appropriations (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 department of social services, including construction of new buildings, repairs, improvements, replacements or alterations.

Read first and second times and placed on calendar.

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

The Senate reconvened, President Jepsen presiding.

UNFINISHED BUSINESS

House File 436

The Senate resumed consideration of House File 436.

Senator Griffin offered the following amendment to the committee amendment:

Amend the commerce committee amendment to House File 436 by adding the following new section after subsection 2 of section 2:

Section three hundred ninety-one A point twenty-two (391A.22), Code 1966, is hereby amended by striking from line twelve (12), the words "the rate of four" and inserting in lieu thereof the words "a rate set not to exceed six".

Senator O'Malley raised a point of order on the amendment for the reason that a fiscal note should be attached.

The Chair ruled the point not well taken and a fiscal note would be required only if the amendment were adopted.

Senator Griffin moved the adoption of his amendment to the committee amendment.

Roll call was requested.

On the question "Shall the amendment to the amendment be adopted?" (H.F. 436) the vote was:

Rule 8 was invoked.

Ayes, 29:

Anderson
Arbuckle
Benda
Briles
Conklin
Curran
DeHart
DeKoster

Frey
Frommelt
Gaudineer
Gilley
Griffin
Hougen
Kosek

Lamborn
Lange
Lisle
Lodwick
Mogged
Mowry
Nicholson

Ollenburg
Potgeter
Potter
Smith
Sullivan
Walsh
Weimer

Nays, 28:

Balloun	Flatt	McGill	Rigler
Clarke	Glenn	Messerly	Schaben
Coleman	Hill	Neu	Shaff
Denman	Klink	O'Malley	Shirley
Dodds	Kyhl	Palmer	Stanley
Doderer	Laverty	Parker	Stephens
Erskine	Lucken	Reichardt	Thordsen

Absent or not voting, 4:

Hammer	Keith	Leonard	Van Gilst
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The amendment to the amendment was adopted.

Senator Gaudineer offered the following amendment to the committee amendment:

Amend the commerce committee amendment to House File 436 by striking lines 14 through 19 and renumbering the remaining subsection.

Senator Gaudineer moved the adoption of his amendment and called for a division.

The amendment was lost.

On motion of Senator Weimer, the committee amendment, as amended, was adopted.

Senator Griffin asked and received unanimous consent to withdraw the amendment filed on April 8 and found on page 834 of the Senate Journal.

Senator Weimer asked and received unanimous consent to defer House File 436 so that a fiscal note may be prepared in accordance with the ruling of the 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 537, a bill for an act authorizing the Board of Regents to issue bonds.

Also: That the House has concurred in Senate amendment to and passed the following bill in which the concurrence of the House was asked:

House File 13, a bill for an act to provide an additional retirement allowance option for members of IPERS.

WILLIAM R. KENDRICK, Chief Clerk

HOUSE AMENDMENT TO SENATE FILE 537

Amend Senate File 537 as follows:

1. Section 4 by inserting after the partial word "sembly" in line four (4) of said section the following:

"and approval by the governor".

2. By striking all of section 9.

3. By renumbering the remaining sections.

Senator Walsh took the chair at 5:25 p.m.

PERMANENT RULES ADOPTED

Senator Neu called up for consideration the report of committee on rules filed April 8 and found on pages 814 through 824 of the Senate Journal.

Senator Neu offered the following amendment to proposed Rule 38 and moved its adoption:

Amend the proposed permanent Rules for the Senate found in the April 8, 1969, Senate Journal as follows:

1. Amend rule 38, by striking the last word "committee" in subparagraph 5.

The amendment was adopted.

Senator Neu offered the following amendment to the proposed rules and moved its adoption:

Amend the proposed permanent Rules for the Senate found in the Senate Journal for April 8, 1969, by adding the following:

Rule 54

Senate Secretaries

Each Senator shall be permitted to employ for each session of a General Assembly a secretary of his own selection. All secretaries shall be competent stenographers.

Secretaries, when not engaged in their regular duties, shall assist the Secretary of the Senate in any work which he may assign them.

The amendment was adopted.

Senator Gaudineer offered the following amendment to proposed Rule 37, filed by Senators Gaudineer, et al., and moved its adoption:

Amend the permanent Rules of the Senate by inserting the following new paragraph at the end of Rule 37:

"Any bill which provides for a new state board, commission, agency, or department or makes separate or autonomous an existing state board, commission, agency, or department, shall be referred to the committee on state government. This rule shall also apply when such a provision is added to a bill by amendment adopted by the Senate. If the bill is so referred after being sponsored or reported out by another committee, and if the committee on state government does not report out the bill within ten legislative days after referral, the bill shall automatically be restored to the calendar with the same priority which it had immediately before referral."

The amendment was adopted.

Senator Stanley offered the following amendment to proposed Rule 37, by Senators Stanley, et al., and moved its adoption:

Amend the report of the committee on rules regarding permanent rules, Rule 37, by striking in the last sentence the word "state".

The amendment was adopted.

Senator Stanley offered the following amendment to proposed Rule 16, by Senators Stanley, et al., and moved its adoption:

Amend the report of the committee on rules regarding permanent rules, Rule 16, by inserting the following at the end of Rule 16:

"A motion to suspend the rules or to amend the title of a bill is debatable, but debate shall be limited to ten minutes on each side."

The amendment was adopted.

(The Stanley, et al., amendment became ineffective with the adoption of division 1 of the Rigler amendment)

Senator Rigler offered the following amendment to proposed Rules 16, 19, 20, 25 and 37 and called for a division of the amendment:

Amend the report of the committee on rules commencing on page 814 of the April 8, 1969, Senate Journal as follows:

1. RULE 16

Strike all and insert in lieu thereof:

"The following motions are not debatable:

Adjourn

Recess

Call of Senate

Lay on Table or Take from Table

Previous Question

A motion to suspend the rules is debatable."

2. RULE 19

Strike in the last sentence the words "a constitutional majority of the Senators." and insert "forty-one (41) Senators."

3. RULE 20

Strike in the first sentence the following "of any question than could be permitted in the Senate acting under its ordinary rules of procedure".

4. RULE 25

Strike in the second sentence "to reconsider an action." and insert "to reconsider a bill or joint resolution."

5. RULE 37

Strike in the last sentence the words "appropriating state funds" and insert "carrying an appropriation for any purpose".

Senator Rigler moved the adoption of division 1 (Rule 16) of his amendment.

Division was called for.

Division 1 of the amendment was adopted.

Senator Denman raised a point of order on division 1 of the Rigler amendment.

The Chair ruled the point not well taken and division 1 of the amendment was in order.

President Jepsen took the chair at 6:03 p.m.

Senator Rigler moved the adoption of division 2 (Rule 19) of his amendment.

Roll call was requested.

On the question "Shall division 2 of the Rigler amendment be adopted?" (Rule 19) the vote was:

Rule 8 was invoked.

Ayes, 24:

Benda	Frommelt	Lucken	Schaben
Coleman	Gaudineer	McGill	Shirley
Denman	Glenn	Mowry	Stephens
Dodds	Hill	O'Malley	Sullivan
Doderer	Klink	Palmer	Thordsen
Erskine	Kyhl	Rigler	Welmer

Nays, 31:

Anderson	Frey	Leonard	Parker
Arbuckle	Gilley	Lisle	Potgater
Balloun	Griffin	Lodwick	Potter
Clarke	Hougen	Messerly	Shaff
Conklin	Kosek	Mogged	Smith
Curran	Lamborn	Neu	Stanley
DeKoster	Lange	Nicholson	Walsh
Flatt	Laverty	Ollenburg	

Absent or not voting, 6:

Briles	Hammer	Reichardt	Van Gilst
DeHart	Keith		

Division 2 of the amendment was lost.

Senator Rigler moved the adoption of divisions 3 and 4 (Rules 20 and 25) of his amendment.

Divisions 3 and 4 of the amendment were adopted.

Senator Rigler offered the following amendment to division 5 of his amendment and moved its adoption:

Amend the Rigler amendment to Rule 37 of the proposed Senate Rules by inserting in the last line after the word "purpose" the following: "or involving the expenditure of state funds".

The amendment to division 5 of the amendment was adopted.

Senator Rigler moved the adoption of division 5 (Rule 37) of his amendment, as amended, and called for a division.

Division 5 of the amendment as amended was adopted.

Senator Frommelt offered the following amendment to proposed Rule 52 and moved its adoption:

Amend the permanent rules of the Senate, page 824 of the Senate Journal, Rule 52, by deleting after the numeral "9," the words "Be in charge of" and inserting in lieu thereof the word "Supervise".

The amendment was adopted.

Senator Mowry offered the following amendment to proposed Rule 4 by Senators Mowry and Sullivan:

Amend Rule 4, page 815, Journal of the Senate of April 8, 1969, as follows:

1. Strike the period after the word "Assembly" in line 3 of Rule 4, and insert in lieu thereof:

" , except the steering committee shall be dissolved at the end of the first regular session."

Senator Mowry moved the adoption of his amendment and called for a division.

The amendment was lost.

Senator Stanley offered the following amendment by Senators Stanley, et al., and called for a division of the amendment, section 2 as division 1 and section 1 as division 2:

Amend the report of the committee on rules regarding permanent rules, as amended, as follows:

1. Strike the period at the end of Rule 16 and insert in lieu thereof the following:

"and a motion to amend the title of a bill is debatable, but debate shall be limited to ten minutes on each side."

2. Add the following paragraph at the end of Rule 16:

"This rule does not make debatable any motion not mentioned herein which would otherwise not be debatable."

Senator Schaben moved the Senate adjourn until 9:00 a.m., Friday, April 11, 1969.

The motion was lost.

Senator Hill raised a point of order on the Stanley, et al., amendment for the reason that the same subject matter had already been considered.

The Chair ruled the point well taken and sections 1 and 2 of the amendment improper.

On motion of Senator Neu, the report of the committee on rules, as amended, was adopted, and the rules contained therein became the permanent rules of the Senate for the Sixty-third General Assembly.

Senator Lange moved that the vote by which the report of the committee on rules was adopted be reconsidered, and the motion to reconsider be laid on the table, which motion prevailed.

INTRODUCTION OF BILL

Senate File 622, by committee on appropriations (committee on appropriations), a bill for an act to appropriate administration and

educational training aid funds from the general fund of the state to the department of public instruction.

Read first time and placed on calendar.

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on April 9, 1969, the Governor had approved and transmitted to the Secretary of State the following bill:

House File 258, providing for uniform annual observances of certain legal public holidays on Mondays, and for other purposes.

A communication was also received announcing that on April 10, 1969, the Governor had approved and transmitted to the Secretary of State the following bills:

Senate File 176, relating to the codification of the Revenue Laws.

Senate File 177, co-ordinating various statutes with the act creating the Department of Revenue.

House File 14, relating to optional payment of accumulated contributions upon death of an active member of the Iowa Public Employees' Retirement System.

House File 153, relating to investment of funds of life insurance companies in urban real estate and personal property.

House File 160, an act to correct the title of chapter one hundred twelve (112), Acts of the Sixty-second General Assembly.

House File 248, relating to assignment of rooms in the Capitol Building.

House File 210, relating to increasing the number of commissioners elected to administer each Soil Conservation District in this state from three to five.

House File 501, authorizing the use of university hospital earnings for capital improvements and for the payment of principal and interest on bonds.

COMMUNICATIONS FROM SECRETARY OF STATE

April 8, 1969

Mr. Carroll Lane
Secretary of the Senate
State Capitol Building
Des Moines, Iowa 50319

I hereby certify that House File 640 was published in The Allison Tribune, Allison, Iowa, April 2, 1969, and in the Cedar Valley Daily Times, Vinton, Iowa, March 31, 1969.

I further certify that House File 203 was published in the Harlan Tribune, Harlan, Iowa, April 2, 1969, and in the Logan Herald-Observer, Logan, Iowa, April 3, 1969.

MELVIN D. SYNHORST
Secretary of State

April 9, 1969

Mr. Carroll Lane
Secretary of the Senate
State Capitol Building
Des Moines, Iowa 50319

I hereby certify that Senate File 135 was published in the Hardin County

Index, Eldora, Iowa, April 4, 1969, and in the Charles City Press, Charles City, Iowa, April 1, 1969.

MELVIN D. SYNHORST
Secretary of State

EXPLANATION OF VOTE

We voted against Senate File 609 for the following reasons:

The bill is much too vague in its purposes and as a result could in effect provide the office of the Governor with a \$175,000.00 slush fund, at a time when the recommended budget for the Governor's Office has been increased 52 percent over the previous budget.

It is our position that some of the purposes outlined by the proponents are worthwhile but that the passage of Senate File 609 gives no assurance that the money will be expended for the purposes suggested by the proponents of the bill.

It was further pointed out and admitted by proponents handling the bill that it is possible that much of the money could be used to employ high paid personnel on the local level. Therefore we found it necessary to vote against Senate File 609.

ROBERT DODDS
DONALD WEIMER
EUGENE HILL
BASS VAN GILST
LEE GAUDINEER
ANDREW FROMMELT
JAMES SCHABEN
GENE GLENN
ALAN SHIRLEY
JOSEPH COLEMAN

REPORTS OF COMMITTEES

Senator Balloun submitted the following reports:

MR. PRESIDENT: Your committee on conservation and recreation, to which was referred Senate File 410, a bill for an act relating to the creation and acquisition of conservation easements by voluntary means, begs leave to report it has had the same under consideration and recommends the same do pass.

CHARLES F. BALLOUN, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on conservation and recreation, to which was referred Senate File 516, a bill for an act relating to fish and game license fees, begs leave to report it has had the same under consideration and recommends the same do pass.

CHARLES F. BALLOUN, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on conservation and recreation, to which was referred House File 260, a bill for an act imposing fees for use of certain

state-owned recreational areas, begs leave to report it has had the same under consideration and recommends the same *do pass*.

CHARLES F. BALLOUN, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on conservation and recreation, to which was referred **House File 263**, a bill for an act relating to trout possession limits by persons not required to obtain fishing licenses, begs leave to report it has had the same under consideration and recommends the same *do pass*.

CHARLES F. BALLOUN, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on conservation and recreation, to which was referred **House File 286**, a bill for an act relating to trot lines, begs leave to report it has had the same under consideration and recommends the same *do pass*.

CHARLES F. BALLOUN, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on conservation and recreation, to which was referred **House File 287**, a bill for an act relating to the issuance of courtesy hunting and fishing licenses, begs leave to report it has had the same under consideration and recommends the same *do pass*.

CHARLES F. BALLOUN, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on conservation and recreation, to which was referred **House File 329**, a bill for an act relating to the operation of power boats, begs leave to report it has had the same under consideration and recommends the same *do pass*.

CHARLES F. BALLOUN, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on conservation and recreation, to which was referred **House File 349**, a bill for an act relating to the dissemination of information by the conservation commission, begs leave to report it has had the same under consideration and recommends the same *do pass*.

CHARLES F. BALLOUN, Chairman

Ordered passed on file.

Senator Briles submitted the following report:

MR. PRESIDENT: Your committee on county government, to which was referred **Senate File 407**, a bill for an act relating to benefited water districts, begs leave to report it has had the same under consideration and recommends the same *do pass*.

JAMES BRILES, Chairman

Ordered passed on file.

Senator DeKoster submitted the following reports:

MR. PRESIDENT: Your committee on judiciary, to which was referred **Senate File 248**, a bill for an act to define and punish sex offenses against children, and to provide for treatment and confinement of persons convicted of sex offenses and for the greater protection of society against such persons, begs leave to report it has had the same under consideration and recommends the same be amended in accordance with the Stanley, Mowry, et al., amendment filed March 19, 1969, and found on pages 554, 555, 556 and 557 of the Senate Journal; and when so amended the bill do pass.

LUCAS J. DeKOSTER, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary, to which was referred **Senate File 358**, 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 assist peace officers in attempting to prevent crimes or assist in apprehending criminal offenders, begs leave to report it has had the same under consideration and recommends the same do pass.

LUCAS J. DeKOSTER, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary, to which was referred **House File 328**, a bill for an act to legalize and validate the proceedings of the Town Council of the Town of Bussey, in the County of Marion, State of Iowa, in the calling of a special election on the proposition of extending, reconstructing and maintaining its municipal waterworks and contracting indebtedness for such purpose not in excess of forty-five thousand dollars (\$45,000.00), issuing bonds for, etc., begs leave to report it has had the same under consideration and recommends the same do pass.

LUCAS J. DeKOSTER, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary, to which was referred **House File 412**, a bill for an act to legalize and validate the proceedings of the Town Council of the Town of Mitchellville, in the County of Polk, State of Iowa, in the calling of a special election on the proposition of constructing a combination town hall and fire station in said town and contracting indebtedness for such purpose not in excess of forty thousand dollars (\$40,000.00), etc., begs leave to report it has had the same under consideration and recommends the same do pass.

LUCAS J. DeKOSTER, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary, to which was referred **House File 454**, a bill for an act relating to the legalizing of procedures followed in Black Hawk County in repairing the roof of the county home, begs leave to report it has had the same under consideration and recommends the same do pass.

LUCAS J. DeKOSTER, Chairman

Ordered passed on file.

Senator Kyhl submitted the following reports:

MR. PRESIDENT: Your committee on law enforcement, to which was referred House File 97, a bill for an act relating to employment of law enforcement personnel, begs leave to report it has had the same under consideration and recommends the same be amended in accordance with the Thordsen amendment, dated February 20 and found on page 339 of the Senate Journal; and when so amended the bill do pass.

VERNON H. KYHL, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on law enforcement, to which was referred House File 207, a bill for an act relating to the operations of a motor vehicle while the operator of a vehicle is under the influence of alcoholic beverages or other substances, or a combination of such substances, which prevent the safe operation of a motor vehicle, begs leave to report it has had the same under consideration and recommends the same be amended in accordance with the Thordsen-Potter amendment, dated April 4 and found on page 770 of the Senate Journal; and when so amended the bill do pass.

VERNON H. KYHL, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on law enforcement, to which was referred House File 292, a bill for an act relating to the use of flashing lights on motor vehicles, begs leave to report it has had the same under consideration and recommends the same do pass.

VERNON H. KYHL, Chairman

Ordered passed on file.

Senator Lamborn submitted the following reports:

MR. PRESIDENT: Your committee on transportation, to which was referred Senate Joint Resolution 25, a joint resolution providing for appointment of a joint bipartisan legislative committee to investigate the actions of the Iowa, etc., begs leave to report it has had the same under consideration and recommends the same be amended in accordance with the Keith-Clarke, et al., amendment, filed April 8, 1969, and found on page 827 of the Senate Journal; and when so amended, the joint resolution do pass.

CLIFTON C. LAMBORN, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on transportation, to which was referred Senate File 342, a bill for an act relating to primary road detours, begs leave to report it has had the same under consideration and recommends the same do pass.

CLIFTON C. LAMBORN, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on transportation, to which was referred Senate File 425, a bill for an act relating to the removal of hazardous con-

ditions on highways, begs leave to report it has had the same under consideration and recommends the same *do pass*.

CLIFTON C. LAMBORN, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on transportation, to which was referred House File 2, a bill for an act relating to motor vehicle registration fees, begs leave to report it has had the same under consideration and recommends the same *do pass*.

CLIFTON C. LAMBORN, Chairman

Ordered passed on file.

Also:

1 Amend Senate Joint Resolution 16 as follows:

MR. PRESIDENT: Your committee on transportation, to which was referred House File 3, a bill for an act relating to issuance of a single cab card for vehicles subject to the provisions of chapter three hundred twenty-six (326) of the Code, begs leave to report it has had the same under consideration and recommends the same *do pass*.

CLIFTON C. LAMBORN, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on transportation, to which was referred House File 142, a bill for an act relating to the movement of oversized vehicles, begs leave to report it has had the same under consideration and recommends the same *do pass*.

CLIFTON C. LAMBORN, Chairman

Ordered pass on file.

AMENDMENTS FILED

- 2 1. By striking from page 1, line 15, the words "jointly and
- 3 one vote shall be cast".
- 4 2. By striking from page 1, line 16, the words "for both".
- 5 3. By striking from page 1, lines 17 through 19, inclusive,
- 6 the words "Nominations for Lieutenant Governor shall be made by
- 7 some other method than a direct vote of the electorate as shall be
- 8 provided by law."
- 9 4. By striking from page 2, lines 9 through 32, inclusive.
- 10 5. By striking from page 4, lines 19 through 35, inclusive.
- 11 6. By striking from page 4, lines 1 through 23, inclusive,
- 12 and renumbering the following amendments.
- 13 7. By inserting in page 4, line 27, after the word "repealed"
- 14 the words "and the following adopted in lieu thereof: 'A Secretary
- 15 of State, Auditor of State, and Treasurer of State shall be elected
- 16 by the qualified electors, who shall continue in office for four
- 17 years, and until their successors are elected and qualified and
- 18 perform such duties as may be required by law.'"
- 19 8. By striking from page 1, lines 4 and 5, the words ", and
- 20 providing for the Senate to elect a presiding officer".

ELMER LANGE

- 1 Amend Senate Joint Resolution 25 as follows:
- 2 1. Amend page 1 by striking lines 5 and 6 and
- 3 inserting in lieu thereof the words "providing for the
- 4 expenses thereof."

WAYNE KEITH
HUGH H. CLARKE
C. JOSEPH COLEMAN
H. L. OLLENBURG
TOM J. FREY

- 1 Amend the Benda amendment to Senate File 40, filed February 27,
- 2 1969, found on pages 412 and 418 of the Journal, as follows:
- 3 1. By inserting in line 10 following the word "perils,"
- 4 the following: "and for which a charge is made to the vendee,
- 5 other than the finance charge, either directly or indirectly,".
- 6 2. By inserting in line 38 following the word "Act," the
- 7 following: "and for which a charge is made to the vendee,
- 8 other than the finance charge, either directly or indirectly,".
- 9 3. By inserting in line 49 following the word "Act," the
- 10 following: "and for which a charge is made to the vendee, other
- 11 than the finance charge, either directly or indirectly,".

KENNETH BENDA

- 1 Amend Senate File 58 by adding the following new section:
- 2 "Sec. 3. Section one hundred sixty-nine point eighteen
- 3 (169.18), Code 1966, is hereby amended by striking from line
- 4 four (4) the word 'twenty-five' and inserting in lieu thereof the
- 5 word 'forty'."

HUGH CLARKE

- 1 Amend Senate File 102 by striking all after the
- 2 enacting clause and by inserting in lieu thereof the
- 3 following:
- 4 Section 1. Section forty-nine point twenty
- 5 (49.20), Code 1966, is amended by striking from line
- 6 two (2) the words "one dollar" and inserting in lieu
- 7 thereof the words "two dollars".
- 8 Sec. 2. Section forty-three point thirty-two
- 9 (43.32), Code 1966, is amended by striking from line
- 10 five (5) the words "one dollar" and inserting in lieu
- 11 thereof the words "two dollars".

COMMITTEE ON COUNTY GOVERNMENT
JAMES BRILES, Chairman

- 1 Amend Senate File 142 by striking page 1, lines
- 2 4 through 7, inclusive, and inserting in lieu thereof
- 3 the following: "Section 1. Chapter seventeen A (17A),
- 4 Code 1966, is hereby amended by adding the following
- 5 new section:".

LUCAS J. DeKOSTER

- 1 Amend Senate File 203, page 6, by adding the following
- 2 new section:
- 3 Penalty Clause: Any violation of the
- 4 provisions of this Act shall subject the offending insurance
- 5 company to a fine in not excess of five hundred dollars.

GENE W. GLENN
GEORGE O'MALLEY

1 Amend the Griffin amendment to Senate File 203, filed April
2 9, 1969, as follows:

- 3 1. By striking from lines 19 and 20 the parentheses and
4 inserting commas in lieu thereof.
5 2. By adding in line 26 before the word "Notwithstanding"
6 the words and figures "Sec. 5."

JAMES W. GRIFFIN, SR.

1 Amend Senate File 839 by adding the following new
2 section thereto:

- 3 "Sec. 2. Section three hundred sixty-five point
4 seventeen (465.17), Code 1966, by striking from sub-
5 section one (1), line one (1), the words, "and has" and
6 all of line two (2) and the words, "least one year" from
7 line three (3) thereof.

LEE GAUDINEER

1 Amend Senate File 369 by striking everything after the enacting
2 clause and inserting in lieu thereof:

- 3 Section 1. Section three hundred sixty-three point thirty-
4 nine (363.39), Code 1966, as amended by chapter three hundred eleven
5 (311), section four (4), Acts of the Sixty-second General
6 Assembly, is hereby repealed and the following enacted in
7 lieu thereof:

8 "The compensation of councilman in cities and towns which
9 are not under the commission form of municipal government or
10 the council-manager forms of municipal government by election,
11 except as provided in section three hundred sixty-three A
12 point four (363A.4), subsection two (2) of the Code, shall
13 be fixed by ordinance and shall be paid in full for all ser-
14 vices connected with their official duties."

15 Sec. 2. Section three hundred sixty-three A point four
16 (363A.4), subsection one (1), Code 1966, is hereby amended by
17 striking from lines three (3) and four (4) the words "whose
18 compensation is not fixed by law".

19 Sec. 3. Section three hundred sixty-three B point nine
20 (363B.9), Code 1966, is hereby amended as follows:

- 21 1. By striking from line twelve (12) the word "Such".
22 2. By striking lines thirteen (13) through fifty-three (53),
23 inclusive.

24 Sec. 4. Section three hundred sixty-three B point ten
25 (363B.10), Code 1966, is hereby repealed.

26 Sec. 5. Section three hundred sixty-three C point two
27 (363C.2), Code 1966, is hereby amended by striking lines
28 three (3) through twenty-two (22), inclusive, and inserting
29 in lieu thereof the words "fixed by ordinance."

30 Sec. 6. Chapter three hundred eleven (311), section eight
31 (8), Acts of the Sixty-second General Assembly, is hereby
32 amended as follows:

- 33 1. By striking from line eight (8) the word "as" and in-
34 serting in lieu thereof a period.

35 2. By striking lines nine (9) through twelve (12).

36 Sec. 7. Section four hundred twenty point fourteen
37 (420.14), Code 1966, is hereby amended by striking every-
38 thing after the word "ordinance" in line three (3) and inserting
39 a period.

40 Sec. 8. Section four hundred twenty point fifteen (420.15),
 41 Code 1966, is hereby amended by striking in lines three (3)
 42 and four (4) the words "not to exceed ten thousand dollars per
 43 annum,".

J. DONALD WEIMER
 HAROLD A. THORSEN

1 Amend Senate File 376 as follows:

2 1. By adding after the word "doctors" in line
 3 7 on page 1 the following: ", osteopathic physicians
 4 and surgeons".

GEORGE E. O'MALLEY
 C. JOSEPH COLEMAN

1 Amend the Griffin amendment to Senate File 549 dated March 28, 1969,
 2 by adding the following item and renumbering item 33:

3 33. Section three hundred ninety-seven point thirty-five (397.35),
 Code 1966,
 4 is hereby amended by striking from line twelve (12) the word "five" and
 5 inserting in lieu thereof the word "six".

ERNEST KOSEK
 ALDEN J. ERSKINE
 RALPH W. POTTER

1 Amend Senate File 597, page six (6), by striking
 2 all of lines one (1) through six (6) and inserting in
 3 lieu thereof the following:

4 "for the three commissioners at thirteen	
5 thousand (13,000) dollars each	\$5,571,720.00
6 b. Liquor enforcement division	
7 For salaries, support, maintenance and	
8 miscellaneous purposes	\$ 241,790.00
9 Total	<u>\$5,813,510.00</u>

10 Further amend Senate File 597, page nine (9), line
 11 eighteen (18), by striking the figure "\$22,252,800.00" and
 12 inserting in lieu thereof the figure "\$22,258,800.00".

KENNETH BENDA
 ANDREW G. FROMMELT
 HAROLD A. THORSEN

1 Amend Senate File 612 as follows:

2 By adding in page 2, line 23, after the figure "(12)" the
 3 words ", and employees of the board of regents".

HUGH H. CLARKE
 DAVID STANLEY

1 Amend Senate File 619 by adding the following new sections
 2 thereto on page 2:

3 Sec. 2. Any moneys collected by reason of the tax imposed upon
 4 the sale of services rendered, furnished, or performed pursuant to
 5 chapter three hundred forty-eight (348), Acts of the 62nd General
 6 Assembly, in regard to meat, fish and fowl processing; newspapers,
 7 directories, shopper's guides and newspapers whether or not circu-
 8 lated free or without charge to the public, magazine, radio, movie,
 9 and television advertising, to include such advertisement and ser-

10 vice rendered, furnished, or performed by the state of Iowa, its
11 boards and commissions or any installation thereof; outdoor and point-
12 of-purchase performance advertising; promotion and direct mail; sign
13 painting; and new construction, reconstruction, alteration, expansion,
14 remodeling or the services of a general building contracts, architect
15 or engineer when so engaged between October 1, 1967, and July 1, 1969
16 shall be divided into two (2) equal parts. One part shall be paid
17 into the general fund of the state of Iowa and the other part shall
18 be paid into a permanent fund to be known as the "Municipal Tax Re-
19 lief Act."

20 Sec. 3. The state comptroller shall on the first day of
21 January of each year apportion among the incorporated cities and towns
22 of the state, in the ratio which the population of each city or town,
23 as shown by the latest available federal census, bears to the total
24 population of all such cities and towns in the state, the moneys ap-
25 propriated to the "municipal tax relief fund", and shall remit to the
26 clerk of each such city or town the amount so apportioned to such city
27 or town, and said funds so remitted shall be subject to expenditure
28 under the direction of the council of such incorporated city or town
29 for any lawful municipal purpose. A city or town may have one special
30 federal census taken each decade, and the population figure thus ob-
31 tained shall be used in apportioning amounts under this section be-
32 ginning the calendar year following the year in which the special census
33 is certified to the secretary of state.

34 Sec. 4. In any case where a city or town has been incorporated
35 since the latest available federal census, the mayor and council shall
36 certify to the treasurer of state the actual population of such in-
37 corporated city or town as of the date of incorporation and its
38 apportionment of funds under this chapter shall be based upon such
39 certification until the next federal census enumeration. Any community
40 which has dissolved its corporation shall not receive any apportion-
41 ment of funds under this chapter after its dissolution.

42 Sec. 5. In any case where a city or town has annexed any terri-
43 tory since the last regular or special federal census, the mayor and
44 council shall certify to the treasurer of state the actual population
45 of such annexed territory as determined by the last certified federal
46 census of said territory and the apportionment of funds under this
47 chapter shall be based upon the population of said city or town as
48 modified by the certification of the population of the annexed terri-
49 tory until the next regular or special federal census enumeration.

50 Sec. 6. In any case where two or more cities or towns have
51 consolidated, the apportionment of funds under this section shall be
52 based upon the population of the city or town resulting from said con-
53 solidation and shall be determined by combining the population of all
54 cities and towns involved in the consolidation as determined by the
55 last regular or special federal census enumeration for said consoli-
56 dating city or town.

57 Sec. 7. Section twenty-six point six (26.6), Code 1966, as
58 amended by chapter two hundred fifty-three (253), sections four (4)
59 and six (6), Acts of the Sixty-second General Assembly, is hereby fur-
60 ther amended by striking from line ten (10) the word and numbers "and

61 312.3" and inserting in lieu thereof the words and numbers ", three
62 hundred twelve point three (312.3) of the Code, and the municipal tax relief act".

LEE H. GAUDINEER
MINNETTE DODERER
J. DONALD WEIMER
GEORGE E. O'MALLEY
C. JOSEPH COLEMAN
WILLIAM PALMER
ANDREW FROMMELT
BASS VAN GILST
EUGENE M. HILL
WILLIAM F. DENMAN
ALAN SHIRLEY

1 Amend House Concurrent Resolution 21 as found
2 on page 797 of the Senate Journal for April 8, 1969, by
3 striking all after the first "Whereas," and inserting
4 in lieu thereof the following:

5 "many provisions of the Iowa Code relating to eminent
6 domain have remained unchanged for many years; and

7 Whereas, provisions relating to eminent domain are
8 unclear in some instances; and

9 Whereas, dissatisfaction with the law relating to
10 eminent domain has been expressed by segments of our
11 society;

12 NOW THEREFORE,

13 Be It Resolved by the House of Representatives, the
14 Senate Concurring:

15 Section 1. The legislative research committee or
16 its successor is directed to create a study committee
17 as provided by law, which committee shall include members
18 of the appropriate standing committees of the House of
19 Representatives and Senate, to conduct during the 1969-
20 1970 legislative interim a comprehensive study of the
21 Iowa Code relating to eminent domain in order to provide
22 for an up-dated and equitable law relating to eminent
23 domain.

24 The study committee shall include non-legislative
25 members known for special knowledge in the field of
26 eminent domain.

27 Staff assistance shall be provided by the legislative
28 research bureau and additional staff may be employed as
29 deemed necessary by the legislative research committee
30 or its successor.

31 A report of the study shall be prepared and sub-
32 mitted to members of the Sixty-third General Assembly
33 and shall be accompanied by legislative bill drafts
34 designed to carry out the recommendations of the
35 committee."

ARTHUR A. NEU
RICHARD L. STEPHENS

1 Amend House File 226 by striking from page 1, line 3, the
2 words "motor vehicles" and inserting in lieu thereof the words
3 "vehicles subject to registration".

H. L. OLLENBURG

- 1 Amend House File 270 as follows:
- 2 1. On page 1, line 15, by striking the words,
- 3 "or in addition to".
- 4 2. On page 2, line 3, by striking the period and
- 5 inserting in lieu thereof the following:
- 6 " , provided that such labor shall be performed
- 7 during daylight hours and shall be limited
- 8 to four (4) hours per day and shall not
- 9 continue for more than three (3) days. The
- 10 maximum number of hours of such labor for
- 11 each offense shall not exceed twelve (12)."

LEE GAUDINEER

- 1 Amend the commerce committee amendment to House File 436
- 2 by striking lines 14 through 19 and renumbering the
- 3 remaining subsection.

LEE GAUDINEER

- 1 Amend the commerce committee amendment to House File
- 2 436 by adding the following new section after subsection
- 3 2 of section 2:
- 4 Section three hundred ninety-one A point twenty-two
- 5 (391A.22), Code 1966, is hereby amended by striking from
- 6 line twelve (12), the words "the rate of four" and inserting
- 7 in lieu thereof the words "a rate set not to exceed six".

JAMES W. GRIFFIN, SR.

On motion of Senator Stanley, the Senate adjourned until 9:00 a.m., Friday, April 11, 1969.

JOURNAL OF THE SENATE

**SENATE CHAMBER,
DES MOINES, IOWA, FRIDAY, APRIL 11, 1969.**

The Senate met in regular session, Senator Lange presiding.

Prayer was offered by Reverend John H. Middents, Jr., pastor of the United Presbyterian Church, Denison, Iowa.

The Senate pledged allegiance to the flag.

The Journal of April 10, 1969, was approved.

LEAVES OF ABSENCE

Leaves of absence were granted as follows:

Senator Hammer for the day because of illness on request of Senator Stanley; Senator Denman for one hour on request of Senator Denman.

PETITIONS

The following petitions were presented and placed on file:

By Senator Reichardt, from forty-seven residents of Polk County favoring that meat inspection be kept under state control.

By Senator Potgeter, from fifty residents of Hardin, Grundy and Franklin Counties favoring stronger legislation against sex offenders and child molesters.

By Senator Lodwick, from three hundred five residents of Lee County favoring passage of Senate File 513 relating to school bond elections.

DISTINGUISHED GUEST

Senator Curran rose on a point of personal privilege and presented to the Senate the Honorable William H. Nicholas, a former Lieutenant Governor.

VISITORS WELCOMED

The Chair welcomed the following groups of students at the request of members of the Senate:

By Senator Keith, forty students from the Burt Community School, who were present in the balcony with their instructors, Richard Campney, C. Brace, Paul Hasse and Mrs. Art Person.

By Senator Potgeter, thirty-two students from the CAL Community School, Latimer-Coulter-Alexander, who were present in the balcony with their instructors, Mrs. Fanan, Mrs. Meyer, Mr. Harris and Mr. Worrel.

By Senators Conklin, Messerly and Hougén, seventy-nine students from Saint Edward's School, Waterloo, who were present in the balcony with their instructor, Thomas Renze.

INTRODUCTION OF BILL

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

Read first time and placed on calendar.

BILLS DEFERRED

Senator Weimer asked and received unanimous consent that further action on **House File 436** be deferred and that the bill retain its place on the calendar.

Senator Flatt asked and received unanimous consent that further action on **Senate File 614** be deferred and that the bill retain its place on the calendar.

HOUSE AMENDMENT CONSIDERED

Senate File 226

Senator Kosek called up for consideration **Senate File 226**, a bill for an act relating to the control and diagnosis of venereal disease, amended by the House, and moved that the Senate concur in the following amendment:

Amend **Senate File 226** as follows:

1. Section 3, by striking from lines two (2) and three (3) of said section the word "inguinal" and inserting in lieu thereof the word "inguinale".

2. Section 6, by striking from line six (6) of said section the word "inguinal" and inserting in lieu thereof the word "inguinale".

3. Section 9, by striking the period at the end of said section and adding thereto the following: "and if infected, to treatment. Such person shall be treated until certified to the local board of health or, if none, to the state department of health as no longer infectious. In every case of treatment ordered by the district court the attending physician shall so certify that the person is no longer infectious."

4. Section 10, page 3, amend by adding the following thereto: "The physician shall notify the parents of such minor child that the child does have a venereal disease when the results of the diagnosis indicate that the child might communicate the disease to other members of his family."

5. Section 12, amend by striking the last four lines of said section and inserting in lieu thereof the following: "pregnant woman reacts positively to such test, then, if she is married, the husband and other children by the same

mother shall be subjected to the same blood tests as herein provided. If the pregnant woman is single, then the person responsible for the pregnancy and other children by the same mother shall be subjected to the same blood tests as herein provided."

The Senate concurred in the House amendment.

Senator Kosek moved that the bill as amended by the House and concurred in by the Senate be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 226) the vote was:

Rule 24 was invoked.

Ayes, 53:

Arbuckle	Frey	Leonard	Reichardt
Balloun	Gilley	Lisle	Rigler
Benda	Glenn	Lodwick	Schaben
Briles	Griffin	Lucken	Shaff
Clarke	Hill	McGill	Shirley
Conklin	Hougen	Messerly	Smith
Curran	Keith	Mogged	Stanley
DeHart	Klink	Mowry	Stephens
DeKoster	Kosek	Nicholson	Sullivan
Denman	Kyhl	Ollenburg	Thordsen
Dodds	Lamborn	Parker	Van Gilst
Doderer	Lange	Potgeter	Walsh
Erskine	Laverty	Potter	Weimer
Flatt			

Nays, 3:

Coleman	Gaudineer	O'Malley
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Absent or not voting, 5:

Anderson	Hammer	Neu	Palmer
Frommelt			

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

COMMUNICATION FROM THE PIONEER LAWMAKERS

Senator Lisle asked and received unanimous consent that the following resolution be printed in the Journal:

Whereas, the practice of publishing all of the names of present and former members of the General Assembly of Iowa in the Official Register was discontinued after the publication of the Official Register for 1941-1942; and

Whereas, it is the opinion of the officers and members of the Pioneer Lawmakers of Iowa that such practice should be restored;

Now, Therefore, Be It Resolved by the Pioneer Lawmakers of Iowa, in convention assembled, in the City of Des Moines, Iowa, this 8rd day of April, 1969, that we implore the General Assembly to enact a concurrent resolution which shall provide for the restoration of the practice of publishing the names of all present and former legislators, together with informative data, much in the fashion found in the 1941-1942, in all future publications of the Iowa Official Register.

Be It Further Resolved, that a copy of this resolution be delivered to the President of the Senate and to the Speaker of the House.

DUANE E. DEWEL
DEVERE WATSON
EDNA C. LAWRENCE

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

The Senate reconvened, Senator Lange presiding.

REPORT OF CONFERENCE COMMITTEE ON SENATE FILE 139 ADOPTED

On motion of Senator Flatt, the following conference committee report was accepted:

To the President of the Senate and the Speaker of the House:

We, the undersigned members of the conference committee appointed to consider the difference between the Senate and House on Senate File 139, an act relating to false drawing or uttering of checks, beg leave to report and make the following recommendations:

That Senate File 139 as passed by the Senate be amended as follows:

By striking from line eleven (11) the words "material and competent" and inserting in lieu thereof the words "prima facie".

JOSEPH B. FLATT, Chairman

R. DEAN ARBUCKLE

ALAN SHIRLEY

ROGER J. SHAFF

On the Part of the Senate

MAURICE VAN NOSTRAND, Chairman

RUDY VAN DRIE

RAY V. BAILEY

RICHARD M. RADL

On the Part of the House

Senator Flatt moved the adoption of the recommendations and amendment contained therein.

Roll call was requested.

On the question "Shall the amendment recommended by the conference committee be adopted?" (S.F. 139) the vote was:

Ayes, 39:

Anderson	Frey	Lucken	Shaff
Arbuckle	Gilley	McGill	Shirley
Balloun	Griffin	Messerly	Smith
Benda	Keith	Mogged	Stanley
Clarke	Klink	Mowry	Stephens
Curran	Kosek	Nicholson	Sullivan
DeHart	Kyhl	Parker	Thordsen
Dodds	Lamborn	Potter	Van Gilet
Erskine	Lange	Rigler	Walsh
Flatt	Laverty	Schaben	

Nays, 17:

Coleman	Gaudineer	Lisle	Palmer
Conklin	Glenn	Lodwick	Potgeter
DeKoster	Hill	Ollenburg	Reichardt
Doderer	Leonard	O'Malley	Weimer
Frommelt			

Absent or not voting, 5:

Briles	Hammer	Hougen	Neu
Denman			

The motion prevailed and the amendment was adopted.

Senator Flatt moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 139) the vote was:

Ayes, 41:

Anderson	Frey	Leonard	Schaben
Arbuckle	Gilley	Lodwick	Shaff
Balloun	Griffin	Lucken	Shirley
Benda	Keith	McGill	Smith
Briles	Klink	Mogged	Stanley
Clarke	Kosek	Mowry	Stephens
Curran	Kyhl	Nicholson	Sullivan
DeHart	Lamborn	Parker	Thordsen
Dodds	Lange	Potter	Van Gilst
Erskine	Laverty	Rigler	Walsh
Flatt			

Nays, 14:

Coleman	Gaudineer	Ollenburg	Potgeter
Conklin	Glenn	O'Malley	Reichardt
DeKoster	Hill	Palmer	Weimer
Doderer	Lisle		

Absent or not voting, 6:

Denman	Hammer	Messerly	Neu
Frommelt	Hougen		

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

EXPLANATION OF VOTE

We voted against Senate File 139 believing, as the attorney general does, that in its present form it is unconstitutional and we sincerely feel we should have corrected the same before passage.

GEORGE E. O'MALLEY
C. JOSEPH COLEMAN

CONSIDERATION OF BILLS

Senate File 601

On motion of Senator Mowry, Senate File 601, a bill for an act to establish a permanent revolving fund for the office of the state

auditor for payment of the costs incurred in the administration of the Iowa industrial loan law, was taken up and considered.

Senator Mowry moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 601) the vote was:

Ayes, 55:

Anderson	Flatt	Laverty	Potter
Arbuckle	Frey	Leonard	Reichardt
Balloun	Frommelt	Lisle	Rigler
Benda	Gaudineer	Lodwick	Schaben
Briles	Gilley	Lucken	Shaff
Clarke	Glenn	McGill	Shirley
Coleman	Griffin	Mogged	Smith
Conklin	Hill	Mowry	Stanley
Curran	Keith	Nicholson	Stephens
DeHart	Klink	Ollenburg	Sullivan
DeKoster	Kosek	O'Malley	Thordsen
Dodds	Kyhl	Palmer	Van Gilst
Doderer	Lamborn	Parker	Walsh
Erskine	Lange	Potgeter	

Nays, none.

Absent or not voting, 6:

Denman	Hougen	Neu	Weimer
Hammer	Messery		

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

Senate File 549

On motion of Senator Griffin, Senate File 549, a bill for an act relating to the maximum interest rate for public bonds, was taken up and considered.

Senator Griffin offered the following amendment and moved its adoption:

Amend Senate File 549 as follows:

1. By striking from page 1, lines 14 through 21, inclusive.
2. Further amend Senate File 549 by renumbering the remaining sections.

The amendment was adopted.

Senator Griffin offered the amendment filed by him on March 28 and found on pages 696-698 of the Senate Journal.

President Jepsen took the chair at 10:55 a.m.

Senator Griffin asked and received unanimous consent that further action on **Senate File 549** be deferred and that the bill be placed on the calendar under unfinished business.

Senate File 569

On motion of Senator Walsh, Senate File 569, a bill for an act authorizing cities and towns to create an urban renewal fund from additional taxes produced by an urban renewal area, and to issue revenue bonds secured by and payable from such fund, was taken up and considered.

Senator Shirley asked and received unanimous consent that action on **Senate File 569** be deferred and that the bill be placed on the calendar under unfinished business.

Senate File 261

On motion of Senator Arbuckle, Senate File 261, a bill for an act relating to riot control, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Arbuckle offered the following amendment and moved its adoption:

Amend Senate File 261 as follows:

1. By striking from page 1, line 3, the words and figures "seven hundred forty-three (743)" and inserting in lieu thereof the words and figures "eighty (80)".
2. By striking from page 1, line 5, the words "of the state" and inserting in lieu thereof the words "and the commissioner".

Senator Gaudineer called for a division of the amendment.

On motion of Senator Arbuckle, division 1 of the amendment was adopted.

Senator Arbuckle asked and received unanimous consent to withdraw division 2 of the amendment.

Senator Glenn offered the following amendment by Senators Glenn and Schaben:

Amend Senate File 261 by inserting the following sentence after the word "plan." in line 17:

"Upon the request of a county sheriff or head of a police department of any city or town, the governor or his designated subordinate shall implement the foregoing plan."

On motion of Senator Stanley, the Senate recessed until 1:00 p.m.

AFTERNOON SESSION

The Senate reconvened, President Jepsen presiding.

Roll call revealed a quorum present.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Hill, 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 140, 185, 194, 347, 531, 532, 579 and 580.

CHARLES G. MOGGED
Chairman, Senate Committee
ELIZABETH SHAW
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 the following bills: Senate File 140, 185, 194, 347, 531, 532, 579 and 580.

BILLS SENT TO THE GOVERNOR

Senator Mogged, from the committee on enrolled bills, submitted the following report:

MR. PRESIDENT: Your committee on enrolled bills respectfully reports that it has, on this 11th day of April, 1969, sent to the Governor for his approval: Senate Files 140, 185, 194, 347, 531, 532, 579 and 580.

CHARLES G. MOGGED, Chairman

Passed on file.

CONSIDERATION OF BILLS

Senate File 416

On motion of Senator DeKoster, Senate File 416, a bill for an act relating to the election of the board of directors of school districts, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator DeKoster moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 416) the vote was:

Ayes, 47:

Anderson
Arbuckle
Balloun
Benda
Briles
Clarke
Coleman
Conklin
Curran
DeHart

DeKoster
Dodds
Flatt
Frommelt
Gaudineer
Gilley
Glenn
Griffin
Hill
Hougen

Keith
Klink
Kvhl
Lange
Laverty
Lodwick
Lucken
McGill
Messerly
Mowry

Nicholson
Ollenburg
O'Malley
Palmer
Parker
Potgeter
Potter
Reichardt
Rigler
Schaben

Shirley
Smith

Stanley
Sullivan

Thordsen
Van Gilst

Walsh

Nays, none.

Absent or not voting, 14:

Denman
Doderer
Erskine
Frey

Hammer
Kosek
Lamborn
Leonard

Lisle
Mogged
Neu

Shaff
Stephens
Weimer

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

Senate File 422

On motion of Senator Balloun, Senate File 422, a bill for an act relating to fees of licenses issued by the conservation commission, was taken up and considered.

Senator Balloun moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 422) the vote was:

Ayes, 48:

Anderson
Arbuckle
Balloun
Benda
Briles
Clarke
Coleman
Conklin
Curran
DeKoster
Dodds
Doderer

Flatt
Gaudineer
Gilley
Glenn
Griffin
Hill
Hougen
Keith
Klink
Kyhle
Lamborn
Lange

Laverty
Lodwick
Lucken
McGill
Messerly
Mowry
Nicholson
Ollenburger
O'Malley
Palmer
Parker
Potgeter

Potter
Reichardt
Rigler
Schaben
Shirley
Smith
Stanley
Stephens
Sullivan
Thordsen
Van Gilst
Walsh

Nays, none.

Absent or not voting, 18:

DeHart
Denman
Erskine
Frey

Frommelt
Hammer
Kosek

Leonard
Lisle
Mogged

Neu
Shaff
Weimer

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

Senate File 405

On motion of Senator Griffin, Senate File 405, a bill for an act relating to barbering fees, was taken up and considered.

Senator Hill raised a point of order that the subject matter contained in the bill was not germane to the title.

The Chair ruled the point not well taken and the contents of the bill were in order.

Senator Messerly offered the following amendment and moved its adoption:

Amend Senate File 405 as follows:

At page 1, line 10, strike the word "five" and insert in lieu thereof the word "ten".

The amendment was adopted.

Senator Griffin moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 405) the vote was:

Ayes, 33:

Anderson	Flatt	McGill	Reichardt
Balloun	Gilley	Messerly	Rigler
Benda	Griffin	Mowry	Smith
Briles	Keith	Nicholson	Stanley
Clarke	Lange	Ollenburg	Stephens
Conklin	Laverty	Parker	Sullivan
Curran	Lodwick	Potgeter	Thordsen
DeKoster	Lucken	Potter	Walsh
Doderer			

Nays, 13:

Coleman	Hill	O'Malley	Shirley
Dodds	Haugen	Palmer	Van Gilst
Frommelt	Kyhl	Schaben	Weimer
Glenn			

Voting present, 1:

Klink

Absent or not voting, 14:

Arbuckle	Frey	Lamborn	Mogged
DeHart	Gaudineer	Leonard	Neu
Denman	Hammer	Lisle	Shaff
Erskine	Kosek		

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

Senate File 261

The Senate resumed consideration of Senate File 261 and the Glenn-Schaben amendment.

Senator Glenn moved the adoption of the amendment.

The amendment was lost.

Senator Arbuckle moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 261) the vote was:

Rule 24 was invoked.

Ayes, 51:

Anderson	Doderer	Lange	Reichardt
Arbuckle	Flatt	Lodwick	Rigler
Balloun	Frey	Lucken	Schaben
Benda	Frommelt	McGill	Shirley
Briles	Gaudineer	Messerly	Smith
Clarke	Gilley	Mowry	Stanley
Coleman	Glenn	Nicholson	Stephens
Conklin	Hill	Ollenburg	Sullivan
Curran	Hougen	O'Malley	Thordsen
DeHart	Keith	Palmer	Van Gilst
DeKoster	Klink	Parker	Walsh
Denman	Kyhl	Potgeter	Weimer
Dodds	Lamborn	Potter	

Nays, none.

Absent or not voting, 10:

Erskine	Kosek	Lisle	Neu
Griffin	Laverty	Mogged	Shaff
Hammer	Leonard		

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

Senate File 473

On motion of Senator Rigler, Senate File 473, a bill for an act to provide for the construction and reconstruction of state and interstate controlled-access highways, to provide for the payment of the cost, and to authorize the borrowing of money and the issuance of bonds, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

Senator Rigler asked and received unanimous consent that action on **Senate File 473** be deferred and that the bill be placed on the calendar under unfinished business.

SENATE FILE 612 DEFERRED

Senator Clarke asked and received unanimous consent that action on **Senate File 612** be deferred and that the bill retain its place on the calendar.

CONSIDERATION OF JOINT RESOLUTION

Senate Joint Resolution 16

On motion of Senator Lange, Senate Joint Resolution 16, a joint resolution proposing amendments to the Constitution of the State of Iowa relating to the office of Governor and Lieutenant Governor and other constitutional state offices, and providing for the Senate to

elect a presiding officer, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Lange asked unanimous consent that action on **Senate Joint Resolution 16** be deferred and that the bill be placed on the calendar under unfinished business.

Objection was raised.

Senator Lange moved that **Senate Joint Resolution 16** be deferred and that the bill be placed on the calendar under unfinished business.

The motion prevailed.

CONSIDERATION OF BILLS

Senate File 529

On motion of Senator Frommelt, Senate File 529, 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 Benda moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 529) the vote was:

Ayes, 50:

Anderson	Flatt	Lange	Reichardt
Arbuckle	Frey	Lavery	Rigler
Balloun	Frommelt	Lisle	Schaben
Benda	Gaudineer	Lodwick	Shirley
Briles	Gilley	Lucken	Smith
Clarke	Glenn	Mowry	Stanley
Coleman	Griffin	Nicholson	Stephens
Conklin	Hill	Ollenburg	Sullivan
Curran	Hougen	O'Malley	Thordsen
DeHart	Keith	Palmer	Van Gilst
DeKoster	Klink	Potgeter	Walsh
Denman	Kyhl	Potter	Weimer
Dodds	Lamborn		

Nays, none.

Absent or not voting, 11:

Doderer	Kosek	Messerly	Parker
Erakine	Leonard	Mogged	Shaff
Hammer	McGill	Neu	

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

Senate File 475

On motion of Senator Stanley, Senate File 475, a bill for an act to provide for incentive awards to state employees who develop or

participate in cost reduction plans or contribute to efficiency and economy in state government, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Gaudineer offered the following amendment:

Amend Senate File 475 on page 2 by inserting in line 2 after the word "fund", the following:

"The executive council shall prior to making any award submit the departmental recommendation to the Legislative Fiscal Director for his independent evaluation."

Senator Stanley asked and received unanimous consent that further action on **Senate File 475** be deferred and that the bill retain its place on the calendar.

Senate File 551

On motion of Senator Walsh, Senate File 551, a bill for an act relating to the Iowa lends-a-hand agency, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Gaudineer raised a point of order that, under Senate Rule 37, Senate File 551 should be referred to the committee on state government.

The Chair ruled the point well taken and referred **Senate File 551** to the committee on state government.

Senate File 484

On motion of Senator Messerly, Senate File 484, a bill for an act relating to amateur boxing, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Messerly asked and received unanimous consent to withdraw the following amendment:

Amend Senate File 484 as follows:

By adding after the period in line 5 the following:

"The word 'amateur' as herein used shall have the meaning set forth by the Amateur Athletic Union."

Senator Messerly moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 484) the vote was:

Ayes, 47:

Balloun
Briles

Clarke
Coleman

Conklin
Curran

DeHart
DeKoster

Denman	Hougen	Messery	Schaben
Dodds	Keith	Mowry	Shirley
Doderer	Klink	Nicholson	Smith
Flatt	Kyhl	Ollenburg	Stanley
Frey	Lamborn	Palmer	Sullivan
Frommelt	Lange	Parker	Thordsen
Gaudineer	Laverty	Potgeter	Van Gilst
Gilley	Lodwick	Potter	Walsh
Glenn	Lucken	Reichardt	Weimer
Griffin	McGill	Rigler	

Nays, none.

Absent or not voting, 14:

Anderson	Hammer	Lisle	O'Malley
Arbuckle	Hill	Mogged	Shaff
Benda	Kosak	Neu	Stephens
Erskine	Leonard		

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

Senate File 504

On motion of Senator Frey, Senate File 504, a bill for an act relating to communicable diseases, was taken up and considered.

Senator Stanley offered the following amendment and moved its adoption:

Amend Senate File 504, page 2, by striking in lines 13 and 14 the words "Such reports shall not be considered as public records."

The amendment was adopted.

Senator Frey moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 504) the vote was:

Ayes, 50:

Anderson	Flatt	Laverty	Reichardt
Arbuckle	Frey	Lodwick	Rigler
Balloun	Frommelt	Lucken	Schaben
Briles	Gaudineer	McGill	Shirley
Clarke	Gilley	Messery	Smith
Coleman	Glenn	Mowry	Stanley
Conklin	Griffin	Nicholson	Stephens
Curran	Hill	Ollenburg	Sullivan
DeHart	Hougen	Palmer	Thordsen
DeKoster	Keith	Parker	Van Gilst
Denman	Klink	Potgeter	Walsh
Dodds	Kyhl	Potter	Weimer
Doderer	Lange		

Nays, none.

Absent or not voting, 11:

Benda	Kosak	Lisle	O'Malley
Erskine	Lamborn	Mogged	Shaff
Hammer	Leonard	Neu	

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

House File 60

On motion of Senator Keith, House File 60, a bill for an act relating to the maximum speed limit for school buses, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Keith offered the following amendment filed by Senator Lamborn and moved its adoption:

Amend House File 60 as follows:

1. Line 9, by striking the "comma" after the word "system" and inserting the following: "or on any four-lane primary highway,".

The amendment was adopted.

Senator Keith moved that the bill be read the last time now, which motion prevailed, and the bill was the last time.

On the question "Shall the bill pass?" (H.F. 60) the vote was:

Ayes, 46:

Anderson	Frey	Laverty	Potter
Arbuckle	Frommelt	Lodwick	Reichardt
Balloun	Gaudineer	Lucken	Rigler
Briles	Gilley	McGill	Schaben
Clarke	Glenn	Messerly	Shirley
Coleman	Griffin	Mowry	Smith
Conklin	Hill	Nicholson	Stanley
Curran	Hougen	Ollenburg	Stephens
DeHart	Keith	Palmer	Sullivan
DeKoster	Klink	Parker	Thordasen
Dodds	Kyhl	Potgeter	Walsh
Doderer	Lange		

Nays, none.

Absent or not voting, 15:

Benda	Hammer	Lisle	Shaff
Denman	Kosek	Mogged	Van Gilst
Erskine	Lamborn	Neu	Weimer
Flatt	Leonard	O'Malley	

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

Senator Briles took the chair at 3:55 p.m.

House File 103

On motion of Senator Dodds, House File 103, a bill for an act relating to the clerk of the board of review, 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 the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 103) the vote was:

Rule 24 was invoked.

Ayes, 42:

Anderson	Flatt	Laverty	Reichardt
Balloun	Frey	Lodwick	Schaben
Briles	Frommelt	Lucken	Shirley
Clarke	Gaudineer	McGill	Smith
Coleman	Glenn	Messerly	Stanley
Conklin	Griffin	Mowry	Stephens
Curran	Hill	Palmer	Sullivan
DeHart	Hougen	Parker	Thordsen
DeKoster	Keith	Potgeter	Van Gilst
Dodds	Klink	Potter	Walsh
Doderer	Lange		

Nays, 4:

Gilley	Kyhl	Nicholson	Ollenburg
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Absent or not voting, 15:

Arbuckle	Hammer	Lisle	Rigler
Benda	Kosek	Mogged	Shaff
Denman	Lamborn	Neu	Weimer
Erskine	Leonard	O'Malley	

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 House File 103 passed the Senate be reconsidered and the motion to reconsider be laid on the table, which motion prevailed.

House File 180

On motion of Senator Mowry, House File 180, a bill for an act relating to absentee voting by members of the armed forces, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Mowry moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 180) the vote was:

Ayes, 46:

Anderson	DeKoster	Griffin	Lodwick
Balloun	Dodds	Hill	Lucken
Briles	Flatt	Hougen	McGill
Clarke	Frey	Keith	Messerly
Coleman	Frommelt	Klink	Mowry
Conklin	Gaudineer	Kyhl	Nicholson
Curran	Gilley	Lange	Ollenburg
DeHart	Glenn	Laverty	Palmer

Parker
Potgeter
Potter
Reichardt

Rigler
Schaben
Shirley
Smith

Stanley
Stephens
Sullivan

Thordsen
Van Gilst
Walsh

Nays, none.

Absent or not voting, 15:

Arbuckle
Benda
Denman
Doderer

Erskine
Hammer
Kosek
Lamborn

Leonard
Lisle
Mogged
Neu

O'Malley
Shaff
Weimer

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

House File 242

On motion Senator DeHart, House File 242, a bill for an act to legalize and validate the proceedings of the Town Council of the Town of Runnells, in the County of Polk, State of Iowa, in the calling for a special election on the proposition of constructing an elevated water storage tank in said town and contracting indebtedness for such purpose not in excess of twenty-five thousand dollars (\$25,000.00), issuing bonds for such purpose not in excess of twenty thousand dollars (\$20,000.00), and levying a tax annually upon the taxable property of said town not in excess of ten mills per annum in payment of such bonds and the interest thereon, and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said town, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator DeHart moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 242) the vote was:

Ayes, 46:

Anderson
Balloun
Briles
Clarke
Coleman
Conklin
Curran
DeHart
DeKoster
Dodds
Doderer
Frey

Frommelt
Gaudineer
Gilley
Glenn
Griffin
Hill
Hougen
Keith
Klink
Kyhle
Lange
Laverty

Lodwick
Lucken
McGill
Messerly
Mowry
Nicholson
Ollenburg
Palmer
Parker
Potgeter
Potter

Reichardt
Rigler
Schaben
Shirley
Smith
Stanley
Stephens
Sullivan
Thordsen
Van Gilst
Walsh

Nays, none.

Absent or not voting, 15:

Arbuckle
Benda

Denman
Erskine

Flatt
Hammer

Kosek
Lamborn

Leonard
Lisle

Mogged
Neu

O'Malley
Shaff

Weimer

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

Senate File 475

The Senate resumed consideration of Senate File 475.

Senator Gaudineer offered the following amendment filed by Senators Gaudineer and Stanley:

Amend Senate File 475 by adding the following new section after section 3:

"Sec. 4. Before authorizing an award under this Act, the Executive Council shall submit the departmental recommendation to the comptroller and to the legislative fiscal director, each of whom shall submit his independent evaluation within fifteen (15) days."

Senator Glenn asked and received unanimous consent that action on **Senate File 475** be deferred and that the bill be placed on the calendar under unfinished business.

House File 243

On motion of Senator Shirley, House File 243, a bill for an act to legalize and validate the proceedings of the Board of Directors of the Bondurant-Farrar Community School District, in the Counties of Jasper and Polk, State of Iowa, in connection with an election for the issuance of school bonds and declaring the validity of said election and that bonds issued pursuant to and authorized thereby shall constitute valid and binding obligations of said school district, 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 the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 243) the vote was:

Ayes, 45:

Anderson
Balkoun
Benda
Briles
Clarke
Conklin
Curran
DeHart
DeKoster
Denman
Dodds
Doderer

Frommelt
Gaudineer
Gilley
Glenn
Griffin
Hill
Hougen
Keith
Klink
Kyhl
Lange

Laverty
Lodwick
Lucken
McGill
Messerly
Mowry
Nicholson
Ollenburg
Palmer
Parker
Potgeter

Potter
Reichardt
Rigler
Schaben
Shirley
Smith
Stanley
Stephens
Sullivan
Thordsen
Walsh

Nays, none.

Voting present, 1:

Coleman

Absent or not voting, 15:

Arbuckle	Hammer	Lisle	Shaff
Erskine	Kosek	Mogged	Van Gilst
Flatt	Lamborn	Neu	Weimer
Frey	Leonard	O'Malley	

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

House File 249

On motion of Senator Lange, House File 249, a bill for an act relating to the style for rules of administrative departments, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Lange moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 249) the vote was:

Ayes, 46:

Anderson	Doderer	Lange	Potgeter
Balloun	Frey	Lavery	Potter
Benda	Frommelt	Lodwick	Reichardt
Briles	Gaudineer	Lucken	Rigler
Clarke	Gilley	McGill	Schaben
Coleman	Glenn	Messerly	Smith
Conklin	Griffin	Mowry	Stanley
Curran	Hougen	Nicholson	Stephens
DeHart	Keith	Ollenburg	Sullivan
DeKoster	Klink	Palmer	Thordsen
Denman	Kyhl	Parker	Walsh
Dodds	Lamborn		

Nays, 1:

Hill

Absent or not voting, 14:

Arbuckle	Kosek	Neu	Shirley
Erskine	Leonard	O'Malley	Van Gilst
Flatt	Lisle	Shaff	Weimer
Hammer	Mogged		

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

House File 345

On motion of Senator Benda, House File 345, a bill for an act relating to school buses, 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 345 is hereby amended by adding the following new section:

Sec. 5. This Act being of immediate importance shall take effect and be in force from and after its publication in The Sioux City Journal, Sioux City, Iowa, and The Donnellson Review, Donnellson, Iowa.

The amendment was adopted.

Senator Rigler took the chair at 4:25 p.m.

Senator Walsh offered the following amendment by Senators Walsh et al.

Amend House File 345 by adding the following thereto:

1. Sec. —. Chapter two hundred eighty-five (285), of the Code, is hereby amended by the following new sections:

(1). "The board of directors in every school district that operates or provides any school bus, common carrier, or other conveyance for transporting resident pupils to and from a public school may permit resident pupils attending any non-public school, kindergarten through twelfth grade, within the district to ride such transportation facility without cost, if such pupil would qualify for transportation if he were attending a public school."

(2). "Any non-public school pupil entitled to transportation as determined by the local school board under this Act shall meet or depart the transportation facility at that point on the established pupil school route nearest or most easily accessible from the home of the pupil. The pupil shall be permitted to ride the transportation facility to and from the point on the established public school route nearest to or which affords the most convenient access to the non-public school of attendance."

(3). "A school district shall not reimburse any parent or guardian for transporting any non-public school pupil between the home of the pupil and any point on the established public school route."

2. Sec. —. Section two hundred eighty-five point five (285.5), subsection one (1), of the Code, is hereby amended by striking from lines two through four the words "and be for the transportation of children who attend public school".

3. Sec. —. Section two hundred eighty-five point ten (285.10), subsection one (1), of the Code, is hereby amended by striking from line two the words "attends public school, and who".

Senator Walsh moved that further action on **House File 345** be deferred and that the bill be placed on the calendar under unfinished business.

Senator Hill raised a point of order that the amendment was not germane to the bill.

The Chair ruled that he will leave it up to the Senate to determine whether or not the amendment is germane.

Senator Stanley raised a point of order that under Senate Rule 50 it is the duty of the Chair to rule on the germaneness of the amendment.

The Chair ruled that in this instance it was proper to let the Senate make the decision.

Senator Stephens moved that the Walsh, et al., amendment be laid on the table.

Roll call was requested.

On the question "Shall the Walsh, et al., amendment be laid on the table?" (H.F. 345) the vote was:

Rule 24 was invoked.

Ayes, 26:

Anderson	Gilley	Lucken	Potgeter
Benda	Griffin	Messerly	Potter
Clarke	Hill	Mowry	Smith
Conklin	Hougen	Nicholson	Stanley
Curran	Keith	Ollenburg	Stephens
DeHart	Kyhl	Parker	Sullivan
DeKoster	Lodwick		

Nays, 17:

Balloun	Frommelt	Lamborn	Rigler
Coleman	Gaudineer	McGill	Schaben
Denman	Glenn	Palmer	Shirley
Dodds	Klink	Reichardt	Walsh
Doderer			

Absent or not voting, 18:

Arbuckle	Hammer	Lisle	Shaff
Briles	Kosek	Mogged	Thordsen
Erskine	Lange	Neu	Van Gilst
Flatt	Lavery	O'Malley	Weimer
Frey	Leonard		

The motion prevailed and the Walsh, et al., amendment was laid on the table. (This carried with it, House File 345.)

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 refused to concur in the Senate amendments to the following bill in which the concurrence of the House was asked:

House File 348, a bill for an act relating to the director of the Iowa Development Commission.

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

Senate File 175, a bill for an act relating to penalties for the commission of or the attempt to commit crimes when armed with firearms.

WILLIAM R. KENDRICK, Chief Clerk

INTRODUCTION OF BILLS

Senate File 624, by committee on ways and means, a bill for an act relating to sales taxes imposed on services performed on tangible personal property delivered into interstate commerce or services used in processing tangible personal property which will ultimately be subject to the sales tax.

Read first time and placed on calendar.

Senate File 625, by committee on transportation, a bill for an act to authorize payment of salaries to employees of the State of Iowa every two weeks.

Read first time and passed on file.

Senate File 626, by committee on human and industrial relations (committee on social services), a bill for an act relating to minimum standards to protect the health, safety, and welfare of individuals living in migratory labor camps.

Read first time and passed on file.

Senate File 627, by committee on agriculture, a bill for an act relating to pipelines.

Read first time and placed on calendar.

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

Read first time and placed on calendar.

COMMUNICATIONS

The following communications were presented:

OFFICE OF THE GOVERNOR

State Capitol
Des Moines, Iowa 50319

April 11, 1969

Hon. Roger W. Jepsen
Lieutenant Governor of Iowa
Dear Governor Jepsen:

It is my pleasure to submit to the Senate for their consideration the name Wendell C. Pellett of Atlantic, Cass County, Iowa, for appointment as a member of the Soil Conservation Committee under the provisions of section 467A.4 of the Code of Iowa 1966 for a regular six-year term beginning July 1, 1969, and ending June 30, 1975.

Respectfully yours
ROBERT D. RAY
Governor

Also:

Dear Governor Jepsen:

It is my pleasure to submit to the Senate for their consideration the name of George A. Lundberg of Des Moines, Polk County, Iowa, for appointment as a member of the Iowa Employment Security Commission under the provisions of section 96.10 of the Code of Iowa 1966 for a regular six-year term beginning July 1, 1969, and ending June 30, 1975.

Respectfully yours
ROBERT D. RAY
Governor

Also :

Dear Governor Jepsen:

It is my pleasure to submit to the Senate for their consideration the name of Donald Ossian of Denison, Crawford County, Iowa, for appointment as a member of the Appeal Board on State Institution Construction Contracts under the provisions of section 22.1 of the Code of Iowa 1966 for a regular four-year term beginning July 1, 1969, and ending June 30, 1973.

Respectfully yours
ROBERT D. RAY
Governor

Also :

Dear Governor Jepsen:

It is my pleasure to submit to the Senate for their consideration the name of Robert W. Coleman of Clinton, Clinton County, Iowa, for appointment as a member of the Advisory Investment Board under the provisions of section 97B.8 of the Code of Iowa 1966 for a regular six-year term beginning July 1, 1969, and ending June 30, 1975.

Respectfully yours
ROBERT D. RAY
Governor

ANNOUNCEMENT OF INVESTIGATING COMMITTEES ON GOVERNOR'S APPOINTMENTS

President Jepsen, in accordance with section 2.40, Code 1966, announced the appointment of the following Senators to investigating committees:

As Director of Revenue:

William H. Forst of West Des Moines, Polk County, Iowa:

Senator Neu, Chairman
Senator Clarke
Senator Potter
Senator Gaudineer
Senator Shirley

As Commissioner of Social Services:

Maurice A. Harmon of West Des Moines, Polk County, Iowa:

Senator Rigler, Chairman
Senator Lisle
Senator Frey
Senator Frommelt
Senator O'Malley

COMMUNICATION FROM SECRETARY OF STATE

April 11, 1969

Mr. Carroll Lane
Secretary of the Senate
State Capitol Building
Des Moines, Iowa 50319

I hereby certify that Senate File 279 was published in The Times-Plain Dealer, Cresco, Iowa, April 9, 1969, and in the Council Bluffs Nonpareil, Council Bluffs, Iowa, April 9, 1969.

MELVIN D. SYNHORST
Secretary of State

REPORTS OF COMMITTEES

Senator Balloun submitted the following reports:

MR. PRESIDENT: Your committee on conservation and recreation, to which was referred **Senate File 49**, a bill for an act discontinuing the refund of tax on motor fuel used in watercraft, and allocating such moneys to the state conservation fund, begs leave to report it has had the same under consideration and recommends the same **be amended in accordance with the Benda amendment, filed February 20, 1969, and found on page 337 of the Senate Journal, and when so amended the bill do pass.**

CHARLES F. BALLOUN, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on conservation and recreation, to which was referred **Senate File 326**, a bill for an act to legalize professional boxing and wrestling, 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 326 as follows:

1. By striking from page one (1), line eight (8), the words "secretary of state" and inserting in lieu thereof the word "governor".
2. By striking from page one (1), line nine (9), the words "be appointed for a term of three years" and inserting in lieu thereof the words "serve at the pleasure of the governor".
3. By striking from page one (1), lines eleven (11) and twelve (12), the words "The commissioner may be removed by the secretary of state for good cause."
4. By striking from page one (1), line fourteen (14), the words "secretary of state" and inserting in lieu thereof the word "governor".
5. By striking from page two (2), line twenty-seven (27), the words "state treasurer" and inserting in lieu thereof the words "treasurer of state".
6. By striking from page two (2), line thirty-three (33), the words "state treasurer" and inserting in lieu thereof the words "treasurer of state".

CHARLES F. BALLOUN, Chairman

Ordered passed on file.

Senator Shaff submitted the following report:

MR. PRESIDENT: Your committee on ways and means, to which was referred **House File 400**, a bill for an act relating to the personal property tax credit, and the affidavit required therefor, begs leave to report it has had the same under consideration and recommends the same **be amended as follows; and when so amended the bill do pass:**

Amend House File 400 as follows:

1. By striking from page 2, lines 10 and 11, "two thousand five hundred." and inserting in lieu thereof the words "three thousand".
2. By striking from page 2, lines 18 and 19, the words "two thousand five hundred" and inserting in lieu thereof the words "three thousand".
3. By striking from page 2, line 31, the words "two thousand five hundred" and inserting in lieu thereof the words "three thousand".

ROGER J. SHAFF, Chairman

Ordered passed on file.

AMENDMENTS FILED

1 Amend the Lange amendment to Senate Joint Resolution 16, dated
2 April 10, 1969, by striking from line 11 the figure "4" and insert-
3 ing in lieu thereof the figure "3".

ELMER F. LANGE

1 Amend the Lange amendment to Senate Joint Resolution 16,
2 dated April 10, 1969, by inserting in line 13, after the word
3 "By" the words "striking from page 4, line 25, the word 'seventy-
4 four' and inserting in lieu thereof the word 'seventy-six' and
5 by".

ELMER F. LANGE

1 Amend Senate File 178 by adding thereto the following
2 new section:
3 "By August 1 each year, each city or town
4 affected by this Act shall certify to the state comp-
5 troller the amount of additional benefits paid during
6 the previous twelve (12) months ending June 30 which
7 are attributable to this Act. The state comptroller
8 shall reimburse to each city or town the amount certi-
9 fied, and there is hereby appropriated annually from
10 the general fund of the state an amount sufficient to
11 provide such reimbursements."

GEORGE O'MALLEY

1 Amend Senate File 253, section 1, as follows:
2 1. By striking from line 15 the words "twelve thousand"
3 and inserting in lieu thereof the words "ten thousand five hundred".
4 2. By striking from line 18 the words "thirteen thousand"
5 and inserting in lieu thereof the words "eleven thousand five
6 hundred".
7 3. By striking from lines 22 and 23 the words "fourteen
8 thousand" and inserting in lieu thereof the words "twelve thousand
9 five hundred".

GENE W. GLENN

1 Amend the Glenn amendment, filed April 2, 1969, to section
2 3 of Senate File 253 by inserting after the word "reporters" in
3 line 12 the words "appointed by the court".

GENE W. GLENN

1 Amend Senate File 261 by inserting the following
2 sentence after the word "plan." in line 17:
3 "Upon the request of a county sheriff or head of a
4 police department of any city or town, the governor or
5 his designated subordinate shall implement the foregoing
6 plan."

GENE W. GLENN
JAMES SCHABEN

1 Amend Senate File 405 as follows:
2 At page 1, line 10, strike the word "five" and insert in
3 lieu thereof the word "ten".

FRANCIS L. MESSERLY

- 1 Amend the DeKoster amendment to Senate File 417,
- 2 filed April 4, 1969, by striking from line 68 the
- 3 word and figure "four (4)" and inserting in lieu
- 4 thereof the word and figure "five (5)".

LUCAS J. DeKOSTER

- 1 Amend Senate File 475 on page 2 by inserting in line 2 after
- 2 the word, "fund", the following:
- 3 "The executive council shall prior to making any award submit
- 4 the departmental recommendation to the Legislative Fiscal Director
- 5 for his independent evaluation."

LEE H. GAUDINEER

- 1 Amend Senate File 475 by adding the following new section after
- 2 section 3:
- 3 "Sec. 4. Before authorizing an award under this Act, the Exe-
- 4 cutive Council shall submit the departmental recommendation to the
- 5 comptroller and to the legislative fiscal director, each of whom
- 6 shall submit his independent evaluation within fifteen (15) days."

LEE H. GAUDINEER

DAVID M. STANLEY

- 1 Amend Senate File 482 as follows:
- 2 1. By striking lines 3 through 23 on page 1 and inserting in lieu
- 3 thereof the following:
- 4 "Section 1. Code 1966 is hereby amended by adding the following new
- 5 chapter:
- 6 "Section 1. Scope of chapter. This chapter is intended to provide
- 7 a means for the joint financing by public agencies of works or facilities
- 8 enumerated in section 394.1. The provisions of this chapter shall be
- 9 deemed to apply to the acquisition, construction, reconstruction, operation,
- 10 repair, extension or improvement of such works or facilities, by a separate
- 11 administrative or legal entity created pursuant to chapter 28E.
- 12 Sec. 2. Definitions. The terms "public agency", "state", and "private
- 13 agency" shall have the meanings prescribed by section 28E.2. The term
- 14 or "projects" shall mean any works or facilities referred to in section
- 15 and shall include all property real and personal, pertinent thereto or
- 16 with such project or projects, and the existing works or facilities, if any,
- 17 to which such project or projects are an extension, addition, betterment
- 18 improvement."
- 19 2. By striking from line 24, page 1, the numerals and letter "28E.15"
- 20 and inserting in lieu thereof the numeral "3".
- 21 3. By striking from line 25, page 1, the words "governmental powers"
- 22 and inserting in lieu thereof the words "those governmental powers
- 23 in section three hundred ninety-four point one (394.1) of the Code".
- 24 4. By inserting in line 14, page 2, after the words "participating in",
- 25 the word "such".
- 26 5. By striking from line 29, page 2, the numerals and letter "28E.16"

- 27 and inserting in lieu thereof the numeral "4".
- 28 6. By striking from lines 30 and 31, page 2, the words and numerals
- 29 "twenty-eight E point fifteen (28E.15)", and inserting in lieu thereof the
- 30 word and numeral "three (3)".
- 31 7. By striking from line 12, page 3, the word "The" and inserting in
- 32 lieu thereof the words "Such an".
- 33 8. By striking from line 20, page 3, the numerals and letter "28E.17"
- and
- 34 inserting in lieu thereof the numeral "5".
- 35 9. By striking from line 21, page 3, the word "An" and inserting in lieu
- 36 thereof the words "Such an".
- 37 10. By striking from line 33, page 3, the word "An" and inserting in
- 38 lieu thereof the words "Such an".
- 39 11. By striking from line 13, page 4, the word "the" after the word
- 40 "foregoing", and inserting in lieu thereof the words "such an".
- 41 12. By striking in its entirety line 22, page 4, and inserting in
- 42 lieu thereof the words "or projects authorized by this chapter, public
- agencies
- 43 participating in such an agreement".
- 44 13. By striking from line 2, page 5, the numerals and letter "28E.18"
- 45 and inserting in lieu thereof the numeral "6".
- 46 14. By striking from line 7, page 5, the words and numerals "twenty-
- 47 eight E point seventeen (28E.17)" and inserting in lieu thereof the word
- and
- 48 numeral "five (5)".
- 49 15. By striking from line 29, page 5, the numerals and letter "28E.19"
- 50 and inserting in lieu thereof the numeral "7", and by striking therefrom
- the
- 51 word "The" and inserting in lieu thereof the words "Such an".
- 52 16. By striking from line 2, page 6, the numerals and letter "28E.20"
- 53 and inserting in lieu thereof the numeral "8".
- 54 17. By striking from line 14, page 6, the numerals and letter "28E.21"
- 55 and inserting in lieu thereof the numeral "9", and by striking therefrom
- 56 the word "An" and inserting in lieu thereof the words "Such an".
- 57 18. By striking from line 12, page 7, the numerals and letter "28E.22"
- 58 and inserting in lieu thereof the numeral "10".
- 59 19. By inserting in line 20, page 7, after the word "projects" the
- 60 words "authorized by this chapter".
- 61 20. By inserting in line 21, page 7, after the word "projects" the
- 62 words "so authorized".
- 63 21. By striking in their entirety lines 3 through 24, page 8.
- 64 22. By striking from line 25, page 8, the numerals and letter "28E.24",
- 65 and inserting in lieu thereof the numeral "11".
- 66 23. By inserting in line 27, page 8, after the word "powers", the
- 67 words "pursuant to this chapter".

JOHN M. WALSH

- 1 Amend the Griffin amendment to Senate File 549, filed
- 2 March 28, 1969, by striking section 33 and
- 3 inserting in lieu thereof the following:
- 4 "33. This Act, being deemed of immediate
- 5 importance, shall take effect after its passage,
- 6 approval, and publication in the Fort Dodge

- 7 Messenger, a newspaper published in Fort Dodge,
8 Iowa, and in the Council Bluffs Nonpareil, a
9 newspaper published at Council Bluffs, Iowa."

C. JOSEPH COLEMAN

1 Amend Senate File 551 as follows:

- 2 1. On page 1, line 6, strike the word "nonpartisan" and
3 insert in lieu thereof the word "bipartisan".
4 2. On page 1, line 17, insert after the word "traveled"
5 the words ", if funds are available at no cost to the state".
6 3. On page 2, line 6, add the following "The books and
7 records shall be open for public inspection at any time and
8 available to the auditor of state at any time, and the auditor
9 of state shall file a report annually with the legislature."
10 4. On page 2, lines 17 and 18, strike the words "Any person
11 so employed may be the employee of another agency of state
12 government."
13 5. Amend the explanation of Senate File 551 by inserting
14 in line 5 before the word "appoints" the words "the governor".

JOHN M. WALSH

JAMES A. POTGETER

- 1 Amend Senate File 551 by striking all after the
2 enacting clause, on line 2, page 1.

GENE W. GLENN

1 Amend Senate File 597 as follows:

- 2 At page 9, line 23, insert after the word "improvements"
3 the words "except such expenditures as may be made in
4 connection with maintenance and training facilities re-
5 quired by the Military Division, Department of Public
6 Defense".

FRANCIS L. MESSERLY

1 Amend Senate File 614 as follows:

- 2 1. By inserting on page 1, line 10, following the word
3 "supervisors" the words "in counties having a population in excess
4 of forty thousand by the last decennial census".
5 2. By striking on page 1, line 19, the number "40,001" and
6 inserting in lieu thereof the number "40,000".
7 3. By striking on page 1, lines 15 through 18, inclusive.
8 4. By inserting on page 2, after line 5, the following new
9 section and renumbering the remaining sections:
10 "Section ——. In counties of less than forty thousand the
11 board of supervisors may on their own motion elect to receive their
12 compensation on a per diem basis. If they so elect, the members of
13 the board of supervisors shall each receive twenty-five dollars per
14 day for each day actually in session or employed on committee
15 service or as a ditch or drainage board considering drainage matters.
16 No such member shall receive per diem pay in excess of five thousand
17 dollars in any one calendar year. In addition, he shall receive ten
18 cents for every mile traveled in going to and from sessions and in
19 going to and from the place of performing committee service.
20 If on the same day the board considers matters involving two

21 or more drainage districts, their per diem shall be apportioned by
22 them among such districts.

23 If on the same day the board acts both as a county board and
24 also for the purpose of considering drainage matters, the board
25 shall be paid for one day only and from the general fund or drainage
26 fund as the board may order.

JAMES A. POTGETER

1 Amend the Gaudineer amendment to Senate File 619, dated April
2 10, 1969, as follows:

3 1. By striking the sentence beginning in line 29 and ending
4 in line 33.

5 2. By striking from line 43 the words "regular or special".

6 3. By striking from line 45 the word "certified".

7 4. By striking from line 49 the words "regular or special".

8 5. By striking from line 55 the words "regular or special".

ELMER F. LANGE

1 Amend House File 5 by inserting in page 5, line 7, after the
2 figure "(20)" the words and figures "of subsection three (3)".

J. HENRY LUCKEN

1 Amend the Walsh, et al., amendment to House File 345 by striking
2 the word, "The" in line 4 and by inserting in lieu thereof the
3 words, "In order to provide for safe transportation the".

LEE H. GAUDINEER

1 Amend House File 345 by adding the following thereto:

2 1. Sec. —. Chapter two hundred eighty-five (285), of the Code, is
hereby

3 amended by the following new sections:

4 (1). "The board of directors in every school district that operates or
5 provides any school bus, common carrier, or other conveyance for trans-
6 resident pupils to and from a public school may permit resident pupils
7 ing any non-public school, kindergarten through twelfth grade, within
8 to ride such transportation facility without cost, if such pupil would
9 for transportation if he were attending a public school." qualify

10 (2). "Any non-public school pupil entitled to transportation as deter-
11 by the local school board under this Act shall meet or depart the trans-
12 facility at that point on the established public school route nearest or
13 easily accessible from the home of the pupil. The pupil shall be permitted
14 to ride the transportation facility to and from the point on the estab-
15 public school route nearest to or which affords the most convenient ac-
16 the non-public school of attendance." cess to

17 (3). "A school district shall not reimburse any parent or guardian
18 transporting any non-public school pupil between the home of the pupil
19 point on the established public school route." for
and any

20 2. Sec. —. Section two hundred eighty-five point five (285.5), sub-
21 one (1), of the Code, is hereby amended by striking from lines two
22 the words “and be for the transportation of children who attend public
23 3. Sec. —. Section two hundred eighty-five point ten (285.10), sub-
24 one (1), of the Code, is hereby amended by striking from line two the
25 “attends public school, and who”.

JOHN WALSH
ARTHUR A. NEU
WILLIAM F. DENMAN
CLIFTON C. LAMBORN

1 Amend House File 616 by striking from line 7 the words, “this
2 section” and by inserting in lieu thereof the words, “section two
3 hundred forty-nine point nineteen (249.19), Code 1966”.

LEE H. GAUDINEER
LUCAS J. DeKOSTER

On motion of Senator Stanley, the Senate adjourned until 9:00
a.m., Monday, April 14, 1969.

JOURNAL OF THE SENATE

**SENATE CHAMBER,
DES MOINES, IOWA, MONDAY, APRIL 14, 1969.**

The Senate met in regular session, President Jepsen presiding.

Prayer was offered by Reverend Harvey O. Gilbertson, pastor of the Zion Lutheran Church, Monticello, Iowa.

The Senate pledged allegiance to the flag.

The Journal of April 11, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Senator Nicholson for the day on request of Senator Stanley.

PETITIONS

The following petitions were presented and placed on file:

By Senator Erskine, from ninety-two residents of Woodbury County, employees of the Iowa State Highway Commission, expressing concern over the proposed budget for their department.

By Senator Sullivan, from twenty-two residents of Woodbury County opposing the salary reductions of certain county officials in the revised county officers salary bill, Senate File 614.

VISITORS WELCOMED

The Chair welcomed to the Senate several groups of students at the request of the following Senators:

By Senator Lamborn, eleven students from the Maquoketa-Preston Community School, who were present in the balcony.

By Senator Ollenburg, forty-three students from the Corwith-Wesley Community School, who were present in the balcony with their principal, Robert Bassett.

By Senator Shaff, forty-seven students from the DeWitt Central Community High School, who were present in the balcony.

EXPRESSION OF APPRECIATION

Mr. President and Members of the Senate:

Mrs. Hammer and I express our thanks for your cards, letters and the floral bouquet during my stay in the hospital.

WALTER B. HAMMER.

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 amendment to and passed:

House File 125, a bill for an act relating to judicial nominating commissions.

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

House File 151, a bill for an act relating to permanent registration of voters for elections held in certain school districts.

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

House File 462, a bill for an act relating to county and memorial hospital funds.

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

House File 658, a bill for an act relating to assistance paid needy blind persons.

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

House File 664, a bill for an act relating to establishment of county legal aid programs.

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

House File 744, a bill for an act to legalize and validate proceedings of the Board of Supervisors of Linn County.

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

House File 758, 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 House was asked:

Senate File 274, a bill for an act relating to leased and rented vehicles offenses.

WILLIAM R. KENDRICK, Chief Clerk

INTRODUCTION OF BILL

Senate File 629, by committee on ways and means, a bill for an act relating to the assessment and valuation of property for purposes of taxation.

Read first time and placed on the calendar.

HOUSE MESSAGES CONSIDERED

House File 151, a bill for an act relating to permanent registration of voters for elections held in certain community school districts.

Read first time and passed on file.

House File 462, a bill for an act relating to county and memorial hospital funds, the control and investment thereof.

Read first time and passed on file.

House File 658, a bill for an act relating to assistance paid needy blind persons.

Read first time and passed on file.

House File 664, a bill for an act relating to establishment of county legal aid programs.

Read first time and passed on file.

House File 744, a bill for an act to legalize and validate the proceedings of the Board of Supervisors of the County of Linn, State of Iowa, in the making of payments from the county poor fund under apparent authority of section 252.27 for the purpose of providing civil legal assistance and legal aid pursuant to a plan informally approved by the board of supervisors and operated in conjunction with the Linn County Bar Association.

Read first time and passed on file.

House File 758, a bill for an act relating to liquid transport carrier fees.

Read first time and passed on file.

MOTION TO TAKE FROM THE TABLE

Senator Glenn called up the following motion filed by him and moved its adoption:

MR. PRESIDENT: I move to take from the table the Walsh, et al., amendment to House File 345.

GENE W. GLENN

CALL OF THE SENATE

The Chair announced that the following Call of the Senate had been filed at the desk:

MR. PRESIDENT: Pursuant to Rule 19 of the Rules of Procedure of the

Sixty-third General Assembly, I request a Call of the Senate on House File 345 and all amendments and motions thereto.

C. JOSEPH COLEMAN
WILLIAM DENMAN
ROBERT DODDS
MINNETTE DODERER
ANDREW FROMMELT
LEE GAUDINEER
GENE GLENN
DONALD MCGILL
GEORGE O'MALLEY
WILLIAM PALMER
WILLIAM REICHARDT
JAMES SCHABEN
ALAN SHIRLEY
BASS VAN GILST
DONALD WEIMER
JOHN M. WALSH

The Chair directed the Secretary to call the roll.

Roll call revealed all members of the Senate present with the exception of Senators DeKoster, Lisle and Nicholson.

On motion of Senator Stanley, Senator Nicholson was excused from the Call of the Senate, and Senators DeKoster and Lisle were excused until they arrive in the Senate chamber.

Senator Lamborn asked and received unanimous consent that he be excused to attend an important meeting with the highway patrol.

Senator Glenn asked unanimous consent that the rules be suspended to allow the proponents of the Walsh, et al., amendment ten minutes to debate the motion and to allow the opponents of the amendment ten minutes to debate the motion.

Objection was raised by Senator Lange.

Senator Glenn moved that the rules be suspended to allow the proponents of the Walsh, et al., amendment ten minutes to debate the motion and the opponents of the amendment ten minutes to debate the motion.

Roll call was requested by Senator Clarke.

On the question "Shall the Glenn motion to suspend the rules be adopted?" the vote was:

Rule 24 was invoked.

Ayes, 24:

Balloon
Coleman
Denman

Dodds
Doderer
Frommelt

Gaudineer
Glenn
Klink

Lamborn
Lange
McGill

Messerly
Mowry
Neu

O'Malley
Palmer
Reichardt

Rigler
Schaben
Shirley

Van Gilst
Walsh
Weimer

Nays, 34:

Anderson
Arbuckle
Benda
Briles
Clarke
Conklin
Curran
DeHart
Erskine

Flatt
Frey
Gilley
Griffin
Hammer
Hill
Hougen
Keith
Kosek

Kyhl
Laverty
Leonard
Lodwick
Lucken
Mogged
Ollenburg
Parker

Potgeter
Potter
Shaff
Smith
Stanley
Stephens
Sullivan
Thordsen

Absent or not voting, 3:

DeKoster

Lisle

Nicholson

The motion was lost.

Senator Glenn renewed his motion to take the Walsh, et al., amendment from the table.

Roll call was requested.

On the question "Shall the Glenn motion to take the Walsh, et al., amendment from the table be adopted?" the vote was:

Rule 24 was invoked.

Ayes, 27:

Balloun
Coleman
Denman
Dodds
Doderer
Frommelt
Gaudineer

Glenn
Klink
Lamborn
Lange
Leonard
McGill
Messerly

Mowry
Neu
O'Malley
Palmer
Reichardt
Rigler
Schaben

Shaff
Shirley
Thordsen
Van Gilst
Walsh
Weimer

Nays, 31:

Anderson
Arbuckle
Benda
Briles
Clarke
Conklin
Curran
DeHart

Erskine
Flatt
Frey
Gilley
Griffin
Hammer
Hill
Hougen

Keith
Kosek
Kyhl
Laverty
Lodwick
Lucken
Mogged
Ollenburg

Parker
Potgeter
Potter
Smith
Stanley
Stephens
Sullivan

Absent or not voting, 3:

DeKoster

Lisle

Nicholson

The motion was lost.

MOTION TO RESCIND ADOPTED

Senator Lodwick called up the motion filed by him on April 8, 1969, and found on page 813 of the Senate Journal and moved its adoption.

The motion prevailed.

CALL OF SENATE LIFTED

Senator Coleman asked and received unanimous consent that the Call of the Senate on House File 345 be lifted.

COMMUNICATIONS

The following communications were presented:

OFFICE OF THE GOVERNOR

State Capitol
Des Moines, Iowa 50319

April 14, 1969

Hon. Roger W. Jepsen
Lieutenant Governor of Iowa
Local

Dear Governor Jepsen:

It is my pleasure to submit to the Senate for their consideration the name of Mrs. H. Rand Petersen of Harlan, Shelby County, Iowa, for appointment as a member of the State Board of Regents under the provisions of section 262.3 of the Code of Iowa 1966 for a regular six-year term beginning July 1, 1969, and ending June 30, 1975.

Respectfully yours
ROBERT D. RAY
Governor

Also:

Dear Governor Jepsen:

It is my pleasure to submit to the Senate for their consideration the name of Donald Shaw of Davenport, Scott County, Iowa, for appointment as a member of the State Board of Regents under the provisions of section 262.3 of the Code of Iowa 1966 for a regular six-year term beginning July 1, 1969, and ending June 30, 1975.

Respectfully yours
ROBERT D. RAY
Governor

Also:

Dear Governor Jepsen:

It is my pleasure to submit to the Senate for their consideration the name of Ray V. Bailey of Clarion, Wright County, Iowa, for appointment as a member of the State Board of Regents under the provisions of section 262.3 of the Code of Iowa 1966 for a regular six-year term beginning July 1, 1969, and ending June 30, 1975.

Respectfully yours
ROBERT D. RAY
Governor

CONSIDERATION OF BILLS

Senate File 622

On motion of Senator Flatt, Senate File 622, a bill for an act to appropriate administration and educational training aid funds from

the general fund of the state to the department of public instruction, was taken up and considered.

Senator Lange took the chair at 11:12 a.m.

Senator Flatt moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 622) the vote was:

Ayes, 51:

Anderson	Frommelt	Leonard	Reichardt
Arbuckle	Gilley	Lodwick	Rigler
Baloun	Glenn	Lucken	Schaben
Benda	Hammer	McGill	Shaff
Clarke	Hill	Messerly	Shirley
Conklin	Hougen	Mowry	Smith
Curran	Keith	Neu	Stanley
DeHart	Klink	Ollenburg	Stephens
Dodde	Kosek	O'Malley	Thorsen
Doderer	Kyhl	Palmer	Van Gilst
Erskine	Lamborn	Parker	Walsh
Flatt	Lange	Potgeter	Weimer
Frey	Laverty	Potter	

Nays, 1:

Mogged

Voting present, 3:

Coleman	Gaudineer	Sullivan
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Absent or not voting, 6:

Briles	Denman	Lisle	Nicholson
DeKoster	Griffin		

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

Senate File 621

On motion of Senator Smith, Senate File 621, a bill for an act to appropriate from the general fund of the State of Iowa for capital improvements for institutions under the department of social services, including construction of new buildings, repairs, improvements, replacements or alterations, was taken up and considered.

Senator Smith offered the following amendment and moved its adoption:

Amend Senate File 621 by striking from page two (2), lines one (1) and three (3), the words "governor and state comptroller" and inserting in lieu thereof the words "executive council".

The amendment was adopted.

Senator Reichardt offered the following amendment by Senators Reichardt and Potgeter:

Amend Senate File 621 as follows:

1. By striking from page one (1), line eleven (11), the words "Youth forest camp" and inserting in lieu thereof the words "Juvenile correctional facilities".

2. By adding after page one (1), line sixteen (16), the following: "The funds shall not be expended for capital improvements until the governor certifies that the improvement is part of a plan developed from studies conducted by the division of state planning in the governor's office relating to crime and law enforcement funded by the federal omnibus crime control and safe streets act of 1968."

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 605, a bill for an act to appropriate money credited to the account of the state in the unemployment trust fund.

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

House File 759, a bill for an act relating to motor vehicle truck operator application filing fees.

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

House File 761, a bill for an act relating to bonded agricultural product warehouse fees.

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

House File 762, a bill for an act relating to motor vehicle certificated carrier fees.

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

House File 763, a bill for an act relating to motor vehicle truck operator fees.

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

House File 764, a bill for an act relating to liquid transport carrier application filing fees.

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

House File 777, a bill for an act to make appropriations to members on the ethics committee.

Also: That the House has adopted the conference committee report and the amendments contained therein and passed Senate File 139, a bill for an act relating to false drawing or uttering of checks.

WILLIAM R. KENDRICK, Chief Clerk

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Mogged, 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 733 and 736.

CHARLES G. MOGGED
Chairman, Senate Committee
ELIZABETH SHAW
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 733 and 736.

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

AFTERNOON SESSION

The Senate reconvened, Senator Lange presiding.

HOUSE MESSAGES CONSIDERED

House File 605, a bill for an act to appropriate money credited to the account of the State of Iowa in the unemployment trust fund.

Read first time and passed on file.

House File 759, a bill for an act relating to motor vehicle truck operator application filing fees.

Read first time and passed on file.

House File 761, a bill for an act relating to bonded agricultural product warehouse fees.

Read first time and passed on file.

House File 762, a bill for an act relating to motor vehicle certificated carrier fees.

Read first time and passed on file.

House File 763, a bill for an act relating to motor vehicle truck operator fees.

Read first time and passed on file.

House File 764, a bill for an act relating to liquid transport carrier application filing fees.

Read first time and passed on file.

House File 777, a bill for an act to make appropriations to members who served on the ethics committee.

Read first time and passed on file.

CONSIDERATION OF BILLS

Senate File 621

The Senate resumed consideration of the Reichardt amendment to Senate File 621.

Senator Reichardt moved the adoption of his amendment.

Roll call was requested.

On the question "Shall the Reichardt amendment be adopted?" (S.F. 621) the vote was:

Rule 24 was invoked.

Ayes, 22:

Anderson	Doderer	Lamborn	Shirley
Arbuckle	Frommelt	Potgeter	Sullivan
Balloun	Glenn	Potter	Van Gilst
Briles	Hill	Reichardt	Walsh
Denman	Hougen	Schaben	Weimer
Dodds	Klink		

Nays, 32:

Benda	Gaudineer	Lisle	O'Malley
Clarke	Gilley	Lodwick	Palmer
Coleman	Keith	Lucken	Parker
Conklin	Kosek	McGill	Shaff
Curran	Kyhl	Messerly	Smith
DeKoster	Lange	Mowry	Stanley
Erskine	Laverty	Neu	Stephens
Frey	Leonard	Ollenburg	Thordsen

Absent or not voting, 7:

DeHart	Griffin	Mogged	Rigler
Flatt	Hammer	Nicholson	

The amendment was lost.

Senator Gaudineer offered the following amendment and moved its adoption:

Amend Senate File 621 by striking in line 11, page 1, the word "forest".

Division was called for.

The amendment was lost.

Senator Schaben offered the following amendment and moved its adoption:

Amend Senate File 621 on page one (1) by striking in line nine (9) the words and figures "two million two hundred thousand dollars (\$2,200,000)", and insert in lieu thereof the words and figures "one million seven hundred forty thousand dollars (\$1,740,000)".

Further amend Senate File 621 by striking all of line eleven (11).

Division was called for.

The amendment was lost.

Senator Smith moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 621) the vote was:

Rule 24 was invoked.

Ayes, 48:

Anderson	Erskine	Lange	O'Malley
Arbuckle	Flatt	Lavery	Palmer
Balloun	Frey	Leonard	Parker
Benda	Frommelt	Lisle	Potter
Briles	Gaudineer	Lodwick	Shaff
Clarke	Gilley	Lucken	Smith
Coleman	Griffin	McGill	Stanley
Conklin	Hougen	Messeri	Stephens
Curran	Keith	Mogged	Thordsen
DeKoster	Klink	Mowry	Van Gilst
Denman	Kosek	Neu	Walsh
Doderer	Kyhl	Ollenburg	Weimer

Nays, 9:

Dodds	Lamborn	Reichardt	Shirley
Glenn	Potgeter	Schaben	Sullivan
Hill			

Absent or not voting, 4:

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

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

The Senate reconvened, President Jepsen presiding.

INTRODUCTION OF BILLS

Senate File 630, by committee on higher education, a bill for an act to authorize area schools to enter into lease agreements, with or without purchase options, for the rental of buildings.

Read first time and placed on calendar.

Senate File 631, by committee on appropriations (committee on

appropriations), a bill for an act to appropriate from moneys received by certain commissions, boards, and departments.

Read first time and placed on calendar.

Senate File 632, by committee on appropriations (committee on appropriations), a bill for an act to appropriate moneys received by the board of examiners in watchmaking.

Read first time and placed on calendar.

Senate File 633, by committee on appropriations (committee on appropriations), a bill for an act to appropriate from the general fund of the state to the liquor control commission for study and implementation of an inventory and accounting system.

Read first time and placed on calendar.

Senate File 634, by committee on appropriations (committee on appropriations), a bill for an act relating to the Iowa merit employment department and to make an appropriation thereto.

Read first time and placed on calendar.

Senate File 635, by committee on appropriations (committee on appropriations), a bill for an act to appropriate from moneys received by certain commissions, boards, and departments for the biennium beginning July 1, 1969, and ending June 30, 1971.

Read first time and placed on calendar.

Senate File 636, by committee on appropriations (committee on appropriations), a bill for an act to appropriate funds from the general fund of the state to the higher education facilities commission for the state supported scholarship and medical student tuition loan programs.

Read first time and placed on calendar.

CONSIDERATION OF BILLS

Senate File 619

On motion of Senator Potgeter, Senate File 619, a bill for an act relating to service taxes on new construction, advertising, and the processing of meat, fish, and fowl, was taken up and considered.

(Consideration of Senate File 619 pending on adjournment.)

BILLS ASSIGNED TO COMMITTEE

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

- S. F. 625 State government
- S. F. 626 Appropriations
- H.C.R. 21 Agriculture
- H.C.R. 27 Law enforcement
- H. F. 173 County government
- H. F. 198 Cities and towns
- H. F. 334 County government
- H. F. 335 Judiciary
- H. F. 367 Social services

REPORTS OF COMMITTEES

Senator Messerly submitted the following reports:

MR. PRESIDENT: Your committee on appropriations, to which was referred **Senate File 466**, a bill for an act to provide for the testing or inspecting by the Iowa department of agriculture of devices used in this state in testing or measuring the moisture content of agricultural products offered for sale, processing, or storage 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 466 as follows:

1. By striking from page 4, line 21, the words "each year of".
2. By striking from page 4, line 22, the words and figures "forty-five thousand (45,000)" and inserting in lieu thereof the words and figures "fifty-five thousand (55,000)".

FRANCIS L. MESSERLY, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on appropriations, to which was referred **House File 695**, a bill for an act to establish a permanent revolving fund for the state printing board to pay the costs of the centralized printing department and to make an appropriation therefor, begs leave to report it has had the same under consideration and recommends the same do pass.

FRANCIS L. MESSERLY, Chairman

Ordered passed on file.

Senator Kosek submitted the following reports:

MR. PRESIDENT: Your committee on social services, to which was referred **Senate File 318**, a bill for an act relating to the practice of physical therapy, begs leave to report it has had the same under consideration and recommends the same do pass.

ERNEST KOSEK, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on social services, to which was referred

House File 222, a bill for an act relating to the designation of a person who may apply for and receive aid for dependent children, begs leave to report it has had the same under consideration and recommends the same **do pass**.

ERNEST KOSEK, Chairman

Ordered passed on file.

AMENDMENTS FILED

1 Amend Senate Joint Resolution 16 as follows:

- 2 1. On page one (1) insert in line eight (8) after the word
- 3 "proposed" the words ", and shall be submitted separately to the
- 4 electorate".
- 5 2. On page four (4) insert after line thirty-five (35) the
- 6 following new section two (2) and renumber the remaining section:
- 7 "Sec. 2. The General Assembly shall provide by statute for
- 8 the uninterrupted continuation of the duties and functions of
- 9 the offices and departments affected by Amendment 4 and Amendment
- 10 5 of this Resolution."

J. HENRY LUCKEN

- 1 Amend Senate File 569 on page 2, line 6, by adding after
- 2 the word "title" the word "to".

JOHN M. WALSH

1 Amend Senate File 597 as follows:

- 2 1. By striking on page 4 in line 2 the words and figures,
- 3 "thirty thousand (30,000)" and by inserting in lieu thereof the
- 4 words and figures, "thirty-three thousand (33,000)".
- 5 2. By striking on page 4 in line 3 the figures, "214,160.00"
- 6 and by inserting in lieu thereof the figures "217,160.00".

LEE H. GAUDINEER
HUGH CLARKE

1 Amend Senate File 614 as follows:

- 2 1. Page five (5) by striking lines twenty-seven (27) through twenty-
- 3 nine (29), inclusive, and inserting in lieu thereof the following:
- 4 "1. By striking lines four (4) and five (5) and inserting in
- 5 lieu thereof the following:
- 6 1. Less than ten thousand population, seven thousand dollars.
- 7 2. Ten thousand and less than fifteen thousand population,
- 8 seventy-five hundred dollars.
- 9 3. Fifteen thousand and less than twenty thousand population,
- 10 eight thousand dollars."
- 11 2. Page five (5) by striking from line thirty-one (31) the words
- 12 "thousand eight" and inserting in lieu thereof the words "eight thousand
- 13 five".
- 14 3. Page five (5) by striking from lines thirty-three (33) and thirty-
- 15 four (34) the words "eight thousand four hundred" and inserting in lieu
- 16 thereof the words "nine thousand".
- 17 4. Page six (6) by striking from line one (1) the words "nine thou-
- 18 sand"
- 19 and inserting in lieu thereof the words "nine thousand five hundred".
- 20 5. Page six (6) by striking from line four (4) the word "two" and
- inserting in lieu thereof the word "five".

21 6. Page six (6) by striking from lines six (6) and seven (7) the
 22 words "ten thousand eight hundred" and inserting in lieu thereof
 23 the words "eleven thousand".

FLOYD GILLEY

1 Amend Senate File 619 as follows:

2 1. Page one (1), line one (1) and line two (2), by striking
 3 the word "advertising".

4 2. By striking from page one (1) all of lines ten (10)
 5 through eighteen (18), inclusive.

WILLIAM J. REICHARDT

1 Amend the Gaudineer, et al., amendment to Senate File 619 dated
 2 April 10, 1969, as follows:

3 1. By striking in line 18 the word "permanent" and inserting
 4 in lieu thereof the words "temporary emergency".

5 2. By striking in line 19 the word "Act" and inserting in lieu
 6 thereof the word "fund".

7 3. By striking in lines 24 and 25, the word "appropriated"
 8 and inserting in lieu thereof the word "allocated".

9 4. By striking in line 38 the word "chapter" and inserting
 10 in lieu thereof the word "Act".

11 5. By striking in line 41 the word "chapter" and inserting
 12 in lieu thereof the word "Act".

13 6. By striking in line 47 the word "chapter" and inserting
 14 in lieu thereof the word "Act".

15 7. By striking from line 51 the word "section" and inserting
 16 in lieu thereof the word "Act".

17 8. By striking lines 57 through 62, inclusive, and inserting
 18 in lieu thereof the following new section: "Sections two (2) through
 six (6)

19 of this Act being temporary in effect shall only be printed in the
 20 Acts of the Sixty-third (63rd) General Assembly and shall not be
 21 part of the Code of Iowa."

Withdrew name—

See page 937, Senate Journal

Withdrew name—

See page 937, Senate Journal

LEE GAUDINEER

H. L. OLLENBURG

JOHN M. WALSH

WILLIAM F. DENMAN

WILLIAM J. REICHARDT

CHARLES K. SULLIVAN

GEORGE E. O'MALLEY

FRANCIS MESSERLY

ALDEN J. ERSKINE

JAMES W. GRIFFIN

LEIGH R. CURRAN

HAROLD A. THORSEN

KENNETH BENDA

ROGER J. SHAFF

KENNETH PARKER

WILLIAM D. PALMER

RALPH W. POTTER

CHARLES O. LAVERTY

MINNETTE DODERER

DAVID M. STANLEY

ERNEST KOSEK

W. CHARLENE CONKLIN

THOMAS J. FREY

1 Amend the Gaudineer, et al., amendment to Senate File
2 619, filed April 10, 1969, as follows:

3 1. Insert the following at the end of line 19:
4 "However, the amount paid into said municipal tax relief
5 fund shall not exceed three million dollars; and any amount
6 in excess of three million dollars which would otherwise be
7 paid into said fund shall instead be paid into the general
8 fund of the state."

9 2. In line 21 strike the words "of each year" and
10 insert in lieu thereof the following: "of the year 1970".

ROGER J. SHAFF
FRANCIS L. MESSERLY

1 Amend Senate File 621 by striking in line 11, page 1,
2 the word "forest".

LEE H. GAUDINEER

1 Amend Senate File 621 on page one (1) by striking
2 in line nine (9) the words and figures "two million two
3 hundred thousand dollars (\$2,200,000)", and insert in lieu
4 thereof the words and figures "one million seven hundred
5 forty thousand dollars (\$1,740,000)".

6 Further amend Senate File 621 by striking all of
7 line eleven (11).

JAMES F. SCHABEN

1 Amend Senate File 621 as follows:

2 1. By striking from page one (1), line eleven (11),
3 the words "Youth forest camp" and inserting in lieu thereof
4 the words "Juvenile correctional facilities".

5 2. By adding after page one (1), line sixteen (16),
6 the following: "The funds shall not be expended for capital
7 improvements until the governor certifies that the improvement
8 is part of a plan developed from studies conducted by the
9 division of state planning in the governor's office relating
10 to crime and law enforcement funded by the federal omnibus
11 crime control and safe streets act of 1968."

WILLIAM J. REICHARDT
JAMES A. POTGETER

1 Amend Senate File 621 by striking from page two (2), lines one
2 (1) and three (3), the words "governor and state comptroller" and
3 inserting in lieu thereof the words "executive council".

MARVIN W. SMITH

1 Amend House File 151, line 7, by striking the word "in" and
2 inserting in lieu thereof the words "conducted by".

KENNETH BENDA

1 Amend House File 809, section 5, by adding a new
2 sentence as follows:

3 "Nothing in this chapter shall be
4 construed to apply to the sale of pre-need cemetery lots,
5 burial vaults or grave markers."

ROBERT R. RIGLER

1 Amend House File 680 by striking all after the enacting
2 clause and inserting in lieu thereof the following:

3 Section 1. As used in this Act, unless the context re-
4 quires otherwise:

5 1. "The secretary" means the secretary of the United
6 States department of housing and urban development.

7 2. "This act" means Section 1223 of the Housing and Urban
8 Development Act of 1968, Public Law 90-448, 90th Congress
9 approved August 1, 1968.

10 3. "The fund" or "fund" means the federal riot reinsur-
11 ance reimbursement fund referred to in this Act.

12 4. "Commissioner" means the commissioner of insurance.

13 Sec. 2. There is hereby created the federal riot rein-
14 surance reimbursement fund in the office of the treasurer
15 of state which shall be operated under the joint control of
16 the director of revenue and the commissioner. The fund
17 shall consist of all payments made by insurers in accord-
18 ance with the provisions of this Act. The director of
19 revenue shall have the same power to enforce the collection
20 of the assessments provided hereunder as any other obligation
21 due the state.

22 Sec. 3. The commissioner shall reimburse the secretary
23 in an amount up to five percent of the aggregate property
24 insurance premiums earned in this state during the calendar
25 year immediately preceding the calendar year with respect
26 to which the secretary paid losses on lines of insurance
27 reinsured by him in this state during that year and for which
28 he claims reimbursement from the fund in accordance with the
29 act.

30 Sec. 4. Whenever the secretary shall, in accordance with
31 the act, present to the state a request for reimbursement
32 under the act, the commissioner shall immediately assess all
33 insurers which, during the calendar year with respect to which
34 reimbursement is requested by the secretary, were licensed to
35 write and engaged in writing property insurance business, in-
36 cluding the property insurance components of multi-peril poli-
37 cies on a direct basis, in this state. The amount of each such
38 insurer's assessment shall be calculated by multiplying the
39 amount of the reimbursement requested by the secretary by a
40 fraction the numerator of which is the insurer's premium actu-
41 ally written in this state in that calendar year on habitation
42 and commercial property risks and the denominator of which is
43 the aggregate premiums written by all licensed insurers on
44 such property risks. In no event shall any insurer's assess-
45 ment be less than one hundred dollars.

46 Sec. 5. The secretary shall be reimbursed up to the amount
47 requested by warrants issued against the fund by the state
48 comptroller upon vouchers approved by the director of revenue
49 and the commissioner. If the assessment produces a fund greater
50 than the amount requested by the secretary, the overage shall
51 be placed in a special fund in the office of the treasurer of
52 state under the control of the commissioner and the director
53 of revenue and shall be applied to any subsequent requests
54 by the secretary for reimbursement of losses paid on lines
55 of insurance reinsured by him in this state in accordance with

56 the act.

57 In the event that the provisions of this Act and the assess-
58 ments made thereunder are no longer needed in order to effec-
59 tuate the program for which they were intended, the amounts
60 remaining in the special fund shall inure to the general fund
61 of the state.

62 Sec. 6. In the event any insurer fails, by reason of in-
63 solvency, to pay any assessment, the commissioner shall cause
64 the reimbursement ratios computed under section four (4) to be
65 immediately recalculated excluding therefrom the insolvent
66 insurer, so that its assessment is in effect assumed and re-
67 distributed among the remaining insurers.

68 Sec. 7. Insurers shall include in filings submitted pursuant
69 to chapter five hundred fifteen A (515A), Code of 1966, a factor,
70 applicable to the line or lines of insurance on which the
71 assessment is levied, sufficient to recover within not more
72 than three (3) years after the date of assessment any amounts
73 so assessed under Sec. 4 of this Act during the preceding cal-
74 endar year together with the amount of costs and expenses reason-
75 ably attributable to such assessment and recovery thereof.

ROBERT RIGLER

On motion of Senator Stanley, the Senate adjourned until 9:00
a.m., Tuesday, April 15, 1969.

JOURNAL OF THE SENATE

SENATE CHAMBER,
DES MOINES, IOWA, TUESDAY, APRIL 15, 1969.

The Senate met in regular session, Senator Lange presiding.

Prayer was offered by Reverend Eugene Hancock, pastor of the First Methodist Church, Iowa City, Iowa.

The Senate pledged allegiance to the flag.

The Journal of April 14, 1969, was approved.

PETITION

The following petition was presented and placed on file:

By Senator Parker, from fifteen residents of Buchanan County opposing a tax on Blue Cross and Blue Shield insurance premiums.

VISITORS WELCOMED

The Chair welcomed several groups of students at the request of the following Senators:

By Senator Stanley, the eighth grade class from Tipton Middle School, accompanied by Mrs. Martha Jane Henry, J. DePuess, Ralph Gruenwald and James Remley, who were present in the balcony.

By Senator Parker, forty-nine students from Jesup High School, accompanied by their instructors, Mr. Rawson and Mr. Fisher, who were present in the balcony.

By Senator Coleman, twenty-seven seventh and eighth grade students from St. Matthew's School, Clare, accompanied by Sister Mary Bernard, who were present in the balcony.

By Senator Potgeter, the senior government class from Grundy Center High School, accompanied by their instructors, Mr. Hall and Mr. Haan, who were present in the balcony.

By Senator Lamborn, forty students from the Midland Community School, Wyoming, accompanied by their instructor, Mrs. Irene Rideout, who were present in the balcony.

By Senator DeHart, sixty students from the Crawford and Whit-

tier Schools, Ames, accompanied by their instructors, Mrs. Albright, Mrs. Jacobsen and Mr. Tryon, who were present in the balcony.

By Senator Reichardt, two hundred students from Hoover High School, Des Moines, accompanied by their instructors, Ken Tannatt and Earl Willits, who were present in the balcony.

By Senator Schaben, forty-two government class students from the Irwin High School, accompanied by their instructor, Marvin Cook, who were present in the balcony.

By Senator Mowry, fourteen students from Marshalltown Community College, accompanied by their instructor, Jerry McCright, who were present in the balcony.

By Senator Dodds, a group of students, members of the 4-H Club, accompanied by Les Schoffelman, who were present in the balcony.

CONSIDERATION OF BILLS

Senate File 40

On motion of Senator Benda, Senate File 40, a bill for an act to provide certain regulations in the procurement of insurance by a vendor of personal property sold on installment contracts, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

Senator Benda asked and received unanimous consent to withdraw the amendment filed on January 22 and found on page 103 of the Senate Journal, and the amendment filed January 30 and found on page 158 of the Senate Journal.

Senator Benda offered the following amendment, as recommended by the committee:

Amend Senate File 40 as follows:

Senate File 40 is amended by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1.

1. Every vendor of personal property sold in the state under an installment contract who shall directly or indirectly procure or cause to be procured a policy of insurance protecting the vendor or the vendee of such property, or both, against loss by fire, windstorm, hail, theft, vandalism or other perils, shall comply with the requirements of subsections two (2), three (3), and four (4) of this section.

2. The insurance coverage shall be procured from a company or association licensed to do business in the state.

3. The installment contract of sale of such property shall set forth the fact that the vendor agrees to procure or cause to be procured a policy of insurance protecting the vendor or the vendee, or both, against loss by fire, windstorm, hail, theft, or other perils, and shall contain the following information:

a. Statement setting forth the name of the insurer and the address of its principal place of business.

b. Statement of the premium charge made by the insurer for such insurance coverage.

c. Statement of the charge made by the vendor to the vendee for procuring such insurance or causing such insurance to be procured.

d. Statement of the rate or amount, or both, of interest charged by the vendor on the unpaid installments of the purchase price of such insurance.

e. Statement of the finance charges or service charges, if any, imposed by the vendor on the vendee on account of or in connection with such installment contract.

4. An original signed copy of the insurance policy or policies and all other evidence of insurance so provided or procured by the vendor shall be delivered to the vendee.

Sec. 2. Every insurer who shall issue, sell, or in any manner provide an insurance policy or policies as referred to and described in this Act, shall be subject to chapter three hundred sixty-five (365), Acts of the Sixty-second General Assembly, and chapter four hundred thirty-two (432), Code of Iowa 1966, as amended by chapter three hundred fifty-three (353), section two (2), Acts of the Sixty-second General Assembly, and shall be subject to the regulatory powers of the commissioner of insurance.

Sec. 3. Every person who shall, directly or indirectly, act within this state as agent, or otherwise, in receiving applications for insurance, or in doing or transacting any kind of insurance business for any company or association that shall, as insurer, provide insurance coverages of the kind referred to in this Act, shall be subject to chapter five hundred twenty-two (522), and section five hundred fifteen point fifty-two (515.52) of the Code."

Senator Benda offered the following amendment to his amendment and moved its adoption:

Amend the Benda amendment to Senate File 40, filed February 27, 1969, found on pages 412 and 413 of the Journal, as follows:

1. By inserting in line 10 following the word "perils," the following: "and for which a charge is made to the vendee, other than the finance charge, either directly or indirectly,".

2. By inserting in line 38 following the word "Act," the following: "and for which a charge is made to the vendee, other than the finance charge, either directly or indirectly,".

3. By inserting in line 49 following the word "Act," the following: "and for which a charge is made to the vendee other than the finance charge, either directly or indirectly,".

The amendment to the amendment was adopted.

On motion of Senator Benda, the amendment, as amended, was adopted.

Senator Benda moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 40) the vote was:

Rule 24 was invoked.

Ayes, 55:

Anderson	Frey	Leonard	Potter
Arbuckle	Frommelt	Lisle	Reichardt
Balloun	Gilley	Lodwick	Rigler
Benda	Glenn	Lucken	Schaben
Clarke	Griffin	McGill	Shirley
Coleman	Hammer	Mogged	Smith
Conklin	Hill	Mowry	Stanley
Curran	Keith	Neu	Stephens
DeHart	Klink	Nicholson	Sullivan
DeKoster	Kosek	Ollenburg	Thordsen
Dodds	Kyhl	O'Malley	Van Gilst
Doderer	Lamborn	Palmer	Walsh
Erskine	Lange	Parker	Weimer
Flatt	Laverty	Potgeter	

Nays, none.**Absent or not voting, 6:**

Briles	Gaudineer	Messerly	Shaff
Denman	Hougen		

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

Senate File 97

On motion of Senator Frommelt, Senate File 97, a bill for an act relating to the filing of retail licensee prices, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Frommelt moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 97) the vote was:

Rule 24 was invoked.

Ayes, 54:

Anderson	Frey	Lodwick	Potter
Arbuckle	Frommelt	Lucken	Reichardt
Balloun	Gaudineer	McGill	Rigler
Benda	Gilley	Messerly	Schaben
Clarke	Glenn	Mogged	Shaff
Coleman	Griffin	Mowry	Shirley
Conklin	Hammer	Neu	Smith
Curran	Keith	Nicholson	Stanley
DeHart	Klink	Ollenburg	Stephens
DeKoster	Kyhl	O'Malley	Sullivan
Dodds	Lange	Palmer	Thordsen
Doderer	Laverty	Parker	Walsh
Erskine	Leonard	Potgeter	Weimer
Flatt	Lisle		

Nays, 3:

Hill	Kosek	Van Gilst
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Absent or not voting, 4:

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

Senate File 120

On motion of Senator DeHart, Senate File 120, a bill for an act relating to the surrender of beer permits, 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 the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 120) the vote was:

Ayes, 55:

Anderson	Frey	Leonard	Potter
Arbuckle	Frommelt	Lisle	Reichardt
Balloun	Gaudineer	Lodwick	Rigler
Benda	Gilley	Lucken	Schaben
Clarke	Glenn	McGill	Shaff
Coleman	Griffin	Messerly	Shirley
Conkin	Hammer	Mogged	Smith
Curran	Keith	Mowry	Stanley
DeHart	Klink	Neu	Stephens
DeKoster	Kosek	Nicholson	Sullivan
Dodds	Kyhl	Ollenburg	Thordsen
Doderer	Lamborn	Palmer	Van Gilst
Erskine	Lange	Parker	Weimer
Flatt	Laverty	Potgeter	

Nays, none.

Voting present, 1:

Hill

Absent or not voting, 5:

Briles	Hougen	O'Malley	Walsh
Denman			

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

President Jepsen took the chair at 9:50 a.m.

Senate File 156

On motion of Senator Nicholson, Senate File 156, a bill for an act relating to permanent registration of voters for elections held in certain community school districts, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

Senator Nicholson asked and received unanimous consent that **House File 151** be substituted for **Senate File 156**.

House File 151

On motion of Senator Nicholson, House File 151, a bill for an act relating to permanent registration of voters for elections held in certain community school districts, was taken up and considered.

Senator Benda offered the following amendment and moved its adoption:

Amend House File 151, line 7, by striking the word "in" and inserting in lieu thereof the words "conducted by".

The amendment was adopted.

Senator Benda offered the following amendment and moved its adoption:

Amend House File 151, line 2, by striking the words "held in" and inserting in lieu thereof the words "conducted by".

The amendment was adopted.

Senator Nicholson moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 151) the vote was:

Ayes, 56:

Anderson	Flatt	Leonard	Potter
Arbuckle	Frey	Lisle	Reichardt
Baloun	Gaudineer	Lodwick	Rigler
Benda	Gilley	Lucken	Schaben
Briles	Glenn	McGill	Shaff
Clarke	Griffin	Messerly	Shirley
Coleman	Hammer	Mogged	Smith
Conklin	Hill	Mowry	Stanley
Curran	Keith	Neu	Stephens
DeHart	Klink	Nicholson	Sullivan
DeKoster	Kosek	Ollenburg	Thordsen
Dodds	Kyhl	Palmer	Van Gilst
Doderer	Lange	Parker	Walsh
Erskine	Laverty	Potgeter	Weimer

Nays, none.

Absent or not voting, 5:

Denman	Hougen	Lamborn	O'Malley
Frommelt			

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

Senator Nicholson asked and received unanimous consent that **Senate File 156** be withdrawn from further consideration of the Senate.

UNFINISHED BUSINESS

Senate File 619

On motion of Senator Potgeter, Senate File 619, a bill for an act relating to service taxes on new construction, advertising, and the processing of meat, fish, and fowl, was taken up for further consideration.

Senator Gaudineer offered the amendment filed by Senators Gaudineer, et al., on April 10 and found on pages 878-880, inclusive, of the Senate Journal.

Senator Lange offered the following amendment to the amendment and moved its adoption:

Amend the Gaudineer amendment to Senate File 619, dated April 10, 1969, as follows:

1. By striking the sentence beginning in line 29 and ending in line 33.
2. By striking from line 43 the words "regular or special".
3. By striking from line 45 the word "certified".
4. By striking from line 49 the words "regular or special".
5. By striking from line 55 the words "regular or special".

Senator Coleman called for a division of the amendment to the amendment, section 1 as division 1, and sections 2, 3, 4 and 5 as division 2.

Senator Lange moved the adoption of division 1 of his amendment and called for a division.

Division 1 of the amendment to the amendment was adopted.

Senator Lange moved the adoption of division 2 of his amendment.

Division was called for.

Division 2 of the amendment to the amendment was adopted.

Senator Gaudineer offered the following amendment filed by Senators Gaudineer, et al., on April 14, to the Gaudineer, et al., amendment of April 10:

Amend the Gaudineer, et al., amendment to Senate File 619 dated April 10, 1969, as follows:

1. By striking in line 18 the word "permanent" and inserting in lieu thereof the words "temporary emergency".
2. By striking in line 19 the word "Act" and inserting in lieu thereof the word "fund".
3. By striking in lines 24 and 25, the word "appropriated" and inserting in lieu thereof the word "allocated".
4. By striking in line 38 the word "chapter" and inserting in lieu thereof the word "Act".
5. By striking in line 41 the word "chapter" and inserting in lieu thereof the word "Act".

6. By striking in line 47 the word "chapter" and inserting in lieu thereof the word "Act".

7. By striking from line 51 the word "section" and inserting in lieu thereof the word "Act".

8. By striking lines 57 through 62, inclusive, and inserting in lieu thereof the following new section:

"Sections two (2) through six (6) of this Act being temporary in effect shall only be printed in the Acts of the Sixty-third (63rd) General Assembly and shall not be part of the Code of Iowa."

Senators O'Malley and Reichardt requested that their names be withdrawn as sponsors of the amendment.

Senator Gaudineer moved the adoption of the amendment to the amendment.

Division was called for.

The amendment to the amendment was adopted.

Senator Shaff offered the following amendment filed by Senators Shaff and Messerly to the Gaudineer, et al., amendment:

Amend the Gaudineer, et al., amendment to Senate File 619, filed April 10, 1969, as follows:

1. Insert the following at the end of line 19:

"However, the amount paid into said municipal tax relief fund shall not exceed three million dollars; and any amount in excess of three million dollars which would otherwise be paid into said fund shall instead be paid into the general fund of the state."

2. In line 21 strike the words "of each year" and insert in lieu thereof the following: "of the year 1970".

Senator Shaff moved the adoption of the amendment to the amendment and requested a roll call.

On the question "Shall the Shaff-Messerly amendment be adopted?" (S.F. 619) the vote was:

Ayes, 42:

Arbuckle	Frey	Laverty	Parker
Balloun	Gilley	Lisle	Potgeter
Benda	Griffin	Lodwick	Potter
Briles	Hammer	Lucken	Rigler
Clarke	Hougen	Messerly	Shaff
Conklin	Keith	Mogged	Smith
Curran	Klink	Mowry	Stanley
DeHart	Kosek	Neu	Stephens
DeKoster	Kyhl	Nicholson	Sullivan
Erskine	Lamborn	Ollenburg	Thordsen
Flatt	Lange		

Nays, 16:

Denman	Gaudineer	O'Malley	Shirley
Dodds	Glenn	Palmer	Van Gilst
Doderer	Hill	Reichardt	Walsh
Frommelt	McGill	Schaben	Weimer

Absent or not voting, 3:

Anderson Coleman Leonard

The amendment to the amendment was adopted.

Senator Thordsen moved to reconsider the vote by which the Lange amendment to the Gaudineer, et al., amendment passed the Senate.

Senator Lange raised a point of order that since Senator Thordsen did not vote on the prevailing side of division 2 of the amendment, his motion was out of order.

The Chair ruled the point well taken and the motion out of order.

Senator Thordsen withdrew his motion.

Senator Neu moved to reconsider the vote by which the Lange amendment to the Gaudineer, et al., amendment passed the Senate.

Roll call was requested.

On the question "Shall the Neu motion to reconsider the Lange amendment be adopted?" (S.F. 619) the vote was:

Rule 24 was invoked:

Ayes, 28:

Coleman	Erskine	Locken	Potter
Conklin	Frommelt	Messerly	Reichardt
DeHart	Gaudineer	Neu	Stanley
DeKoster	Griffin	Ollenburg	Sullivan
Denman	Hougen	O'Malley	Thordsen
Dodds	Kosek	Palmer	Walsh
Doderer	Lamborn	Potgeter	Weimer

Nays, 30:

Arbuckle	Gilley	Laverty	Parker
Balloun	Glenn	Lisle	Rigler
Benda	Hammer	Lodwick	Schaben
Briles	Hill	McGill	Shirley
Clarke	Keith	Mogged	Smith
Curran	Klink	Mowry	Stephens
Flatt	Kyhl	Nicholson	Van Gilst
Frey	Lange		

Absent or not voting, 3:

Anderson Leonard Shaff

The motion was lost.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

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

House File 562, a bill for an act authorizing cities and towns to create an urban renewal fund.

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

House File 624, a bill for an act relating to county public hospitals.

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

House File 676, a bill for an act relating to the Iowa development commission.

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

House File 681, a bill for an act relating to an inmate furlough plan and its establishment by the department of social services.

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

House File 766, a bill for an act relating to election and apportionment of membership of county boards of education.

WILLIAM R. KENDRICK, Chief Clerk

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

AFTERNOON SESSION

The Senate reconvened, President Jepsen presiding.

HOUSE MESSAGES CONSIDERED

House File 562, a bill for an act authorizing cities and towns to create an urban renewal fund from additional taxes produced by an urban renewal area, and to issue revenue bonds secured by and payable from such fund.

Read first time and passed on file.

House File 624, a bill for an act relating to county public hospitals.

Read first time and passed on file.

House File 676, a bill for an act relating to the Iowa development commission.

Read first time and passed on file.

House File 681, a bill for an act relating to an inmate furlough plan and its establishment by the department of social service.

Read first time and passed on file.

House File 766, a bill for an act relating to election and apportionment of membership of county boards of education.

Read first time and passed on file.

INTRODUCTION OF BILL

Senate File 637, by committee on transportation, a bill for an act to establish a street research fund and to provide for its use.

Read first time and placed on calendar.

ANNOUNCEMENT OF INVESTIGATING COMMITTEES
ON GOVERNOR'S APPOINTMENTS

President Jepsen, in accordance with section 2.40, Code 1966, announced the appointment of the following Senators to investigating committees:

As a member of the State Board of Regents:

Mrs. H. Rand Petersen of Harlan, Shelby County, Iowa, for the regular six-year term ending June 30, 1975:

Senator Neu, Chairman
Senator Briles
Senator Schaben
Senator Flatt
Senator Ollenburg

As a member of the State Board of Regents:

Donald Shaw of Davenport, Scott County, Iowa, for the regular six-year term ending June 30, 1975:

Senator Stephens, Chairman
Senator Thordsen
Senator Nicholson
Senator Doderer
Senator Lucken

As a member of the State Board of Regents:

Ray V. Bailey of Clarion, Wright County, Iowa, for the regular six-year term ending June 30, 1975:

Senator Clarke, Chairman
Senator Coleman
Senator Glenn
Senator Kyhl
Senator Hammer

As a member of the Soil Conservation Committee:

Wendell C. Pellett of Atlantic, Cass County, Iowa, for the regular six-year term ending June 30, 1975:

Senator Briles, Chairman
Senator Frey
Senator Griffin
Senator Shirley
Senator Schaben

As a member of the Iowa Employment Security Commission:

George A. Lundberg of Des Moines, Polk County, Iowa, for the regular six-year term ending June 30, 1975:

Senator Lavery, Chairman
Senator DeHart
Senator Flatt
Senator Palmer
Senator Denman

As a member of the Appeal Board on State Institution Construction Contracts:

Donald Ossian of Denison, Crawford County, Iowa, for the regular four-year term ending June 30, 1973:

Senator Lange, Chairman
 Senator Neu
 Senator Sullivan
 Senator Glenn
 Senator McGill

As a member of the Advisory Investment Board:

Robert W. Coleman of Clinton, Clinton County, Iowa, for the regular six-year term ending June 30, 1975:

Senator Shaff, Chairman
 Senator Nicholson
 Senator Lamborn
 Senator Walsh
 Senator Weimer

UNFINISHED BUSINESS

Senate File 619

The Senate resumed consideration of Senate File 619.

Senator Gaudineer offered the following amendment to his amendment and moved its adoption:

Amend the Gaudineer, et al., amendment to Senate File 619 by inserting in line 16 after the period (.) the following:

"The director of revenue shall determine what portion of the taxes collected are to be allocated pursuant to this Act."

The amendment to the amendment was adopted.

Senator Gaudineer moved the adoption of the Gaudineer, et al., amendment, as amended.

Roll call was requested.

On the question "Shall the Gaudineer, et al., amendment, as amended, be adopted?" (S.F. 619) the vote was:

Ayes, 88:

Arbuckle	Gaudineer	Lucken	Rigler
Balloun	Gilley	Messerly	Shaff
Benda	Hammer	Mogged	Shirley
Briles	Hougen	Mowry	Stanley
Clarke	Keith	Neu	Stephens
Coleman	Kosek	Nicholson	Sullivan
Curran	Lamborn	Ollenburg	Thordsen
DeKoster	Laverty	Potgeter	Van Gilst
Erskine	Lisle	Potter	Walsh
Flett	Lodwick		

Nays, 15:

Denman	Hill	O'Malley	Schaben
Dodds	Klink	Palmer	Smith
Frommelt	Kyhl	Parker	Weimer
Glenn	McGill	Reichardt	

Voting present, 1:

Doderer

Absent or not voting, 7:

Anderson
Conklin

DeHart
Frey

Griffin
Lange

Leonard

The amendment, as amended, was adopted.

Senator Reichardt offered the following amendment and called for a division of the amendment, section 2 to be considered as division 1 and section 1 to be considered as division 2:

Amend Senate File 619 as follows:

1. Page one (1), line one (1) and line two (2), by striking the word "advertising".

2. By striking from page one (1) all of lines ten (10) through eighteen (18), inclusive.

Senator Reichardt moved the adoption of division 1 of his amendment.

Roll call was requested.

CALL OF THE SENATE

The Chair announced that the following Call of the Senate had been filed at the desk:

MR. PRESIDENT: Pursuant to Rule 19 of the Rules of Procedure of the Sixty-third General Assembly, we, the undersigned, request a Call of the Senate on Senate File 619 and all amendments and motions thereto.

C. JOSEPH COLEMAN
WILLIAM PALMER
ROBERT DODDS
MINNETTE DODERER
ANDREW FROMMELT
LEE GAUDINEER
GENE GLENN
EUGENE HILL
DONALD MCGILL
GEORGE O'MALLEY
WILLIAM DENMAN
WILLIAM REICHARDT
JAMES SCHABEN
ALAN SHIRLEY
BASS VAN GILST
DONALD WEIMER

Senator Stanley moved that the Call of the Senate be lifted.

Roll call was requested.

On the question "Shall the Stanley motion to lift the Call of the Senate be adopted?" the vote was:

Ayes, 42:

Anderson	Flatt	Leonard	Potgeter
Arbuckle	Gilley	Lodwick	Potter
Balloun	Griffin	Lucken	Rigler
Benda	Hammer	Messerly	Shaff
Briles	Hougen	Mogged	Smith
Clarke	Keith	Mowry	Stanley
Conklin	Klink	Neu	Stephens
Curran	Kosek	Nicholson	Sullivan
DeHart	Kyhl	Ollenburg	Thordsen
DeKoster	Lamborn	Parker	Walsh
Erskine	Laverty		

Nays, 16:

Coleman	Frommelt	McGill	Schaben
Denman	Gaudineer	O'Malley	Shirley
Dodds	Glenn	Palmer	Van Gilst
Doderer	Hill	Reichardt	Weimer

Absent or not voting, 8:

Frey	Lange	Lisle
------	-------	-------

The motion prevailed and the Call of the Senate was lifted.

On the question "Shall division 1 of the amendment be adopted?" (S.F. 619) the vote was:

Rule 24 was invoked.

Ayes, 17:

Dodds	Hill	Neu	Rigler
Doderer	Klink	O'Malley	Shirley
Frommelt	Kyhl	Palmer	Stephens
Gaudineer	McGill	Reichardt	Weimer
Glenn			

Nays, 40:

Anderson	DeKoster	Lamborn	Parker
Arbuckle	Denman	Laverty	Potgeter
Balloun	Erskine	Leonard	Potter
Benda	Flatt	Lodwick	Schaben
Briles	Gilley	Lucken	Shaff
Clarke	Griffin	Messerly	Smith
Coleman	Hammer	Mogged	Stanley
Conklin	Hougen	Mowry	Sullivan
Curran	Keith	Nicholson	Thordsen
DeHart	Kosek	Ollenburg	Walsh

Absent or not voting, 4:

Frey	Lange	Lisle	Van Gilst
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Division 1 (section 2) of the Reichardt amendment was lost.

Senator Reichardt asked and received unanimous consent to withdraw division 2 (section 1) of his amendment.

Senator Doderer offered the following amendment:

Senate File 619 is hereby amended as follows:

1. By inserting on page one (1), line twenty-one (21), after the period the following new subsections:

"7. By striking from line eight (8) the words 'carpentry; roof, shingle, and glass repair;';

8. By striking from lines nine (9) and ten (10) the words 'electrical repair and installation;';

9. By striking from lines twelve (12) and thirteen (13) the words 'excavating and grading;';

10. By striking from lines twenty-five (25) and twenty-six (26) the words 'painting, papering, and interior decorating;';

11. By striking from lines twenty-six (26) and twenty-seven (27) the words 'pipe fitting and plumbing; wood preparation;';

12. By striking from line thirty-one (31) the words 'tin and sheet metal repairs;';

13. By striking from line thirty-five (35) the words '; buildings and structures erected for the improvement of realty'";

2. Amend the title by striking from line one (1) the word "new".

Senator Mogged took the chair at 5:15 p.m.

President Jepsen took the chair at 5:25 p.m.

Senator Doderer moved the adoption of her amendment.

Roll call was requested.

CALL OF THE SENATE

The Chair announced that the following Call of the Senate had been filed at the desk:

MR. PRESIDENT: Pursuant to Rule 19 of the Rules of Procedure of the Sixty-third General Assembly, we, the undersigned, request a Call of the Senate on Senate File 619 and all amendments and motions thereto.

C. JOSEPH COLEMAN
WILLIAM DENMAN
ROBERT DODDS
MINNETTE DODERER
ANDREW FROMMELT
LEE GAUDINEER
GENE GLENN
D. S. MCGILL
GEORGE O'MALLEY
WILLIAM PALMER
W. J. REICHARDT
JAMES SCHABEN
ALAN SHIRLEY
BASS VAN GILST
DONALD WEIMER

Senator Stanley raised a point of order that in accordance with Mason's Manual of Legislative Procedure after one demand for a Call of the Senate had been rejected on a bill, it cannot be renewed.

The Chair ruled the point well taken, and the second Call of the Senate out of order.

On the question "Shall the Doderer amendment be adopted?" (S.F. 619) the vote was:

Rule 24 was invoked.

Ayes, 26:

Curran	Hill	Parker	Stephens
Denman	Lamborn	Reichardt	Sullivan
Dodds	Laverty	Rigler	Thordsen
Doderer	McGill	Schaben	Van Gilst
Frommelt	Neu	Shirley	Walsh
Gaudineer	Nicholson	Smith	Weimer
Glenn	Palmer		

Nays, 29:

Anderson	Erskine	Kosek	Mowry
Balloun	Gilley	Kyhl	Ollenburg
Benda	Griffin	Leonard	O'Malley
Briles	Hammer	Lodwick	Potgeter
Clarke	Hougen	Lucken	Potter
Coleman	Keith	Messerly	Shaff
DeHart	Klink	Mogged	Stanley
DeKoster			

Absent or not voting, 6:

Arbuckle	Flatt	Lange	Lisle
Conklin	Frey		

The amendment was lost.

Senator Weimer offered the following amendment:

Senate File 619 is hereby amended as follows:

By inserting on page one (1), line twenty-one (21), after the period the following new subsections:

"7. By inserting after the word "wax" in line eight (8), "except car wash and wax facilities which are coin operated;"

8. By inserting after the word "laundries" in line nine (9), "except when such service is provided by coin operated machines;"

Senator Shaff raised a point of order that the amendment was not germane to the title of the bill.

Senator Weimer asked and received unanimous consent to withdraw his amendment.

Senator Gaudineer offered the following amendment:

Amend Senate File 619 by inserting on page 2, in line 5, after the period (.) the following:

"All advertisements and announcements wherein any merchandise, goods or services are advertised or offered for sale or without charge therefor by any person, firm association or corporation at a definite point or location within the state of Iowa."

Senator Gaudineer moved the adoption of his amendment and called for a division.

The amendment was lost.

Senator Gaudineer offered the following amendment by Senators Gaudineer and Mowry and moved its adoption:

Amend Senate File 619 by adding the following new section thereto:

"The tax on any services on or connected with new construction, reconstruction, alteration, expansion, remodeling, or the services of a general building contractor, architect, or engineer when so engaged actually rendered after July 1, 1969, shall be null and void even though such services were contracted for prior to such date.

The amendment was adopted.

Senator Hougen offered the following amendment filed by him on April 9, 1969:

Amend Senate File 619:

1. By adding the following after the period in line twenty-one (21) of page 1:

"7. By striking from line eight (8) the words 'carpentry; roof, shingle, and glass repair;';

8. By striking from lines nine (9) and ten (10) the words 'electrical repair and installation;';

9. By striking from lines twenty-five (25) and twenty-six (26) the words 'painting, papering, and interior decorating;';

10. By striking from lines twenty-six (26) and twenty-seven (27) the words 'pipe fitting and plumbing; wood preparation;';

11. By striking from line thirty-one (31) the words 'tin and sheet metal repairs;';"

2. Further amend Senate File 619 as follows:

By striking lines twenty-two (22) through twenty-five (25) of page 1.

By striking lines one (1) through five (5) of page 2 and inserting in lieu thereof the following:

"Sec. 2. Chapter three hundred forty-eight (348), section twenty-five (25), Acts of the Sixty-second General Assembly, amending section four hundred twenty-two point forty-three (422.43), Code 1966, is hereby amended by adding the following thereto:

'All services for the repair of buildings and structures for plumbing, heating equipment, tin and sheet metal repairs, electrical repair, painting, papering and interior decorating, roof shingling, and glass repair, shall be subject to the tax herein imposed. All persons engaged in such services shall be issued sales and service tax permits as provided by law and shall, if engaged in services not taxable, distinguish between such taxable and non-taxable services on the sales and service tax return.

Any services relative to the foregoing enumeration shall not be taxable when rendered for the purposes of buildings or structures or parts thereof in connection with new construction, reconstruction, alteration, expansion, remodeling inside or out, or any room or interior portion thereof, or the services of any general building contractor, subcontractor, architect, or engineer, when so engaged, and the services of any supplier for materials furnished for these purposes.'"

Senator Hougen offered the following amendment to his amendment and moved its adoption:

The Hougen amendment of April 9, 1969 to Senate File 619, is amended as follows:

By striking all of lines two (2) through thirty-two (32), inclusive, and inserting in lieu thereof the following:

By striking lines twenty-two (22) through twenty-five (25) of page 1.

By striking lines one (1) through five (5) of page two (2) and inserting in lieu thereof the following:

"Sec. 2. Chapter three hundred forty-eight (348), section twenty-five (25), Acts of the Sixty-second General Assembly, amending section four hundred twenty-two point forty-three (422.43), Code 1966, is hereby amended:

By striking from line thirty-five (35) the words "; buildings and structures erected for the improvement of realty", and by adding the following thereto:

"All services for the repair of buildings and structures shall be subject to the tax herein imposed. All persons engaged in such services shall be issued sales and service tax permits and shall report such services on the sales and service tax returns".

The amendment to the amendment was adopted.

Senator Hougen offered the following amendment to his amendment and moved its adoption:

The Hougen amendment of April 9, 1969 to Senate File 619, is amended as follows:

1. Strike from line thirty-seven (37) the words, "or any room or interior portion thereof,".

2. By striking from lines thirty-nine (39) and forty (40) the words, " and the services of any supplier for materials furnished for these purposes".

The amendment to the amendment was adopted.

(Consideration of Senate File 619 pending on adjournment.)

SENATE CONCURRENT RESOLUTION 23

By Lisle, Kosek, Lucken and O'Malley

Whereas, the Pioneer Lawmakers of Iowa in convention assembled passed the resolution which appears on page 884 of the Senate Journal dated April 11, 1969, and

Whereas, the printing of information about former members of general assemblies in current copies of the Iowa Official Register as requested in their resolution appears to be a valuable source of information for the people of Iowa;

Now, Therefore, Be It Resolved by the Senate, the House Concurring, That we direct the editor of the Iowa Official Register to consult with the Pioneer Lawmakers of Iowa and to give serious study to their proposal to reestablish the custom of including information proposed in their resolution in future issues of the Official Register; and

Be It Further Resolved, that a copy of this Resolution be sent to the Superintendent of Printing, the members of the State Printing Board and the Editor of the Iowa Official Register.

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on April 14, 1969, the Governor had approved and transmitted to the Secretary of State the following bills:

Senate File 140, relating to Savings and Loan Associations.

Senate File 185, correcting a wrong reference in the school law.

Senate File 194, relating to special automobile registration plates.

Senate File 347, legalizing and validating the special election held in Pottawattamie County, Iowa, on November 5, 1968, on the proposition of remodeling the present county home and build and equip an addition thereto.

Senate File 531, appropriating funds to defray expenses of the inaugural ceremonies.

Senate File 532, appropriating from the general fund of the State of Iowa for the biennium beginning July 1, 1969, and ending June 30, 1971, to the Herbert Hoover Birthplace Foundation, Inc.

Senate File 579, appropriating funds from the general fund of the State of Iowa to the Iowa Commission for the Blind for remodeling and repairs of their building and to permit acceptance of federal funds for participation.

Senate File 580, appropriating funds from the general fund of the State of Iowa for the biennium beginning July 1, 1969, and ending June 30, 1971, to the Mississippi River Parkway Commission of the State of Iowa.

House File 736, relating to powers and duties of municipal officers.

BILLS ASSIGNED TO COMMITTEE

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

H. F. 605 Appropriations

H. F. 658 Social services

H. F. 664 Judiciary

H. F. 744 Judiciary

H. F. 758 Commerce

H. F. 759 Commerce

H. F. 761 Commerce

H. F. 762 Commerce

H. F. 763 Commerce

H. F. 764 Commerce

H. F. 777 Appropriations

ANNOUNCEMENT BY SECRETARY OF THE SENATE

In accordance with chapter 197, section 3, Laws of the Sixty-second General Assembly, the Iowa Comprehensive Alcoholism Project has filed their report with the Secretary of the Senate's office.

REPORTS OF COMMITTEES

Senator Briles submitted the following report:

MR. PRESIDENT: Your committee on county government, to which was referred **House File 161**, a bill for an act extending the county's right of condemnation under eminent domain, begs leave to report it has had the same under consideration and recommends the same **do pass**.

JAMES BRILES, Chairman

Ordered passed on file.

Senator Benda submitted the following reports:

MR. PRESIDENT: Your committee on schools, to which was referred **Senate File 387**, a bill for an act relating to the effect of federal aid to schools upon state aid to schools, begs leave to report it has had the same under consideration and recommends the same **do pass**.

KENNETH BENDA, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on schools, to which was referred **Senate File 540**, a bill for an act relating to school 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 File 540 on line 11 by adding after the figure "1963" the following "and prior to January 2, 1964".

KENNETH BENDA, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on schools, to which was referred **House File 395**, a bill for an act relating to eye protective devices, begs leave to report it has had the same under consideration and recommends the same **do pass**.

KENNETH BENDA, Chairman

Ordered passed on file.

Senator Kosek submitted the following report:

MR. PRESIDENT: Your committee on social services, to which was referred **Senate File 396**, a bill for an act relating to registration of social workers, 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 396 as follows:

1. By striking from page 1, line 22 and line 23, the words "All persons" and inserting in lieu thereof the words, "Three members of the board".
2. By inserting after line 24, page 1, the following new sentence: "Two members shall represent the general public."
3. By striking from page 2, lines 3 through 13, inclusive, and inserting in lieu thereof the following: "first board shall be appointed with one member to serve for one year, one member to serve for two years, one member to serve for three years, one member to serve for four years, and one member to serve for five years. As each of the foregoing terms expires, the governor shall appoint, subject to the consent of the senate, a successor for a term of five years having the same qualifications as the member whose term expired. Upon taking office the members of the first board eligible to be registered

under the provisions of this Act shall be issued appropriate certificates of registration. Vacancies on".

ERNEST KOSEK, Chairman

Ordered passed on file.

Senator Clarke submitted the following reports:

MR. PRESIDENT: Your committee on state government, to which was referred *Senate File 256*, a bill for an act relating to vital statistics, begs leave to report it has had the same under consideration and recommends the same *do pass*.

HUGH H. CLARKE, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on state government, to which was referred *Senate File 398*, a bill for an act relating to printing machinery for the state auditor, begs leave to report it has had the same under consideration and recommends the same *do pass*.

HUGH H. CLARKE, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on state government, to which was referred *Senate File 535*, a bill for an act to provide for the establishment of county associations of local school district boards of education, to provide for the financing therefor, and to abolish the county school system, begs leave to report it has had the same under consideration and recommends the same *do pass*.

HUGH H. CLARKE, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on state government, to which was referred *House File 281*, a bill for an act relating to general powers of the state board of tax review, begs leave to report it has had the same under consideration and recommends the same *do pass*.

HUGH H. CLARKE, Chairman

Ordered passed on file.

AMENDMENTS FILED

- 1 Amend Senate Joint Resolution 24 as follows:
- 2 By inserting in page 2, line 7, after the word
- 3 "continued" the following words " , except that the
- 4 members of the committee representing the General
- 5 Assembly shall, after the effective date of this
- 6 Act, include the president of the Senate, one senator
- 7 appointed by him from a different political party, the
- 8 speaker of the House and one member of the House
- 9 appointed by him from the minority party".

J. HENRY LUCKEN
SEELEY G. LODWICK

1 Amend Senate Joint Resolution 25 by striking all
2 after the first "Whereas," and by inserting in lieu
3 thereof the following:

4 "questions have arisen concerning the land use
5 policies of the Iowa state highway commission; and

6 Whereas the make up and organization of the high-
7 way commission should be studied; and

8 Whereas the functioning of the highway commission
9 and the employment policies thereof should be investi-
10 gated;

11 NOW THEREFORE,

12 Be It Enacted by the General Assembly of the State of
13 Iowa:

14 The legislative research committee or its successor
15 is directed to create a study committee as provided by
16 law, which committee shall include members of the appro-
17 priate standing committees of the House of Representatives
18 and Senate, to conduct during the 1969-1970 legislative
19 interim a comprehensive study of the Iowa highway commission
20 relating to its general operation, employment policies, and
21 land use policies.

22 Staff assistance shall be provided by the legislative
23 research bureau.

24 A report of the study shall be prepared and sub-
25 mitted to members of the Sixty-third General Assembly
26 and shall be accompanied by any legislative bill drafts
27 designed to carry out the recommendations of the
28 committee.

ARTHUR A. NEU
HUGH H. CLARKE

1 Amend Senate File 181 by striking from page one (1),
2 line fifteen (15), the words "without notice or hearing",
3 and inserting in lieu thereof the words "upon notice to
4 interested parties and after an opportunity for hearing
5 make an order to".

SEELEY G. LODWICK
JAMES F. SCHABEN

1 Amend Senate File 564 by inserting in page one (1), line five
2 (5), after the word "utilizes" the words "wheels with pneumatic
3 tires and is designed to operate on land or water,".

ALDEN J. ERSKINE

1 Amend Senate File 565 on page 16 by striking the last sentence of
2 Sec. 31 appearing in lines 27 through 30 and inserting in
3 lieu thereof the following:

4 "Costs collected by the traffic violations offices
5 shall be remitted to the County Treasurer quarterly,
6 to be placed in the Court fund of the county, and
7 in the event of the existence of a municipal court,
8 such costs shall be remitted to the Treasurer of the
9 city."

JOHN L. MOWRY

- 1 Amend the Gaudineer-Clarke amendment to Senate File 597, dated
2 April 14, 1969, by striking from line 6 the figures, "217,160.00"
3 and inserting in lieu thereof the figures "220,160.00".

LEE H. GAUDINEER
HUGH H. CLARKE

- 1 Senate File 612 is hereby amended by striking from page
2 three (3), lines two (2) through six (6), inclusive.

HUGH H. CLARKE

- 1 Amend Senate File 612 by adding the following new section:
2 "Chapter ninety-five (95), Acts of the Sixty-second General
3 Assembly, is hereby amended by adding the following new
4 section:
5 "The provisions of this Act, including but not limited to
6 its provisions on employees and positions to which the merit
7 system apply, shall prevail over any inconsistent provisions
8 of the Code, including the Acts of the Sixty-second General
9 Assembly, and all subsequent Acts unless such Acts provide a
10 specific exemption from the merit system.'"

HUGH H. CLARKE

- 1 Amend Senate File 614 as follows:
2 1. By striking from page 5, lines 27 through 29, inclusive, and
3 inserting in lieu thereof the following:
4 By striking from line five (5) the words "six thousand"
5 and inserting in lieu thereof the words "eight thousand".
6 2. By striking from page 5, line 81, the words "seven thousand
7 eight" and inserting in lieu thereof the words "eight thousand
8 five".
9 3. By striking from page 5, lines 33 and 34, the words "eight
10 thousand four hundred" and inserting in lieu thereof the words
11 "nine thousand".
12 4. By striking from page 6, line 1, the words "nine thousand"
13 and inserting in lieu thereof the words "nine thousand five hundred".
14 5. By striking from page 6, line 4, the word "two" and inserting
15 in lieu thereof the word "five".
16 6. By striking from page 6, lines 6 and 7, the words "ten thousand
17 eight hundred" and inserting in lieu thereof the words "eleven
18 thousand".

FLOYD GILLEY

- 1 Amend Senate File 614 as follows:
2 By striking on page 6 all of section 8.

JOSEPH B. FLATT

- 1 Amend the Gaudineer, et al., amendment to Senate File 619 by
2 inserting in line 16 after the period (.) the following:
3 "The director of revenue shall determine what portion of the
4 taxes collected are to be allocated pursuant to this Act."

LEE H. GAUDINEER

- 1 Senate File 619 is hereby amended as follows:
2 By inserting on page one (1), line twenty-one (21),
3 after the period the following new subsections:
4 "7. By inserting after the word "wax" in line eight
5 (8), "except car wash and wax facilities which are coin

6 operated;".

7 8. By inserting after the word "laundries" in line
8 nine (9), "except when such service is provided by coin
9 operated machines;".

J. DONALD WEIMER

1 Senate File 619 is hereby amended as follows:

2 1. By inserting on page one (1), line twenty-one
3 (21), after the period the following new subsections:

4 "7. By striking from line eight (8) the words
5 'carpentry; roof, shingle, and glass repair;'.
6

7 8. By striking from lines nine (9) and ten (10)
8 the words 'electrical repair and installation;'.
9

10 9. By striking from lines twelve (12) and thirteen
11 (13) the words 'excavating and grading;'.
12

13 10. By striking from lines twenty-five (25) and
14 twenty-six (26) the words 'painting, papering, and inter-
15 ior decorating;'.
16

17 11. By striking from lines twenty-six (26) and
18 twenty-seven (27) the words 'pipe fitting and plumbing;
19 wood preparation;'.
20

21 12. By striking from line thirty-one (31) the words
22 'tin and sheet metal repairs;'.
23

24 13. By striking from line thirty-five (35) the
25 words 'buildings and structures erected for the im-
26 provement of realty'".
27

28 2. Amend the title by striking from line one (1) the
29 word "new".
30

MINNETTE DODERER

1 Amend Senate File 619 by inserting on page 2, in line 5, after
2 the period (.) the following:

3 "All advertisements and announcements wherein any merchandise,
4 goods or services are advertised or offered for sale or without charge
5 therefor by any person, firm association or corporation at a definite
6 point or location within the state of Iowa."

LEE H. GAUDINEER, JR.

1 Amend Senate File 619 by adding the following new section
2 thereto:

3 "The tax on any services on or connected with new con-
4 struction, reconstruction, alteration, expansion, remodeling,
5 or the services of a general building contractor, architect,
6 or engineer when so engaged actually rendered after July 1, 1969,
7 shall be null and void even though such services were contracted
8 for prior to such date.

LEE H. GAUDINEER
JOHN MOWRY

1 The Hougén amendment of April 9, 1969 to Senate File 619, is
2 amended as
3 follows:

4 By striking all of lines two (2) through thirty-two (32),
5 inclusive, and inserting in lieu thereof the following:

6 By striking lines twenty-two (22) through twenty-five (25)
7 of page 1.

7 By striking lines one (1) through five (5) of page two (2)
8 and inserting in lieu thereof the following:

9 "Sec. 2. Chapter three hundred forty-eight (348), section
10 twenty-five (25), Acts of the Sixty-second General Assembly,
11 amending section four hundred twenty-two point forty-three
12 (422.43), Code 1966, is hereby amended:

13 By striking from line thirty-five (35) the words "; buildings
14 and structures erected for the improvement of realty", and by
15 adding the following thereto:

16 "All services for the repair of buildings and structures
17 shall be subject to the tax herein imposed. All persons en-
18 gaged in such services shall be issued sales and service tax
19 permits and shall report such services on the sales and service
20 tax returns".

CHESTER O. HOUGEN

1 The Hougen amendment of April 9, 1969 to Senate File 619, is
2 amended as follows:

3 1. Strike from line thirty-seven (37) the words,
4 "or any room or interior portion thereof,".

5 2. By striking from lines thirty-nine (39) and forty
6 (40) the words, "and the services of any supplier for
7 materials furnished for these purposes".

CHESTER HOUGEN

1 Amend Senate File 619 as follows:

2 1. By striking from lines 20 and 21 the words
3 "and fowl", and substituting in lieu thereof the
4 words "fowl and vegetables".

5 2. Further amend Senate File 619 by striking
6 from line 2 the words "and fowl." and substituting
7 in lieu thereof the words "fowl and vegetables."

C. JOSEPH COLEMAN

1 Amend Senate File 624 by inserting in page 1, line 14,
2 after the figure "13" the words "of subsection three
3 (3)".

ROGER J. SHAFF

1 Amend Senate File 631, page 3, line 14, by
2 striking the word "a" and inserting in lieu thereof
3 "an unforeseen".

ROBERT R. RIGLER

1 Amend Senate File 632, line 21, by striking the
2 word "a" and inserting the words "an unforeseen".

ROBERT R. RIGLER

1 Amend Senate File 635, page 2, line 20, by striking
2 the word "a" and inserting the words "an unforeseen".

ROBERT R. RIGLER

1 1. Amend Senate File 636, line 14, by striking the
2 figure "\$525,000.00" and inserting in lieu thereof the
3 figure "\$625,000.00".

- 4 2. Line 19 by striking the figure "\$300,000.00" and
5 inserting the figure "\$200,000.00".

ROBERT R. RIGLER

- 1 Amend Senate File 636 as follows:
2 By striking from page 1, line 14, the
3 figures, "\$525,000.00" and inserting in lieu thereof
4 the figures, "\$625,000.00".

BASS VAN GILST

- 1 Amend House File 151, line 2, by striking the words "held in" and
2 inserting in lieu thereof the words "conducted by".

KENNETH BENDA

On motion of Senator Stanley, the Senate adjourned until 9:00
a.m., Wednesday, April 16, 1969.

JOURNAL OF THE SENATE

SENATE CHAMBER,
DES MOINES, IOWA, WEDNESDAY, APRIL 16, 1969.

The Senate met in regular session, President Jepsen presiding.

Prayer was offered by Reverend James Leistikow, pastor of the First Lutheran Church, Sioux City, Iowa.

The Senate pledged allegiance to the flag.

The Journal of April 15, 1969, was approved.

PETITIONS

The following petitions were presented and placed on file:

By Senator Curran, from eight residents of Cerro Gordo County favoring passage of Senate File 154 relating to wages subject to Iowa public employees' retirement system; Senate File 237 relating to certificated public school employees; and Senate File 241 relating to payroll deductions of public school employees.

By Senator Griffin, from eighty-five residents of Pottawattamie County favoring passage of Senate File 334 relating to payment of expenses of extracurricular activities from the general funds of school districts.

By Senator Sullivan, from one hundred seven residents of Woodbury County favoring the legalization of bingo for fraternal groups, charity organizations and churches.

PRESENTATION OF VISITORS

President Jepsen welcomed several groups of students at the request of the following Senators:

By Senator Shirley, forty students, members of the senior class, from the Dexfield Community High School, Redfield, who were present in the balcony.

By Senator Palmer, six students from Washington Irving Junior High School, Des Moines, accompanied by their instructors, Mrs. Sumshy and Mr. Smith, who were present in the balcony.

By Senator Potgeter, eighty-five junior and senior students from Radcliffe High School, accompanied by their instructors, Mr. Molen-dorp and Mr. Ashby, who were present in the balcony.

By Senator Lamborn, one hundred five students from the Monticello Community School, accompanied by Mrs. Don Adams, Mrs. John Kock, Frank Frostedstad and Ken Weber, who were present in the balcony.

By Senator McGill, eleven seventh grade students from Melrose, accompanied by their instructor, Paul Brooks, and sponsors, John Parenzo, C. K. Knowles and Evelyn Tierney, who were present in the balcony.

By Senator Mowry, eighty-five students from the SEMCO High School, Gilman, accompanied by Mr. Beane and Mr. Ware, who were present in the balcony.

By Senator Shirley, twenty students, members of the Highland Hustlers 4-H Club, from Bayard, who were present in the balcony.

By Senator Mogged, forty-eight students, members of the senior American government class, from Harmony High School, Farmington, accompanied by their instructors, Mr. Croghan, Mr. Alderton and Mr. Grondin, who were present in the balcony.

By Senator O'Malley, thirty-seven students from Holy Trinity School, Des Moines, accompanied by their instructor, Miss Rouse, who were present in the balcony.

By Senator Lange, fifty-nine senior students from Rockwell City, accompanied by Donald Kokrda and Rogers Heirigs, who were present in the balcony.

By Senator Schaben, fourteen seventh and eighth grade students from Saint Joseph School, Dunlap, accompanied by their instructor, Sister Aquin, who were present in the balcony.

By Senator McGill, forty-eight students from the Russell Community School, accompanied by their instructor, Dean White, and Carl Kimler, a cousin of Senator McGill, who is serving in the United States Navy.

By Senator Van Gilst, seventy-one students from the Oskaloosa Junior High School, accompanied by their principal, William Cain, and instructors, Henry Boeyink and Curt Frey, who were present in the balcony.

INTRODUCTION OF BILLS

Senate File 638, by committee on schools, a bill for an act relating to election and apportionment of membership of county boards of education.

Read first time and placed on calendar.

Senate File 639, by committee on law enforcement, a bill for an act relating to operator's and chauffeur's licenses.

Read first time and placed on calendar.

UNFINISHED BUSINESS

Senate File 619

The Senate resumed consideration of Senate File 619, a bill for an act relating to service taxes on new construction, advertising, and the processing of meat, fish, and fowl, and the Hougen amendment, as amended.

On motion of Senator Hougen, the amendment, as amended, was adopted.

Senator Coleman offered the following amendment and moved its adoption:

Amend Senate File 619 as follows:

1. By striking from lines 20 and 21 the words "and fowl". and substituting in lieu thereof the words "fowl and vegetables".
2. Further amend Senate File 619 by striking from line 2 the words "and fowl." and substituting in lieu thereof the words "fowl and vegetables."

The Chair announced the amendment would be considered by divisions.

On motion of Senator Coleman, division 1 of the amendment was adopted.

On motion of Senator Coleman, division 2 of the amendment was adopted.

Senator Neu took the chair at 10:50 a.m.

President Jepsen took the chair at 11:10 a.m.

MOTION TO RECONSIDER

Senator Rigler called up the following motion filed by him and moved its adoption:

MR. PRESIDENT: I move to reconsider the vote by which the Gaudineer-Mowry amendment filed April 15, 1969, to Senate File 619 was adopted.

Senator Hill moved the previous question on Senate File 619.

Senator Glenn raised a point of order on the motion.

Senator Hill withdrew his motion.

Senator Glenn withdrew his point of order.

The motion to reconsider prevailed.

Senator Rigler offered the following amendment to the Gaudineer-Mowry amendment and moved its adoption:

Amend the Gaudineer-Mowry amendment to Senate File 619, filed April 15, 1969, by striking in line 8 the words "prior to such date" and inserting in lieu thereof the following: "after January 1, 1969, and prior to July 1, 1969".

Division was called for.

The amendment to the amendment was adopted.

On motion of Senator Rigler, the amendment, as amended, was adopted.

Senator Potgeter moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 619) the vote was:

Rule 24 was invoked.

Ayes, 44:

Anderson	Erskine	Lamborn	Ollenburg
Arbuckle	Flatt	Lavery	Parker
Balloun	Gaudineer	Leonard	Potgeter
Benda	Gilley	Lisle	Potter
Briles	Griffin	Lodwick	Rigler
Clarke	Hamner	Lucken	Shaff
Coleman	Hougen	Messerly	Smith
Conklin	Keith	Mogged	Stanley
Curran	Klink	Mowry	Sullivan
DeHart	Kosek	Neu	Thordsen
DeKoster	Kyhl	Nicholson	Walsh

Nays, 14:

Denman	Glenn	Palmer	Stephens
Dodds	Hill	Reichardt	Van Gilst
Doderer	McGill	Shirley	Weimer
Frommelt	O'Malley		

Voting present, 1:

Schaben

Absent or not voting, 2:

Frey

Lange

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 **Senate File 619** passed the Senate be reconsidered, and the motion to reconsider be laid on the table, which motion prevailed.

SENATE CONCURRENT RESOLUTION 24 ADOPTED

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

SENATE CONCURRENT RESOLUTION 24

By Stanley and Frommelt

Whereas, on the 15th day of April, 1969, the Honorable Dan W. Turner, former Governor and Senator of the State of Iowa passed away, and

Whereas, we of the Sixty-third 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 a loyal and honored citizen, now, therefore,

Be It Resolved by the Senate, the House of Representatives Concurring: That we extend to the bereaved family and relatives of the late Honorable Dan W. Turner our deep and profound sympathy in their sorrow, and that the President of the Senate and the Speaker of the House of Representatives each appoint a committee of two to represent the Sixty-third General Assembly at his funeral.

Be It Further Resolved: That an original signed copy of this resolution be forwarded to each member of his family.

The motion prevailed and the resolution was adopted.

COMMITTEE APPOINTED

President Jepsen announced the appointment of Senators Briles and Lisle on the part of the Senate to attend the funeral services of the Honorable Dan W. Turner.

SUPPLEMENTAL REPORT OF COMMITTEE
ON MEMORIAL RESOLUTIONS

Senator Conklin submitted the following report and moved its adoption:

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 member of the Senate:

Dan W. Turner, Adams County

CHARLENE CONKLIN, Chairman
LEIGH R. CURRAN
C. JOSEPH COLEMAN

The motion prevailed and the report was adopted.

MEMORIAL RESOLUTION COMMITTEE

President Jepsen announced the appointment of the following memorial resolution committee on Dan W. Turner: Senator Briles, Chairman; Senator Lisle and Senator Anderson.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Mogged, 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 139, 175, 226 and 274.

CHARLES G. MOGGED
Chairman, Senate Committee
ELIZABETH SHAW
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 the following bills: Senate Files 139, 175, 226 and 274.

BILLS SENT TO THE GOVERNOR

Senator Mogged, 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 April, 1969, sent to the Governor for his approval: Senate Files 139, 175, 226 and 274.

CHARLES G. MOGGED, Chairman

Passed on file.

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

AFTERNOON SESSION

The Senate reconvened, President Jepsen presiding.

PRESENTATION OF DISTINGUISHED GUEST

Lieutenant Governor Jepsen presented to the Senate "a visitor of special significance to the Senate", his mother, Esther Johnson, of Cedar Falls, who was seated on the rostrum.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

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

Senate Concurrent Resolution 24, extending sympathy to the family of the late Honorable Dan W. Turner. The Speaker appointed, on the part of the House, the following members to attend the funeral: The Gentleman from Adams-Montgomery, Mr. Ossian; the Gentleman from Page, Mr. Miller, and the Gentleman from Fremont-Mills, Mr. Harbor.

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

House File 196, a bill for an act relating to the referendum for approval of low rent housing projects.

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

House File 394, a bill for an act relating to classification of highways.

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

House File 757, a bill for an act relating to assessment of public utilities.

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

House File 760, a bill for an act relating to annual registration decal or sticker fees for motor carriers in interstate commerce.

WILLIAM R. KENDRICK, Chief Clerk

CONSIDERATION OF BILLS

Senate File 624

On motion of Senator Shaff, Senate File 624, a bill for an act relating to sales taxes imposed on services performed on tangible personal property delivered into interstate commerce or services used in processing tangible personal property which will ultimately be subject to the sales tax, was taken up and considered.

Senator Shaff offered the following amendment and moved its adoption:

Amend Senate File 624 by inserting in page 1, line 14, after the figure "13" the words "of subsection three (3)".

The amendment was adopted.

Senator Shaff moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 624) the vote was:

Ayes, 56:

Anderson	Flatt	Laverty	Potgeter
Arbuckle	Frey	Leonard	Potter
Balloun	Frommelt	Lodwick	Reichardt
Benda	Gaudineer	Lucken	Rigler
Clarke	Gilley	McGill	Schaben
Coleman	Griffin	Messerly	Shaff
Conklin	Hammer	Mogged	Shirley
Curran	Hougen	Mowry	Stanley
DeHart	Keith	Neu	Stephens
DeKoster	Klink	Nicholson	Sullivan
Denman	Kosek	Ollenburg	Thordsen
Dodds	Kyhl	O'Malley	Van Gilst
Doderer	Lamborn	Palmer	Walsh
Erskine	Lange	Parker	Weimer

Nays, 2:

Glenn Hill

Voting present, 1:

Smith

Absent or not voting, 2:

Briles

Lisle

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

Senator Shaff asked and received unanimous consent that **Senate File 624** be immediately messaged to the House, which request was complied with.

SENATE FILES WITHDRAWN

Senator Shaff asked and received unanimous consent that **Senate File 485** be withdrawn from further consideration of the Senate.

Senator Shaff asked and received unanimous consent that **Senate File 589** be withdrawn from further consideration of the Senate.

CONSIDERATION OF BILLS

Senate File 635

On motion of Senator Mowry, Senate File 635, a bill for an act to appropriate from moneys received by certain commissions, boards, and departments for the biennium beginning July 1, 1969, and ending June 30, 1971, was taken up and considered.

Senator Rigler offered the following amendment and moved its adoption:

Amend Senate File 635, page 2, line 20, by striking the word "a" and inserting the words "an unforeseen".

The amendment was adopted.

Senator Mowry moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 635) the vote was:

Ayes, 58:

Anderson	Frommelt	Leonard	Potter
Arbuckle	Gaudineer	Lodwick	Reichardt
Balloun	Gilley	Lucken	Rigler
Benda	Glenn	McGill	Schaben
Clarke	Griffin	Messerly	Shaff
Coleman	Hammer	Mogged	Shirley
Conklin	Hill	Mowry	Smith
Curran	Hougen	Neu	Stanley
DeHart	Keith	Nicholson	Stephens
DeKoster	Klink	Ollenburg	Sullivan
Denman	Kosek	O'Malley	Thordsen
Dodds	Kyhl	Palmer	Van Gilst
Erskine	Lamborn	Parker	Walsh
Flatt	Lange	Potgeter	Weimer
Frey	Laverty		

Nays, none.

Absent or not voting, 3:

Briles

Doderer

Lisle

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

MESSAGES FROM THE HOUSE

The following messages were received from the House:

MR. PRESIDENT: I am directed to inform your honorable body that the House has concurred in Senate amendment to and passed:

House File 60, a bill for an act relating to the maximum speed limit for school buses.

Also: That the House has concurred in Senate amendment to and passed: House File 90, a bill for an act relating to parental responsibility for actions of children.

Also: That the House has concurred in Senate amendment to and passed: House File 151, a bill for an act relating to permanent registration of voters for elections held in certain community school districts.

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

House File 16, a bill for an act relating to drainage and levee districts.

WILLIAM R. KENDRICK, Chief Clerk

CONSIDERATION OF BILLS

Senate File 636

On motion of Senator Flatt, Senate File 636, a bill for an act to appropriate funds from the general fund of the state to the higher education facilities commission for the state supported scholarship and medical student tuition loan programs, was taken up and considered.

Senator Rigler offered the following amendment:

1. Amend Senate File 636, line 14, by striking the figure "\$525,000.00" and inserting in lieu thereof the figure "\$625,000.00".

2. Line 19 by striking the figure "\$300,000.00" and inserting the figure "\$200,000.00".

Senator Van Gilst called for a division of the amendment, section 2 to be considered as division 1 and section 1 to be considered as division 2.

Senator Rigler moved the adoption of division 1 of his amendment.

Roll was requested.

On the question "Shall division 1 (section 2) of the amendment be adopted?" (S.F. 636) the vote was:

Ayes, 21:

Arbuckle	Hammer	Neu	Shirley
Curran	Klink	Parker	Smith
DeKoster	Lamborn	Potgeter	Sullivan
Doderer	Lange	Rigler	Thordsen
Frommelt	Leonard	Schaben	Weimer
Glenn			

Nays, 34:

Anderson	Frey	Laverty	Palmer
Balloun	Gaudineer	Lucken	Potter
Clarke	Gilley	McGill	Reichardt
Coleman	Griffin	Messerly	Schaff
Conklin	Hill	Mowry	Stanley
Denman	Hougen	Nicholson	Stephens
Dodds	Keith	Ollenburg	Van Gilst
Erskine	Kosek	O'Malley	Walsh
Flatt	Kyhl		

Absent or not voting, 6:

Benda	DeHart	Lodwick	Mogged
Briles	Lisle		

Division 1 (section 2) of the amendment was lost.

Senator Rigler moved the adoption of division 2 of his amendment.

Roll call was requested.

On the question "Shall division 2 (section 1) of the amendment be adopted?" (S.F. 636) the vote was:

Ayes, 15:

Dodds	Glenn	Palmer	Sullivan
Doderer	Hill	Reichardt	Van Gilst
Frommelt	McGill	Schaben	Weimer
Gaudineer	Neu	Shirley	

Nays, 37:

Anderson	Flatt	Lange	Parker
Arbuckle	Frey	Laverty	Potgeter
Balloun	Gilley	Leonard	Potter
Benda	Griffin	Lucken	Rigler
Clarke	Keith	Messerly	Shaff
Coleman	Klink	Mowry	Smith
Conklin	Kosek	Nicholson	Stanley
Curran	Kyhl	Ollenburg	Thordsen
DeKoster	Lamborn	O'Malley	Walsh
Denman			

Absent or not voting, 9:

Briles	Hammer	Lisle	Mogged
DeHart	Hougen	Lodwick	Stephens
Erskine			

Division 2 (section 1) of the amendment was lost.

Senator Van Gilst asked and received unanimous consent to withdraw the amendment filed by him on April 15, 1969, and found on page 955 of the Senate Journal.

Senator Flatt moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 686) the vote was:

Ayes, 53:

Anderson	Frommelt	Leonard	Potter
Arbuckle	Gaudineer	Lodwick	Reichardt
Balloun	Gilley	Lucken	Rigler
Benda	Glenn	McGill	Schaben
Clarke	Griffin	Messerly	Shaff
Coleman	Hill	Mowry	Shirley
Conklin	Keith	Neu	Smith
Curran	Klink	Nicholson	Stanley
DeKoster	Kosek	Ollenburg	Sullivan
Denman	Kyhl	O'Malley	Thordsen
Dodds	Lamborn	Palmer	Van Gilst
Doderer	Lange	Parker	Walsh
Flatt	Laverty	Potgeter	Weimer
Frey			

Nays, none.

Absent or not voting, 8:

Briles	Erskine	Hougen	Mogged
DeHart	Hammer	Lisle	Stephens

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

House File 695

On motion of Senator Mowry, House File 695, a bill for an act to establish a permanent revolving fund for the state printing board to pay the costs of the centralized printing department and to make an appropriation therefor, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Mowry moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 695) the vote was:

Ayes, 50:

Anderson	Frommelt	Leonard	Potgeter
Arbuckle	Gaudineer	Lodwick	Potter
Balloun	Gilley	Lucken	Rigler
Benda	Glenn	McGill	Schaben
Clarke	Griffin	Messerly	Shirley
Coleman	Hill	Mowry	Smith
Conklin	Keith	Neu	Stanley
Curran	Klink	Nicholson	Sullivan
DeKoster	Kosek	Ollenburg	Thordsen
Dodds	Kyhl	O'Malley	Van Gilst
Doderer	Lamborn	Palmer	Walsh
Flatt	Lange	Parker	Weimer
Frey	Laverty		

Nays, none.

Absent or not voting, 11:

Briles	Erskine	Lisle	Shaff
DeHart	Hammer	Mogged	Stephens
Denman	Hougen	Reichardt	

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

Senate File 632

On motion of Senator Mowry, Senate File 632, a bill for an act to appropriate moneys received by the board of examiners in watchmaking, was taken up and considered.

Senator Rigler offered the following amendment and moved its adoption:

Amend Senate File 632, line 21, by striking the word "a" and inserting the words "an unforeseen".

The amendment was adopted.

Senator Lucken offered the following amendment by Senators Lucken and Messerly and moved its adoption:

Amend Senate File 632 as follows:

Page one (1), insert after line thirteen (13) the following new section:

Section one hundred twenty point six (120.6), Code 1966, is amended by adding at the end thereof the words "However, any person who has served as a watchmaker in another state for three years or more, whether or not said state requires a watchmaker's certificate or license, shall be permitted to take the examination required by this chapter to obtain a certificate in this state. Such showing of service in another state shall be supported by proper affidavit from responsible persons in said other state."

The amendment was adopted.

Senator Lucken offered the following amendment and moved its adoption:

Amend the title to Senate File 632 by inserting in page 1, line 2, after the word "watchmaking" the words ", and requirements for taking examinations".

The amendment was adopted.

Senator Mowry moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 632) the vote was:

Ayes, 42:

Anderson	Coleman	Doderer	Hill
Balloun	Conklin	Frommelt	Keith
Benda	DeKoster	Gaudineer	Klink
Clarke	Dodds	Gilley	Kosek

Kyhl
Lamborn
Lange
Lavery
Leonard
Lodwick
Lucken

McGill
Messerly
Mowry
Neu
Nicholson
Ollenburg
Palmer

Parker
Potgeter
Potter
Schaben
Shirley
Smith

Stanley
Sullivan
Thorsen
Van Gilst
Walsh
Weimer

Nays, 1:

Glenn

Absent or not voting, 18:

Arbuckle
Briles
Curran
DeHart
Denman

Erskine
Flatt
Frey
Griffin
Hammer

Hougen
Lisle
Mogged
O'Malley

Reichardt
Rigler
Shaff
Stephens

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

INTRODUCTION OF BILL

Senate File 640, by committee on schools, a bill for an act relating to school budget hearings.

Read first time and placed on calendar.

HOUSE MESSAGES CONSIDERED

House File 196, a bill for an act relating to the referendum for approval of low rent housing projects.

Read first time and passed on file.

House File 394, a bill for an act relating to classification of highways.

Read first time and passed on file.

House File 757, a bill for an act relating to assessment of public utilities.

Read first time and passed on file.

House File 760, a bill for an act relating to annual registration decal or sticker fees for motor carriers in interstate commerce.

Read first time and passed on file.

House File 16, a bill for an act relating to drainage and levee districts.

Read first time and passed on file.

BILL SIGNED BY THE GOVERNOR

A communication was received announcing that on April 16, 1969, the Governor had approved and transmitted to the Secretary of State the following bill:

House File 733; relating to the Urban Renewal and the Low-Rent Housing Laws and to legalize and validate certain actions under such laws.

BILLS ASSIGNED TO COMMITTEE

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

H. F. 624 County government

H. F. 676 Iowa development

H. F. 681 Social services

APPOINTMENT OF EMPLOYEE

Senator Benda, chairman of the Senate personnel committee, announced the appointment of George R. Chastain of Polk County as Assistant Doorkeeper, effective April 16, 1969.

REPORT OF COMMITTEE

Senator Stephens submitted the following report:

MR. PRESIDENT: Your committee on agriculture, to which was referred **House Concurrent Resolution 21**, a concurrent resolution recommending that the appropriate standing committees be directed to conduct a study of present procedures for condemnation of property and the securing of easements by both public agencies and private interests, begs leave to report it has had the same under consideration and recommends the same be adopted.

RICHARD L. STEPHENS, Chairman

Ordered passed on file.

AMENDMENTS FILED

- 1 Amend Senate File 256 by inserting in page one (1),
- 2 line one (1), after the word "statistics" the following words:
- 3 "and the disposition of dead human bodies".

JAMES BRILES

- 1 Amend Senate File 300, page 12, by striking from
- 2 lines 13 and 14, the word "corporation" and inserting in
- 3 lieu thereof the word "corporations".

DAVID M. STANLEY

- 1 Amend Senate File 563 by adding the following:
- 2 "After an individual juror has served in two or more
- 3 trials the court shall on that juror's request discharge
- 4 him from the panel. A juror serves in a trial within
- 5 this section when he has been sworn as a juror for that

- 6 trial whether or not the trial is completed to a verdict.
7 Jurors may be added to the panel as needed."

LUCAS J. DeKOSTER

- 1 Amend Senate File 585 by inserting in page 6, line 15, after
2 the word "matters" the words "included within the report".

HUGH H. CLARKE

- 1 Amend Senate File 597, page seven (7), by adding following line ten
(10)
2 a new subsection as follows:
3 c. The salary of the director of civil defense
4 shall be eleven thousand five hundred (11,500) dollars
5 for each year of the biennium.

JOHN L. MOWRY

- 1 Amend the Gaudineer-Mowry amendment to Senate File 619, filed
2 April 15, 1969, by striking in line 8 the words "prior to such date"
3 and inserting in lieu thereof the following: "after January 1, 1969, and
4 prior to July 1, 1969".

ROBERT R. RIGLER

- 1 Amend Senate File 629 as follows:
2 1. By inserting in page one (1), line five (5), after
3 the word "Assembly," the words "amending section four hundred
4 forty-one point twenty-one (441.21), Code 1966,".
5 2. By inserting after page two (2), line twenty-six (26),
6 the following new subsection and by renumbering the remaining
7 subsections:
8 "By inserting in line twenty-four (24) after the word
9 'bulk,' the words 'to a single buyer as provided above.'"
10 3. By inserting after page two (2), line twenty-five (25),
11 the following new subsection and by renumbering the remaining
12 subsections:
13 "By inserting in line twenty-six (26) after the period
14 the following:
15 'Proper allowance for depreciation and obsolescence, if any,
16 shall be determined by the assessor, as of January first of the
17 year of assessment, by reference to the owner's federal income
18 tax return. Assessments shall be made as provided in sections
19 four hundred forty-one point seventeen (441.17) and four hun-
20 dred forty-one point nineteen (441.19) of the Code.'"
21 4. By adding after page three (3), line five (5), a new
22 section as follows:
23 "Section four hundred forty-one point seventeen (441.17),
24 subsection two (2), Code 1966, is hereby amended by inserting
25 in line two (2) after the figure '441.21,' the words 'and giv-
26 ing proper allowance for depreciation and obsolescence,'".

WILLIAM J. REICHARDT

- 1 Amend Senate File 629 by adding the following section:
2 Section four hundred twenty-seven point one (427.1), sub-
3 section thirteen (13), Code 1966, is hereby amended by striking
4 all of the subsection after the word "producer," in line ten
5 (10) and inserting in lieu thereof the words "and all livestock
6 and fur-bearing animals."

WILLIAM J. REICHARDT

- 1 Amend the title to Senate File 632 by inserting in
- 2 page 1, line 2, after the word "watchmaking" the words
- 3 ", and requirements for taking examinations".

J. HENRY LUCKEN
FRANCIS MESSERLY

- 1 Amend Senate File 632 as follows:

- 2 Page one (1), insert after line thirteen (13) the following new section:

3 Section one hundred twenty point six (120.6), Code 1966, is
4 amended by adding at the end thereof the words "However, any
5 person who has served as a watchmaker in another state for three
6 years or more, whether or not said state requires a watchmaker's
7 certificate or license, shall be permitted to take the examina-
8 tion required by this chapter to obtain a certificate in this
9 state. Such showing of service in another state shall be
10 supported by proper affidavits from responsible persons in
11 said other state."

J. HENRY LUCKEN
FRANCIS MESSERLY

- 1 Amend House File 400 as follows:

- 2 1. By striking all after the enacting clause and inserting
- 3 in lieu thereof the following:

4 Section 1. Amend chapter three hundred fifty-six (356),
5 Acts of the Sixty-second (62nd) General Assembly, by strik-
6 ing section forty-two (42), section forty-three (43),
7 section forty-four (44), section forty-five (45) and
8 section forty-seven (47) and inserting in lieu thereof
9 the following:

10 "Sec. 42. Tangible personal property owned by a person
11 or business enterprise is exempt up to and including two
12 thousand five hundred dollars (\$2,500) assessed valuation.
13 For the purposes of this section:

14 1. 'Person' means an individual, partnership, joint adventure,
15 association, corporation, trust, or estate.

16 2. 'Business enterprise' means a person engaged in business.

17 "Sec. 43. No person or business enterprise in the state
18 shall be allowed an exemption on personal property tax in excess
19 of two thousand five hundred (2,500) dollars assessed valuation.
20 Any person or business enterprise who owns personal property
21 subject to taxation in more than one (1) county of the state
22 shall designate in reporting such property as required in sec-
23 tion thirty-nine (39) of this Act in which counties of the state
24 the property is located and may claim the exemption or a propor-
25 tionate part thereof in each county where the property is sit-
26 uated and in no case shall he claim more than the two thousand
27 five hundred (2,500) dollars assessed value for all personal
28 property assessed in all counties.

29 "Sec. 44. If personal property is owned separately by a
30 husband and wife, they may divide the exemption or one may
31 take the entire exemption, but in no case may a husband and
32 wife receive a total exemption of more than two thousand five
33 hundred dollars (\$2,500). If personal property is owned by
34 separate business enterprises, and the business enterprises
35 are controlled or owned by the same person, the separate business

enterprises may divide the exemption or one may take the entire exemption, but in no case may separate business enterprises which are controlled or owned by the same person receive a total exemption of more than two thousand five hundred dollars (\$2,500).

Business enterprises are controlled or owned by the same person if over fifty percent (50%) of their assets or shares of stock are controlled or owned by the same person, or if they are in fact controlled and managed by the same person, regardless of how actual title to the assets or shares of stock are held.

"Sec. 45. There is hereby appropriated from the general fund of the state of Iowa to the Department of Revenue per annum beginning July 1, 1969 the sum of \$27,700,000 to be used in the following manner:

1. The Department of Revenue shall determine the percentage which the aggregate taxable value for the year 1969 of personal property assessed within the city or county assessment jurisdiction subject to taxation for 1969 payable in 1970, bears to the total aggregate taxable value of such personal property reported from all counties in the State, and shall certify the percentage to the State Comptroller not later than August 1, 1969. This percentage shall be effective for ensuing years.

2. The State Comptroller shall advise each county auditor on or before August 1, of each year, the amount each county shall receive from this appropriation.

3. The county auditor shall determine the amount due the several taxing districts for the tax collection year 1970 and all subsequent tax years. 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 to raise the amount required after the deductions authorized in this subsection have been made.

4. The base year for provisions of this Act shall be 1969 as audited and approved by the Department of Revenue."

2. By striking from page 1, lines 1 and 2, the words "and the affidavit required therefor" and inserting in lieu thereof the words "changing it to an exemption and providing an appropriation".

C. JOSEPH COLEMAN
THOMAS J. FREY
JAMES W. GRIFFIN, SR.

On motion of Senator Stanley, the Senate adjourned until 9:00 a.m., Thursday, April 17, 1969.

JOURNAL OF THE SENATE

**SENATE CHAMBER,
DES MOINES, IOWA, THURSDAY, APRIL 17, 1969.**

The Senate met in regular session, President Jepsen presiding.

Prayer was offered by Reverend G. Christie Swain, pastor of the Westminster United Presbyterian Church, Waterloo, Iowa.

The Senate pledged allegiance to the flag.

The Journal of April 16, 1969, was approved.

LEAVES OF ABSENCE

Leaves of absence were granted as follows:

Senator Sullivan for the day because of illness on request of Senator Stanley.

Senator Mogged for the day on request of Senator Rigler.

PETITION

The following petition was presented and placed on file:

By Senator Conklin, from forty-two residents of Black Hawk County favoring passage of Senate File 248 relating to the detention, treatment and punishment of convicted child molesters and sex offenders.

VISITORS WELCOMED

President Jepsen welcomed several groups of students at the request of the following Senators:

By Senator Curran, thirty-six senior government class students from the Rockwell-Swaledale Community School, accompanied by their chaperones, Mr. and Mrs. Richard Avis, Mr. Arends and Mr. Kugler, who were present in the balcony.

By Senator Lange, thirty-five senior government class students from the Manson Community School, accompanied by their instructors, Robert Van Sickle and Gary Mays, who were present in the balcony.

By Senator Potgeter, thirty eighth grade students from Hubbard, accompanied by their instructor, Ron Sundermann, who were present in the balcony.

By Senator Potter, one hundred four students, members of Girl Scouts Troop 345 from Marion, accompanied by their leader, Mrs. Baur, who were present in the balcony.

By Senator DeKoster, eighteen students, members of the Political Science Club, from Dordt College, Sioux Center, accompanied by their instructor, Donald Morton, who were present in the balcony.

By Senator O'Malley, thirty-nine eighth grade students from Holy Trinity School, Des Moines, who were present in the balcony.

By Senator Flatt, forty-two students from Bridgewater-Fontanelle Community High School, accompanied by their instructor, Mrs. Helen Bower, who were present in the balcony.

By Senator Van Gilst, eighty junior high school students from Oskaloosa, accompanied by their sponsors, Henry Boeynink, Curt Frey and Lowell Lenarz, who were present in the balcony.

By Senator Schaben, sixty senior students from Dunlap Community School, accompanied by their superintendent, Mr. Reed, and instructors, Mr. Jackson and Mr. Sturgill, who were present in the balcony.

By Senator Coleman, forty-eight seventh and eighth grade students from Dayton Community School, accompanied by their instructors, Mrs. Ruth Indlecoffer and Mrs. Janice Hanson, who were present in the balcony.

By Senator Potgeter, thirty-five senior government class students from Grundy Center High School, accompanied by their instructors, Mr. Hall and Mr. Doak, who were present in the balcony.

HOUSE CONCURRENT RESOLUTION 23 ADOPTED

Senator Benda called up for consideration the following resolution and moved its adoption:

HOUSE CONCURRENT RESOLUTION 23

By Weichman

Whereas, the Iowa Department of The American Legion is, with the national organization of The American Legion, currently observing the fiftieth anniversary of its inception in 1919; and

Whereas, the Iowa Department of The American Legion has, during the past fifty years, been a responsible contributor to citizen thought and deed during the years of our Nation's emergence as a world power; and

Whereas, The American Legion history of the past fifty years is filled with achievements in behalf of mankind through active, continuous campaigns to preserve the lofty concepts of Justice, Freedom, and Democracy; and

Whereas, in this, the Golden Year of the Iowa Department of The American Legion, the organization is addressing itself to charting anew its course of service to a changing community, State, and Nation; and

Whereas, the Iowa Department of The American Legion is dedicated, with

the national organization, to forging the future of a strong, vigorous, compassionate America in the next half century; now, therefore,

Be It Resolved by the House, the Senate Concurring, That the Sixty-third General Assembly recognizes the contribution which The American Legion has made and continues to make to our State and congratulates the Iowa Department of The American Legion and each of its members upon the Golden Anniversary of their organization; and

Be It Further Resolved, that the Chief Clerk of the House of Representatives be directed to forward copies of this resolution to the Commander of the Iowa Department of The American Legion and to the Adjutant of the Iowa Department of The American Legion.

The motion prevailed, and the resolution was adopted.

SENATE CONCURRENT RESOLUTION DEFERRED

Senator Lisle called up for consideration Senate Concurrent Resolution 23, found on page 947 of the Senate Journal.

Senator Lisle asked and received unanimous consent to defer action on Senate Concurrent Resolution 23 for further study and re-drafting.

REASSIGNMENT OF SENATE FILE 626

President Jepsen announced the reassignment of **Senate File 626** from the committee on **appropriations** to the **calendar**.

UNFINISHED BUSINESS

House File 436

On motion of Senator Weimer, House File 436, a bill for an act relating to the issuance of public warrants to cover anticipated deficiencies in a fund and raising the permissible rate of interest which unpaid public warrants draw, was taken up for further consideration.

Senator Weimer moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 436) the vote was:

Rule 24 was invoked.

Ayes, 41:

Arbuckle
Benda
Briles
Clarke
Conklin
Curran
DeHart
DeKoster

Frey
Frommelt
Gilley
Griffin
Hammer
Haugen
Klink
Kosek

Kyhl
Lamborn
Lange
Laverty
Lisle
Lodwick
Lucken
Messerly

Mogged
Mowry
Neu
Nicholson
Ollenburg
Parker
Potgeter
Potter

Reichardt
Rigler
Shaff

Smith
Stanley

Thordsen
Van Gilst

Walsh
Weimer

Nays, 15:

Balloun
Denman
Dodds
Doderer

Erschine
Flatt
Gaudineer
Glenn

Hill
Leonard
McGill
Palmer

Schaben
Shirley
Stephens

Voting present, 2:

Coleman

O'Malley

Absent or not voting, 3:

Anderson

Keith

Sullivan

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

PRESENTATION OF SPECIAL GUESTS

President Jepsen announced the arrival in the Senate chamber of a delegation from Marion County and asked Senator Laverty to escort the guests to the rostrum.

Senator Laverty presented to the Senate Andrea Ver Meer, Queen of the Thirty-fourth Annual Tulip Time Festival, to be held May 8, 9 and 10, who extended to all a cordial invitation to "Tulip Time".

Andrea also presented the members of her court, Janice Grandia, Mary Ver Ploeg, Ann Dahm and Carol Hedrick, who joined with her in singing two songs in Dutch.

All of the girls, attractively dressed in provincial Dutch costumes, treated everyone to the famous Pella cookies.

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. 630

S. F. 530

H. F. 400

S. F. 564

S. F. 482

S. F. 398

S. F. 248

S.J.R. 25

S. F. 626

SEELEY G. LODWICK, Chairman

UNFINISHED BUSINESS

Senate File 614

On motion of Senator Flatt, Senate File 614, a bill for an act to increase the compensation of county officers, including county attorneys, sheriffs, district court clerks, and members of the county boards of supervisors, was taken up for further consideration.

Senator Messerly offered the following amendment:

Amend Senate File 614 as follows:

1. Strike lines fifteen (15) through eighteen (18), inclusive, on page one (1).

2. Strike from line nineteen (19), page one (1), the figures "40,001" and insert in lieu thereof the figures "40,000".

3. Strike from line nineteen (19), page one (1), the figures "8,000" and insert in lieu thereof the figures "6,000" and further strike the figures "7,200" and insert in lieu thereof the figures "6,000".

4. Strike from line twenty (20), page one (1), the figures "9,000" and insert in lieu thereof the figures "7,750" and further strike the figures "8,000" and insert in lieu thereof the figures "6,500".

5. Strike from line twenty-one (21), page one (1), the figures "10,000" and insert in lieu thereof the figures "8,000" and further strike the figures "9,000" and insert in lieu thereof the figures "6,500".

6. Strike from line twenty-two (22), page one (1), the figures "11,000" and insert in lieu thereof the figures "8,700" and further strike the figures "10,000" and insert in lieu thereof the figures "8,700".

7. Strike from line twenty-three (23), page one (1), the first figures "12,500" and further strike the second figures "12,500" and insert in lieu thereof the figures "11,450".

8. Strike from page one (1), lines twenty-four (24) and twenty-five (25) and from page two (2), lines one (1) through eight (8), inclusive, and insert in lieu thereof the following:

"However, members of boards of supervisors in all counties having a population under forty thousand by the latest federal decennial census shall each receive eighteen dollars and fifty cents per day for each day actually in session and eighteen dollars and fifty cents per day for each day, exclusive of mileage, when not in session but employed on committee service.

Members of boards in every county shall receive ten cents for every mile traveled in going to and from the regular, special and adjourned sessions thereof, and in going to and from the place of performing committee service. When the board is in continuous session, mileage for only one trip in going to and from the session shall be allowed."

9. Renumbered the remaining sections.

Senator Potgeter called for a division of the amendment, sections 1 through 7 to be considered as division 1, and sections 8 and 9 as division 2.

Senator Messerly moved the adoption of division 1 of his amendment.

Roll call was requested.

On the question "Shall division 1 of the amendment be adopted?" (S.F. 614) the vote was:

Ayes, 16:

Arbuckle
Balloun
Conklin
Hammer

Hougen
Kosek
Lamborn
Lucken

Messerly
Nicholson
O'Malley
Rigler

Smith
Stanley
Thordsen
Weimer

Nays, 40:

Benda	Flatt	Lange	Parker
Briles	Frommelt	Leonard	Potgeter
Clarke	Gaudineer	Lisle	Potter
Coleman	Gilley	Lodwick	Reichardt
Curran	Glenn	McGill	Schaben
DeHart	Griffin	Mogged	Shaff
DeKoster	Hill	Mowry	Shirley
Denman	Keith	Neu	Stephens
Dodds	Klink	Ollenburg	Van Gilst
Erskine	Kyhl	Palmer	Walsh

Absent or not voting, 5:

Anderson	Frey	Laverty	Sullivan
Doderer			

Division 1 of the amendment was lost.

Senator Glenn offered the following amendment to division 2 of the amendment and moved its adoption:

Amend the Messerly amendment, division 2, to Senate File 614 by striking on line 30 the word "eighteen" and inserting in lieu thereof the words "twenty-two".

Senator Lange took the chair at 11:40 a.m.

The amendment to division 2 of the amendment was adopted.

Senator Messerly moved the adoption of division 2 of his amendment, as amended.

Roll call was requested.

On the question "Shall division 2 of the amendment, as amended, be adopted?" (S.F. 614) the vote was:

Rule 24 was invoked.

Ayes, 16:

Anderson	Frommelt	Kyhl	Nicholson
Arbuckle	Glenn	Lamborn	O'Malley
Coleman	Hammer	Lange	Palmer
Dodds	Hougen	Messerly	Reichardt

Nays, 39:

Balloun	Gaudineer	Lodwick	Rigler
Benda	Gilley	Lucken	Schaben
Briles	Griffin	McGill	Shirley
Clarke	Hill	Mogged	Smith
DeHart	Keith	Mowry	Stanley
DeKoster	Klink	Neu	Stephens
Doderer	Kosek	Ollenburg	Thordsen
Erskine	Laverty	Parker	Van Gilst
Flatt	Leonard	Potgeter	Walsh
Frey	Lisle	Potter	

Absent or not voting, 6:

Conklin	Denman	Sullivan	Weimer
Curran	Shaff		

Division 2 of the amendment, as amended, was lost.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

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

House File 778, a bill for an act to appropriate from general fund for biennium to the Iowa state fair board.

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

House File 786, a bill for an act to appropriate from general fund for acquisition of certain property.

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

Senate File 598, a bill for an act to appropriate from general fund to the department of public defense for capital improvements.

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

Senate File 600, a bill for an act to appropriate from general fund to the executive council for capitol planning commission recommendations.

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

Senate File 602, a bill for an act to appropriate the car dispatcher revolving fund for the biennium.

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

Senate File 603, a bill for an act to appropriate from the IPERS fund for the biennium to the employment security commission.

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

Senate File 607, a bill for an act to make an appropriation to the Iowa legislative research bureau for updating the Code.

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

Senate File 608, a bill for an act to appropriate from general fund for biennium for various legislative departmental expenses.

WILLIAM R. KENDRICK, Chief Clerk

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

AFTERNOON SESSION

The Senate reconvened, President pro tempore Lodwick presiding.

SENATE FILE 449 WITHDRAWN

Senator Weimer asked and received unanimous consent that **Senate File 449** be withdrawn from further consideration of the Senate.

Senate File 614

The Senate resumed consideration of Senate File 614.

Senator Glenn asked and received unanimous consent to withdraw the amendment filed on April 8 and found on page 832 of the Senate Journal.

Senator Lamborn offered the following amendment and moved its adoption:

Amend Senate File 614 as follows:

1. Amend page 2, line 2, by adding after the word "duties." a new sentence as follows: "Such mileage shall be limited to one thousand dollars for each supervisor."

Division was called for.

The amendment was adopted.

Senator Glenn offered the following amendment:

Amend Senate File 614, page 4, by striking all of section 4, lines 22 through 25, inclusive, and by renumbering the remaining sections.

President Jepsen took the chair at 3:50 p.m.

Senator Glenn moved the adoption of the amendment and requested a roll call.

On the question "Shall the Glenn amendment be adopted?" (S.F. 614) the vote was:

Rule 24 was invoked.

Ayes, 29:

Coleman	Glenn	Laverty	Reichardt
DeHart	Hill	Leonard	Schaben
DeKoster	Hougen	Lucken	Shirley
Denman	Klink	Neu	Thordsen
Dodds	Kyhl	O'Malley	Van Gilst
Doderer	Lamborn	Palmer	Walsh
Frommelt	Lange	Potter	Weimer
Gaudineer			

Nays, 29:

Anderson	Erskine	Kosek	Parker
Arbuckle	Flatt	Lodwick	Potgeter
Balloun	Frey	McGill	Rigler
Benda	Gilley	Messerly	Shaff
Briles	Griffin	Mowry	Smith
Clarke	Hammer	Nicholson	Stanley
Conklin	Keith	Ollenburg	Stephens
Curran			

Absent or not voting, 8:

Lisle	Mogged	Sullivan
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The amendment having received a tie vote, the Chair voted "nay" and declared the amendment was lost.

Senator Gaudineer offered the following amendment and moved its adoption:

Amend Senate File 614 as follows:

1. By numbering properly and adding the following new section thereto after line 15 on page 6:

"Section three hundred forty point ten (340.10), Code 1966, is hereby amended as follows:

1. By striking in line fourteen (14) the word, "eighty" and by inserting in lieu thereof the words, "eighty-five (85)".

2. By striking in line nineteen (19) the word, "sixty" and by inserting in lieu thereof the word, "fifty".

3. By striking in line twenty (20) the word, "seventy-five" and by inserting in lieu thereof the word, "eighty (80)".

2. By renumbering properly the remaining section.

3. By inserting in line two (2) on page one (1) after the word, "attorneys", the words, "assistant county attorneys".

The amendment was adopted.

Senator Palmer offered the following amendment by Senators Palmer, et al.:

Amend Senate File 614 as follows:

1. Page 5, section 5, line sixteen (16), by striking the words "sixteen thousand" and inserting in lieu thereof the words "fifteen thousand".

2. Page 5, section 5, lines seventeen (17) and eighteen (18), by striking the words "eighteen thousand" and inserting in lieu thereof the words "sixteen thousand".

3. Further amend section three hundred forty point eight (340.8), Code 1966, line twenty-three (23), by striking the words "seventy-five" and inserting in lieu thereof the word "seventy".

Senator Palmer offered the following amendment to the amendment and moved its adoption:

Amend the Palmer, et al., amendment filed April 8, 1969, to Senate File 614, line 7, by inserting before the word "Further" the following: "Amend page 5 by adding the following new paragraph to section 6, after line 24:".

The amendment to the amendment was adopted.

Senator Rigler offered the following amendment to the Palmer, et al., amendment:

Amend the Palmer, et al amendment, filed April 8, 1969, by striking all of division 3 and inserting in lieu thereof the following:

"3. Further amend page 5 by striking lines 21, 22, 23, and 24 and inserting in lieu thereof:

'Sec. 6. Amend section three hundred forty point eight (340.8), Code 1966, line twenty-three (23), by striking the words "seventy-five" and inserting in lieu thereof the word "seventy".'

Senator Rigler moved the adoption of the amendment to the amendment and called for a division.

The amendment to the amendment was adopted.

On motion of Senator Palmer, his amendment, as amended, was adopted.

Senator Flatt offered the following amendment and moved its adoption:

Amend Senate File 614 as follows:

By striking on page 6 all of section 8.

The amendment was adopted.

Senator Lange asked and received unanimous consent to withdraw the amendment filed on April 8 and found on page 833 of the Senate Journal.

Senator Potgeter offered the following amendment:

Amend Senate File 614 as follows:

1. By inserting on page 1, line 10, following the word "supervisors" the words "in counties having a population in excess of forty thousand by the last decennial census".

2. By striking on page 1, line 19, the number "40,001" and inserting in lieu thereof the number "40,000".

3. By striking on page 1, lines 15 through 18, inclusive.

4. By inserting on page 2, after line 5, the following new section and renumbering the remaining sections:

"Section —. In counties of less than forty thousand the board of supervisors may on their own motion elect to receive their compensation on a per diem basis. If they so elect, the members of the board of supervisors shall each receive twenty-five dollars per day for each day actually in session or employed on committee service or as a ditch or drainage board considering drainage matters. No such member shall receive per diem pay in excess of five thousand dollars in any one calendar year. In addition, he shall receive ten cents for every mile traveled in going to and from sessions and in going to and from the place of performing committee service.

If on the same day the board considers matters involving two or more drainage districts, their per diem shall be apportioned by them among such districts.

If on the same day the board acts both as a county board and also for the purpose of considering drainage matters, the board shall be paid for one day only and from the general fund or drainage fund as the board may order."

Senator Potgeter offered the following amendment to his amendment and moved its adoption:

Amend the Potgeter amendment, filed April 11, 1969, to Senate File 614 by striking all of lines 2 through 10 and inserting in lieu thereof the following:

1. By inserting on page 1, line 10, after the word "shall" the words "except as hereinafter provided,".

2. By inserting on page 2, after line 5, the following: "In counties of forty thousand population or less the".

The amendment was adopted.

On motion of Senator Potgeter, the amendment, as amended, was adopted.

Senator Gilley offered the following amendment filed by him on April 14:

Amend Senate File 614 as follows:

1. Page five (5) by striking lines twenty-seven (27) through twenty-nine (29), inclusive, and inserting in lieu thereof the following:

"1. By striking lines four (4) and five (5) and inserting in lieu thereof the following:

1. Less than ten thousand population, seven thousand dollars.

2. Ten thousand and less than fifteen thousand population, seventy-five hundred dollars."

3. Fifteen thousand and less than twenty thousand population, eight thousand dollars."

2. Page five (5) by striking from line thirty-one (31) the words "seven thousand eight" and inserting in lieu thereof the words "eight thousand five".

3. Page five (5) by striking from lines thirty-three (33) and thirty-four (34) the words "eight thousand four hundred" and inserting in lieu thereof the words "nine thousand".

4. Page six (6) by striking from line one (1) the words "nine thousand" and inserting in lieu thereof the words "nine thousand five hundred".

5. Page six (6) by striking from line four (4) and word "two" and inserting in lieu thereof the word "five".

6. Page six (6) by striking from lines six (6) and seven (7) the words "ten thousand eight hundred" and inserting in lieu thereof the words "eleven thousand".

Senator Gilley moved the adoption of his amendment.

Division was called for.

The amendment was adopted.

Senator Gilley asked and received unanimous consent to withdraw the amendment filed on April 15 and found on page 952 of the Senate Journal.

Senator Van Gilst offered the following amendment:

Amend Senate File 614 as follows:

1. By striking from page 4, lines 27 through 35, inclusive, and inserting in lieu thereof the following: "Code 1966, is amended by adding the following new subsection as follows: Each sheriff who has completed or upon completion of a course of study prescribed under the rules of the Iowa Law Enforcement Academy, as provided by chapter one hundred twelve (112), Acts of the Sixty-second General Assembly, shall receive a salary of two thousand dollars per year in addition to the appropriate foregoing salary."

2. By striking from page 5, lines 1 through 20, inclusive.

3. By inserting after page 5, line 24, the following: "Further amend said section by inserting at the end a new paragraph as follows: The foregoing salary percentages shall be applied to the appropriate salary in section three hundred forty point seven (340.7) of the Code, subsections one (1) through eleven (11), inclusive. Each deputy sheriff who has completed or upon completion of a course of study prescribed under the rules of the Iowa Law Enforcement Academy, as provided by chapter one hundred twelve (112), Acts of the Sixty-second General Assembly, shall receive a salary of one thousand six hundred dollars in addition to the appropriate foregoing salary."

Senator Van Gilst moved the adoption of his amendment and called for a division.

The amendment was lost.

Senator Balloun offered the following amendment by Senators Balloun and Messerly and moved its adoption:

Amend Senate File 614 as follows:

1. By adding after page 2, line 8, a new section:

Section three hundred thirty-one point twelve (331.12), Code 1966, is hereby amended by striking from line three (3) the words "six months" and inserting in lieu thereof the words "thirty days".

2. By renumbering the following sections:

The amendment was adopted.

Senator Schaben offered the following amendment by Senators Schaben, et al.:

Amend Senate File 614, page four (4), by striking section (5), and inserting in lieu thereof the following:

"Sec. 5. Section three hundred forty point seven (340.7), Code 1966, is hereby repealed and the following enacted in lieu thereof:

"Each sheriff shall receive for his annual salary in counties having a population of:

1. Less than ten thousand, nine thousand dollars.
2. Ten thousand and less than twenty thousand, nine thousand five hundred dollars.
3. Twenty thousand and less than thirty thousand, ten thousand dollars.
4. Thirty thousand and less than forty thousand, ten thousand five hundred dollars.
5. Forty thousand and less than fifty thousand, eleven thousand dollars.
6. Fifty thousand and less than sixty thousand, eleven thousand five hundred dollars.
7. Sixty thousand and less than seventy-five thousand, twelve thousand dollars.
8. Seventy-five thousand and less than one hundred thousand, twelve thousand five hundred dollars.
9. One hundred thousand and less than one hundred fifty thousand, thirteen thousand dollars.
10. One hundred fifty thousand and less than two hundred thousand, fifteen thousand dollars.

Senator Schaben offered the following amendment to the amendment and moved its adoption:

Amend the Schaben, et al amendment, filed April 9, 1969, to Senate File 614 by striking lines 1 through 8, inclusive, and inserting in lieu thereof the following:

Amend Senate File 614, page 4, by striking lines 26 through 35, inclusive, and page 5, by striking lines 1 through 14, inclusive, and inserting in lieu thereof the following:

"Sec. 5. Section three hundred forty point seven (340.7), Code 1966, is amended by striking subsections one (1) through ten (10), inclusive, and inserting in lieu thereof the following:"

The amendment to the amendment was adopted.

Senators Schaben moved the adoption of the Schaben, et al., amendment, as amended, and requested a roll call.

On the question "Shall the Schaben, et al., amendment, as amended, be adopted?" (S.F. 614) the vote was:

Rule 24 was invoked.

Ayes, 19:

Arbuckle	Dodds	Lange	Schaben
Benda	Doderer	McGill	Shirley
Coleman	Frey	Ollenburg	Walsh
Curran	Frommelt	Palmer	Weimer
DeHart	Glenn	Reichardt	

Nays, 36:

Anderson	Griffin	Laverty	Parker
Balloun	Hammer	Leonard	Potgeter
Briles	Hill	Lodwick	Potter
Clarke	Hougen	Lucken	Rigler
DeKoster	Keith	Messerly	Shaff
Denman	Klink	Mowry	Smith
Flatt	Kosek	Neu	Stanley
Gaudineer	Kyhl	Nicholson	Stephens
Gilley	Lamborn	O'Malley	Van Gilst

Absent or not voting, 6:

Conklin	Lisle	Sullivan	Thordsen
Erskine	Mogged		

The amendment, as amended, was lost.

Senator Rigler offered the following amendment by Senators Rigler, et al.:

Amend Senate File 614, page 2, line 5, by adding the following new paragraph:

"Notwithstanding any other provisions of this act, the total actual cost to any one county for compensation and expenses for county supervisors for the year 1969 and each year hereafter shall not be more than 20 percent higher than the total compensation and expenses for county supervisors in that county for the year 1968. If the compensation and expenses for supervisors as provided in this act results in more than a 20 percent increase, the compensation and expenses of each supervisor shall be reduced on a pro rata basis to comply with this restriction and no further compensation and expenses shall be paid to any supervisor until the overpayments to all of said supervisors have been adjusted accordingly. Determination of this increase shall be the duty of the county auditor on January 2, 1970, and on the 2nd day of January in each year hereafter."

Senator Rigler moved the adoption of the amendment and called for a division.

The amendment was lost.

Senator Flatt moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 614) the vote was:

Ayes, 53:

Anderson	Frommelt	Laverty	Potter
Balloun	Gaudineer	Leonard	Reichardt
Benda	Gilley	Lodwick	Rigler
Briles	Glenn	Lucken	Schaben
Clarke	Griffin	McGill	Shaff
Coleman	Hammer	Mowry	Shirley
Curran	Hill	Neu	Smith
DeHart	Keith	Nicholson	Stanley
DeKoster	Klink	Ollenburg	Stephens
Denman	Kosek	O'Malley	Thordsen
Dodds	Kyhl	Palmer	Van Gilt
Doderer	Lamborn	Parker	Walsh
Flatt	Lange	Potgeter	Weimer
Frey			

Nays, 2:

Hougen Messerly

Absent or not voting, 6:

Arbuckle	Erskine	Mogged	Sullivan
Conklin	Lisle		

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

Senator Flatt moved that the vote by which Senate File 614 passed the Senate be reconsidered, and the motion to reconsider be laid on the table, which motion prevailed.

COMMUNICATION

The following communication was presented:

OFFICE OF THE GOVERNOR

State Capitol

Des Moines, Iowa 50310

April 17, 1969

Hon. Roger W. Jepsen
Lieutenant Governor of Iowa
Local

Dear Governor Jepsen:

It is my pleasure to submit to the Senate for their consideration the name of Jack E. Olds of Cedar Falls, Black Hawk County, Iowa, for appointment as Director of the Iowa State Arts Council under the provisions of section 3, chapter 249, of the Laws of the Sixty-second General Assembly, to serve at the pleasure of the Governor for a term which shall be coterminous with the term of the Governor.

Respectfully yours
ROBERT D. RAY
Governor

INTRODUCTION OF BILLS

Senate File 641, by committee on appropriations (committee on appropriations), a bill for an act to appropriate from the motor vehicle fuel tax fund to the department of revenue.

Read first time and placed on calendar.

Senate File 642, by committee on law enforcement, a bill for an act relating to the law-enforcement officers' training academy.

Read first time and placed on calendar.

Senate File 643, by committee on law enforcement, a bill for an act relating to the registration of motor vehicles by a nonresident.

Read first time and placed on calendar.

Senate File 644, by committee on law enforcement, a bill for an act relating to mandatory revocation of beer permits.

Read first time and placed on calendar.

HOUSE MESSAGES CONSIDERED

House File 778, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1969, and ending June 30, 1971, to the Iowa state fair board.

Read first time and passed on file.

House File 786, a bill for an act to appropriate from the general fund of the State of Iowa for acquisition of certain property and to authorize the executive council to purchase the same.

Read first time and passed on file.

BILLS ASSIGNED TO COMMITTEE

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

H. F. 196 Cities and towns

H. F. 394 Transportation

H. F. 757 Commerce

H. F. 760 Commerce

COMMUNICATION
STATE COMPTROLLER

Des Moines

April 17, 1969

Mr. Carroll Lane
Secretary of Senate
State House
Local

Dear Mr. Lane:

There are transmitted herewith claims against the State of Iowa, to be filed with the claims committee of the Senate.

These are additional claims since our letter to you of March 18, 1969, and include three claims of a general nature.

Index is attached showing number of claim, name and address of claimant, amount of claim and amount approved.

Very truly yours,
HOMER K. YOUNG
Executive Secretary
State Appeal Board

Receipt of the above is hereby acknowledged.

CARROLL LANE
Secretary of Senate

OFFICE
STATE COMPTROLLER

Claim Number	Name of Claimant and Nature of Claim	Amount of Claim	Amount Approved
146-64-25	Northwestern Bell Telephone Co., 604 Ninth Street, Des Moines, Iowa—Outdated Invoice	\$ 10.15	Disapproved
189-64-25	Aero Mayflower Transit Co., Inc., P.O. Box 107, Indianapolis, Indiana 46206—Moving Expenses	674.44	Disapproved
230-64-25	Nicholas V. Critelli, Jr., 836 Fifth Ave., Des Moines, Iowa—Services furnished to the State	2,226.05	Disapproved

REPORTS OF COMMITTEES

Senator Messerly submitted the following report:

MR. PRESIDENT: Your committee on appropriations, to which was referred **Senate File 527**, a bill for an act to provide a source of revenue sufficient to provide for salaries, support, maintenance and other expenses of the professional teaching practices commission, through an increase in fees collected from members of the teaching profession for issuance and renewal of teachers' certificates, begs leave to report it has had the same under consideration and recommends the same **do pass**.

FRANCIS L. MESSERLY, Chairman

Ordered passed on file.

Senator Flatt submitted the following reports:

MR. PRESIDENT: Your committee on higher education, to which was referred **Senate File 446**, a bill for an act relating to area schools, begs leave to

report it has had the same under consideration and recommends the same do pass.

JOSEPH B. FLATT, Chairman

Ordered passed on file.

Also :

MR. PRESIDENT: Your committee on higher education, to which was referred Senate File 468, a bill for an act relating to the reclamation of former junior colleges or community colleges and authorizing tax levies for the support and improvement of the reclaimed college, begs leave to report it has had the same under consideration and recommends the same be amended in accordance with the Lisle amendment, filed March 21, 1969, and found on page 589 of the Senate Journal; and when so amended the bill do pass.

JOSEPH B. FLATT, Chairman

Ordered passed on file.

Senator DeKoster submitted the following reports :

MR. PRESIDENT: Your committee on judiciary, to which was referred Senate File 20, 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 be amended as follows; and when so amended the bill do pass :

Amend Senate File 20 as follows :

1. Amend the title to Senate File 20, line 1, by inserting after the word "in" the word "indictable".
2. Amend line 8 by inserting after the word "demurrer" the words "to an indictment".

LUCAS J. DeKOSTER, Chairman

Ordered passed on file.

Also :

MR. PRESIDENT: Your committee on judiciary, to which was referred Senate File 158, a bill for an act establishing the position of director of court services in the juvenile court in counties with a population of more than 250,000, begs leave to report it has had the same under consideration and recommends the same do pass.

LUCAS J. DeKOSTER, Chairman

Ordered passed on file.

Also :

MR. PRESIDENT: Your committee on judiciary, to which was referred Senate File 253, a bill for an act relating to shorthand court reporters and their compensation, begs leave to report it has had the same under consideration and recommends the same be amended in accordance with the Glenn amendment, filed April 2, 1969, and found on page 734 of the Senate Journal, and the two Glenn amendments, filed April 11, 1969, and found on page 906 of the Senate Journal, and when so amended the bill do pass.

LUCAS J. DeKOSTER, Chairman

Ordered passed on file.

Also :

MR. PRESIDENT: Your committee on judiciary, to which was referred Senate File 368, a bill for an act authorizing the gift of all or part of a human

body after death for specified purposes, begs leave to report it has had the same under consideration and recommends the same *do pass*.

LUCAS J. DeKOSTER, Chairman

Ordered passed on file.

Also :

MR. PRESIDENT: Your committee on judiciary, to which was referred **House File 206**, a bill for an act relating to an appeal from a decision of a civil service commission, begs leave to report it has had the same under consideration and recommends the same *do pass*.

LUCAS J. DeKOSTER, Chairman

Ordered passed on file.

Also :

MR. PRESIDENT: Your committee on judiciary, to which was referred **House File 431**, a bill for an act to legalize and validate the proceedings of the Town Council of the Town of Pierson, in the County of Woodbury, State of Iowa, authorizing and providing for the issuance of town hall and fire station 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*.

LUCAS J. DeKOSTER, Chairman

Ordered passed on file.

Also :

MR. PRESIDENT: Your committee on judiciary, to which was referred **House File 664**, a bill for an act relating to establishment of county legal aid programs, begs leave to report it has had the same under consideration and recommends the same *do pass*.

LUCAS J. DeKOSTER, Chairman

Ordered passed on file.

Also :

MR. PRESIDENT: Your committee on judiciary, to which was referred **House File 744**, a bill for an act to legalize and validate the proceedings of the Board of Supervisors of the County of Linn, State of Iowa, in the making of payments from the county poor fund under apparent authority of section 252.27 for the purpose of providing civil legal assistance and legal aid pursuant to a plan informally approved by the Board of Supervisors and operated in conjunction with the Linn County Bar Association, begs leave to report it has had the same under consideration and recommends the same *do pass*.

LUCAS J. DeKOSTER, Chairman

Ordered passed on file.

Senator Kyhl submitted the following reports:

MR. PRESIDENT: Your committee on law enforcement, to which was referred **Senate File 117**, a bill for an act relating to records of liquor licensees, begs leave to report it has had the same under consideration and recommends the same *do pass*.

VERNON H. KYHL, Chairman

Ordered passed on file.

Also :

MR. PRESIDENT: Your committee on law enforcement, to which was referred **Senate File 169**, a bill for an act relating to the serving and clearing of alcoholic beverages or containers by minors, 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 169 by inserting in page 1, line 9, after the word "therein" the following: "and unless the minor is at least eighteen years of age".

VERNON H. KYHL, Chairman

Ordered passed on file.

Also :

MR. PRESIDENT: Your committee on law enforcement, to which was referred **Senate File 344**, a bill for an act relating to the law-enforcement officers' training academy, begs leave to report it has had the same under consideration and recommends the same **do pass.**

VERNON H. KYHL, Chairman

Ordered passed on file.

Also :

MR. PRESIDENT: Your committee on law enforcement, to which was referred **Senate File 503**, a bill for an act relating to semitrailers, begs leave to report it has had the same under consideration and **returns the bill without recommendation.**

VERNON H. KYHL, Chairman

Ordered passed on file.

Also :

MR. PRESIDENT: Your committee on law enforcement, to which was referred **House Concurrent Resolution 27**, a resolution recommending a legislative study, prior to the convening of the second session of the Sixty-third General Assembly, concerning the desirability and feasibility of establishing state-wide motor vehicle inspection procedures in this state, begs leave to report it has had the same under consideration and recommends the same **do pass.**

VERNON H. KYHL, Chairman

Ordered passed on file.

Also :

MR. PRESIDENT: Your committee on law enforcement, to which was referred **House File 319**, a bill for an act relating to the operation of motorcycles, begs leave to report it has had the same under consideration and recommends the same **be amended as follows; and when so amended the bill do pass:**

Amend House File 319 as follows:

1. By adding thereto a new section following section eleven (11) as follows:

"No person shall operate a motorcycle upon the public highways without a headgear approved by the department of public safety except members of parade groups sponsored by any corporation enumerated in section five hundred four point five (504.5), Code 1966, shall be exempt from this section."

2. By renumbering the following section.

VERNON H. KYHL, Chairman

Ordered passed on file.

AMENDMENTS FILED

- 1 Amend the Lange amendment to Senate Joint Resolution 16
- 2 dated April 10, 1969, by striking from line 10 the
- 3 figure "4" and inserting in lieu thereof the figure "3".

ELMER F. LANGE

- 1 Amend Senate Joint Resolution 25 as follows:
- 2 By striking from page 1 all of lines 1 through 6
- 3 and inserting in lieu thereof the words: "Senate Joint
- 4 Resolution relating to a study of the state highway
- 5 commission."

ARTHUR A. NEU
HUGH H. CLARKE

- 1 Amend Senate File 339 by adding the following as a new sec-
- 2 tion after section 1:
- 3 "Sec. 2. Section three hundred sixty-five point seventeen
- 4 (365.17), Code 1966, is hereby amended as follows:
- 5 1. By adding in line five (5) in subsection one (1) after
- 6 the period (.) the following:
- 7 "The requirements of being a resident of Iowa for at least
- 8 one (1) year, as provided in this subsection, shall not apply
- 9 with respect to appointment or employment in the fire or police
- 10 department so long as the applicant is a resident of Iowa at the
- 11 time such appointment or employment begins."
- 12 2. By striking all of lines four (4) and five (5) in sub-
- 13 section seven (7) and by inserting in lieu thereof the word, "The".

LEE H. GAUDINEER

- 1 Amend Senate File 535 by inserting in page 1, line 3, after
- 2 the word "therefor" the words " , to reenact the provisions
- 3 for election of directors of area vocational schools or area com-
- 4 munity colleges".

HUGH H. CLARKE
JAMES A. POTGETER
FLOYD GILLEY
FRANCIS MESSERLY
WALTER B. HAMMER
R. DEAN ARBUCKLE
JOHN L. MOWRY
VERNON KYHL
RALPH W. POTTER
J. HENRY LUCKEN
RICHARD L. STEPHENS
CHARLES F. BALLOUN
KENNETH PARKER
WAYNE KEITH
CHESTER HOUGEN
LEE GAUDINEER
ANDREW FROMMELT

- 1 Amend the Messerly amendment, division 2,
- 2 to Senate File 614 by striking on line 30 the

3 word "eighteen" and inserting in lieu thereof the
4 words "twenty-two";

GENE W. GLENN

1 Amend the Palmer, et al amendment, filed April 8, 1969, by
2 striking all of division 3 and inserting in lieu thereof the following:
3 "3. Further amend page 5 by striking lines 21, 22, 23, and 24
4 and inserting in lieu thereof:
5 'Sec. 6. Amend section three hundred forty point eight (340.8),
6 Code 1966, line twenty-three (23), by striking the words "seventy-five"
7 and inserting in lieu thereof the word "seventy".'"

ROBERT R. RIGLER

1 Amend the Schaben, et al amendment, filed April 9, 1969, to
2 Senate File 614 by striking lines 1 through 8, inclusive, and
3 inserting in lieu thereof the following:

4 Amend Senate File 614, page 4, by striking lines 26 through
5 35, inclusive, and page 5, by striking lines 1 through 14, inclusive,
6 and inserting in lieu thereof the following:

7 "Sec. 5. Section three hundred forty point seven (340.7),
8 Code 1966, is amended by striking subsections one (1) through
9 ten (10), inclusive, and inserting in lieu thereof the following:"

JAMES F. SCHABEN

1 Amend Senate File 614, page 2, line 5, by adding
2 the following new paragraph:

3 "Notwithstanding any other provisions of this act,
4 the total actual cost to any one county for compensation
5 and expense for county supervisors for the year 1969
6 and each year hereafter shall not be more than 20 percent
7 higher than the total compensation and expenses for
8 county supervisors in that county for the year 1968.
9 If the compensation and expenses for supervisors as
10 provided in this act results in more than a 20 percent increase,
11 the compensation and expense of each supervisor shall
12 be reduced on a pro rata basis to comply with this
13 restriction and no further compensation and expenses
14 shall be paid to any supervisor until the overpayments
15 to all of said supervisors have been adjusted accordingly.
16 Determination of this increase shall be the duty of the
17 county auditor on January 2, 1970, and on the 2nd day
18 of January in each year hereafter."

ROBERT R. RIGLER
KENNETH BENDA
FRANCIS MESSERLY
ELMER F. LANGE
JAMES A. POTGETER

1 Amend Senate File 614 as follows:

2 1. By striking from page 4, lines 27 through
3 35, inclusive, and inserting in lieu thereof the
4 following: "Code 1966, is amended by adding the
5 following new subsection as follows: Each sheriff
6 who has completed or upon completion of a course of
7 study prescribed under the rules of the Iowa Law
8 Enforcement Academy, as provided by chapter one
9 hundred twelve (112), Acts of the Sixty-second General

10 Assembly, shall receive a salary of two thousand
11 dollars per year in addition to the appropriate fore-
12 going salary."

13 2. By striking from page 5, lines 1 through
14 20, inclusive.

15 3. By inserting after page 5, line 24, the
16 following: "Further amend said section by inserting
17 at the end a new paragraph as follows: The foregoing
18 salary percentages shall be applied to the appropriate
19 salary in section three hundred forty point seven
20 (340.7) of the Code, subsections one (1) through eleven
21 (11), inclusive. Each deputy sheriff who has completed
22 or upon completion of a course of study prescribed
23 under the rules of the Iowa Law Enforcement Academy, as
24 provided by chapter one hundred twelve (112), Acts of
25 the Sixty-second General Assembly, shall receive a salary
26 of one thousand six hundred dollars in addition to the
27 appropriate foregoing salary."

BASS VAN GILST

1 Amend the Potgeter amendment, filed April 11, 1969, to
2 Senate File 614 by striking all of lines 2 through 10 and inserting
3 in lieu thereof the following:

4 1. By inserting on page 1, line 10, after the word "shall"
5 the words "except as hereinafter provided,".

6 2. By inserting on page 2, after line 5, the following:
7 "In counties of forty thousand population or less the".

JAMES A. POTGETER

1 Senate File 620 is hereby amended by striking from page
2 two (2) all of line three (3) and inserting in lieu thereof
3 the words "after the period in line five (5) the following
4 new sentence:".

J. HENRY LUCKEN

1 Amend Senate File 631 by striking from page 3, line 26,
2 the words "a part of" and inserting in lieu thereof the
3 words "applicable to".

LEIGH R. CURRAN

1 Amend Senate File 633 as follows:

2 1. By striking from page 1, line 8, the words
3 and figures "two hundred thousand (200,000)" and
4 inserting in lieu thereof the words and figures
5 "one hundred thousand (100,000)".

6 2. By striking from page 1, line 11, the colon
7 ":" and inserting in lieu thereof "in cooperation
8 with the state auditor."

FRANCIS L. MESSERLY

1 Amend Senate File 634 as follows:

2 At page 1, lines 21 and 22, strike the words and number
3 "seventeen thousand (17,000)" and insert in lieu thereof the
4 words and number "eighteen thousand (18,000)".

COMMITTEE ON APPROPRIATIONS
FRANCIS L. MESSERLY, Chairman

- 1 Amend Senate File 638 by adding the following new
2 section:
3 Sec. 4. This Act being deemed of immediate
4 importance, shall take effect after its passage, approval,
5 and publication in the Wall Lake Blade, a newspaper pub-
6 lished at Wall Lake, Iowa, and in the Denison Bulletin, a
7 newspaper published at Denison, Iowa.

ELMER F. LANGE

- 1 Amend Senate File 639 by inserting in line 6 on page 1,
2 after the period (.) the following:
3 "Section three hundred twenty-one point one hundred eighty-
4 nine (321.189), Code 1966, is further amended by inserting in line
5 eleven (11) after the period (.) the following:
6 "The license shall be printed upon paper, or encased or em-
7 bossed upon plastic or such other material as the department
8 may adopt."

LEE H. GAUDINEER
VERNON H. KYHL

- 1 Amend House File 766 by adding the following new
2 section:
3 Sec. 4. This Act being deemed of immediate
4 importance, shall take effect after its passage, approval,
5 and publication in the Wall Lake Blade, a newspaper pub-
6 lished at Wall Lake, Iowa, and in the Denison Bulletin, a
7 newspaper published at Denison, Iowa.

ELMER F. LANGE

On motion of Senator Lange, the Senate adjourned until 9:00
a.m., Friday, April 18, 1969.

JOURNAL OF THE SENATE

**SENATE CHAMBER,
DES MOINES, IOWA, FRIDAY, APRIL 18, 1969.**

The Senate met in regular session, President Jepsen presiding.

Prayer was offered by Reverend Ellis Andrews, pastor of the Danville United Methodist Church, Danville, Iowa.

The Senate pledged allegiance to the flag.

The Journal of April 17, 1969, was approved.

LEAVES OF ABSENCE

Leaves of absence were granted as follows:

Senators Briles and Lisle to attend the funeral of former Governor Turner on request of Senator Stanley; Senator Sullivan for the day because of a death in his family on request of Senator Stanley; Senator Conklin for the afternoon session on request of Senator Stanley; Senator Hougen for the afternoon session on request of Senator Potgeter.

PETITION

The following petition was presented and placed on file:

By Senator Potgeter, from eleven residents of Hardin, Grundy and Franklin Counties favoring legislation to permit cooperation with federal agencies with respect to meat and poultry inspection.

VISITORS WELCOMED

President Jepsen welcomed several groups of students at the request of the following Senators:

By Senator Lamborn, thirty-six senior students from the Bellevue Community High School, accompanied by their instructor, James Fenton, who were present in the balcony.

By Senator O'Malley, two hundred thirty students from Tech High School, Des Moines, accompanied by their instructors, Mr. Chelleen and Mr. Tomi, who were present in the balcony.

By Senator Van Gilst, nineteen eighth grade students from the Oskaloosa Christian School, accompanied by their instructor, Owen S. Bouma, who were present in the balcony.

By Senator Reichardt, forty-four fifth grade students from the Phenix Elementary School, West Des Moines, accompanied by their

instructors, Carmel Boyle and Frances Marker, who were present in the balcony.

By Senator Clarke, twenty-seven senior students from Goldfield, accompanied by their instructors, Mr. Smith and Mrs. Click, who were present in the balcony.

By Senator Lange, sixty-five eighth grade students from Lake City Community School, accompanied by their superintendent, Wendell R. Johnson, and instructors, Paul Beyer and Robert Core, who were present in the balcony.

By Senator Coleman, forty-four sixth grade students from Prairie Community School, Gowrie, accompanied by their instructors, Mrs. Knutson and Mrs. Peterson, who were present in the balcony.

By Senator Schaben, forty-nine eighth grade students from West Harrison School, Mondamin, accompanied by their instructors, Mrs. Hime, Mr. Ullerich and Mr. Enkers, who were present in the balcony.

By Senator McGill, three F.F.A. students from Albia High School, accompanied by their instructor, Mr. Wilson, who were present in the balcony.

By Senator Lamborn, eight F.F.A. students from Maquoketa Community High School, accompanied by their instructor, Bill Stewart, who were present in the balcony.

By Senator Flatt, six students from the Faith Baptist Bible College, Ankeny, accompanied by their instructor, William Parmerlee, who were present in the balcony.

By Senator Curran, four F.F.A. students from the Rockwell-Swaledale Community School, accompanied by their instructor, Gordon Anderson, who were present in the balcony.

By Senator Stephens, four high school students from Columbus Junction, accompanied by their instructor, W. M. Greene, who were present in the balcony.

CONSIDERATION OF BILLS

Senate File 633

On motion of Senator Mowry, Senate File 633, a bill for an act to appropriate from the general fund of the state to the liquor control commission for study and implementation of an inventory and accounting system, was taken up and considered.

Senator Messerly offered the following amendment and moved its adoption:

Amend Senate File 633 as follows:

1. By striking from page 1, line 8, the words and figures "two hundred thousand (200,000)" and inserting in lieu thereof the words and figures "one hundred thousand (100,000)".

2. By striking from page 1, line 11, the colon ":" and inserting in lieu thereof ", in cooperation with the state auditor."

The amendment was adopted.

Senator Mowry moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 633) the vote was:

Ayes, 57:

Anderson	Frommelt	Leonard	Pottar
Arbuckle	Gaudineer	Lodwick	Reichardt
Balloun	Gilley	Lucken	Rigler
Benda	Glenn	McGill	Schaben
Briles	Griffin	Messerly	Shaff
Clarke	Hammer	Mogged	Shirley
Coleman	Hougen	Mowry	Smith
Conklin	Keith	Neu	Stanley
Curran	Klink	Nicholson	Stephens
DeHart	Kosek	Ollenburg	Sullivan
DeKoester	Kyhl	O'Malley	Thordsen
Dodds	Lamborn	Palmer	Van Gilst
Doderer	Lange	Parker	Walsh
Flatt	Laverty	Potgeter	Weimer
Frey			

Nays, none.

Voting present, 1:

Hill

Absent or not voting, 3:

Denman

Erskine

Lisle

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

Senate File 634

On motion of Senator Mowry, Senate File 634; a bill for an act relating to the Iowa merit employment department and to make an appropriation thereto, was taken up and considered.

The following committee amendment was considered:

Amend Senate File 634 as follows:

At page 1, lines 21 and 22, strike the words and number "seventeen thousand (17,000)" and insert in lieu thereof the words and number "eighteen thousand (18,000)".

Senator Messerly moved the adoption of the amendment.

Roll call was requested.

On the question "Shall the amendment be adopted?" (S.F. 634) the vote was:

Ayes, 42:

Anderson	Frommelt	Lucken	Reichardt
Benda	Gaudineer	McGill	Rigler
Clarke	Griffin	Neu	Schaben
Coleman	Hill	Nicholson	Shaff
Conklin	Keith	Ollenburg	Shirley
DeKoster	Klink	O'Malley	Stanley
Dodds	Kosek	Palmer	Thordsen
Doderer	Lamborn	Parker	Van Gilst
Erskine	Laverty	Potgeter	Walsh
Flatt	Leonard	Potter	Weimer
Frey	Lodwick		

Nays, 16:

Arbuckle	DeHart	Hougen	Mowry
Balloun	Gilley	Kyhl	Smith
Briles	Glenn	Messerly	Stephens
Curran	Hammer	Mogged	Sullivan

Absent or not voting, 8:

Denman	Lange	Lisle
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The amendment was adopted.

Senator Mowry moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 634) the vote was:

Ayes, 58:

Anderson	Frey	Laverty	Potgeter
Arbuckle	Frommelt	Leonard	Potter
Balloun	Gaudineer	Lodwick	Reichardt
Benda	Gilley	Lucken	Rigler
Briles	Glenn	McGill	Schaben
Clarke	Griffin	Messerly	Shaff
Coleman	Hammer	Mogged	Shirley
Conklin	Hill	Mowry	Smith
Curran	Hougen	Neu	Stanley
DeHart	Keith	Nicholson	Stephens
DeKoster	Klink	Ollenburg	Thordsen
Dodds	Kosek	O'Malley	Van Gilst
Doderer	Kyhl	Palmer	Walsh
Erskine	Lamborn	Parker	Weimer
Flatt	Lange		

Nays, none.

Absent or not voting, 8:

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

Senate File 631

On motion of Senator Curran, Senate File 631, a bill for an act to

appropriate from moneys received by certain commissions, boards, and departments, was taken up and considered.

Senator Rigler offered the following amendment and moved its adoption:

Amend Senate File 631, page 3, line 14, by striking the word "a" and inserting in lieu thereof "an unforeseen".

The amendment was adopted.

Senator Curran offered the following amendment and moved its adoption:

Amend Senate File 631 by striking from page 3, line 26, the words "a part of" and inserting in lieu thereof the words "applicable to".

The amendment was adopted.

Senator Curran offered the following amendment and moved its adoption:

Amend Senate File 631 by striking from page 2, lines 16 and 17, the words "Iowa Fertilizer Law" and inserting in lieu thereof the word "fertilizer".

The amendment was adopted.

Senator Curran moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 631) the vote was:

Ayes, 55:

Anderson	Frey	Lavery	Potter
Arbuckle	Frommelt	Leonard	Reichardt
Balloun	Gaudineer	Lodwick	Rigler
Benda	Gilley	Lucken	Schaben
Briles	Glenn	McGill	Shaff
Clarke	Griffin	Messerly	Shirley
Coleman	Hammer	Mogged	Smith
Conklin	Hill	Neu	Stanley
Curran	Hougen	Nicholson	Stephens
DeHart	Keith	Ollenburg	Thordsen
DeKoster	Kosek	O'Malley	Van Gilst
Dodds	Kyhl	Palmer	Walsh
Doderer	Lamborn	Parker	Weimer
Erskine	Lange	Potgeter	

Nays, none.

Absent or not voting, 6:

Denman	Klink	Mowry	Sullivan
Flatt	Lisle		

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

MOTION TO RECONSIDER

House File 616

Senator Gaudineer called up the following motion filed by him and moved its adoption:

MR. PRESIDENT: I move to reconsider the vote by which House File 616 passed the Senate.

The motion prevailed.

Senator Gaudineer moved to reconsider the vote by which House File 616 went to its last reading, which motion prevailed.

On motion of Senator Gaudineer, House File 616, a bill for an act relating to the sale of real estate of old-age recipients, was taken up for further consideration.

Senator Gaudineer offered the following amendment by Senators Gaudineer and DeKoster and moved its adoption:

Amend House File 616 by striking from line 7 the words, "this section" and by inserting in lieu thereof the words, "section two hundred forty-nine point nineteen (249.19), Code 1966".

The amendment was adopted.

Senator Gaudineer moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 616) the vote was:

Ayes, 54:

Anderson	Frommelt	Leonard	Potter
Arbuckle	Gaudineer	Lodwick	Reichardt
Balloun	Gilley	Lucken	Rigler
Benda	Glenn	McGill	Schaben
Clarke	Griffin	Messerly	Shaff
Coleman	Hammer	Mogged	Shirley
Conklin	Hill	Neu	Smith
Curran	Hougen	Nicholson	Stanley
DeHart	Keith	Ollenburg	Stephens
DeKoster	Kosek	O'Malley	Thordsen
Dodds	Kyhl	Palmer	Van Gilet
Doderer	Lamborn	Parker	Walsh
Erskine	Lange	Potgeter	Weimer
Frey	Laverty		

Nays, none.

Absent or not voting, 7:

Briles	Platt	Lisle	Sullivan
Denman	Klink	Mowry	

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

UNFINISHED BUSINESS

Senate File 549

On motion of Senator Griffin, Senate File 549, a bill for an act relating to the maximum interest rate for public bonds, and the amendment filed by Senator Griffin on March 28 and found on pages 696-698, inclusive, of the Senate Journal, were taken up for further consideration.

Senator Griffin offered the following amendment to the amendment and moved its adoption:

Amend the Griffin amendment to Senate File 549, dated March 28, 1969, as follows:

1. By striking from line 42 the word and figures "fifty-nine (59)" and inserting in lieu thereof the word and figures "fifty-eight (58)".
2. By striking from line 81 the word and figures "eleven (11)" and inserting in lieu thereof the word and figures "ten (10)".
3. By striking from line 86 the word "five" and inserting in lieu thereof the word "six".
4. By striking from line 89 the word and figures "ten (10)" and inserting in lieu thereof the word and figure "nine (9)".

The amendment to the amendment was adopted.

Senator Kosek asked and received unanimous consent to withdraw the amendment to the Griffin amendment filed by Senators Kosek, Erskine and Keith on April 8 and found on page 829 of the Senate Journal.

Senator Kosek offered the following amendment to the amendment filed by Senators Kosek, Erskine and Potter and moved its adoption:

Amend the Griffin amendment to Senate File 549 dated March 28, 1969, by adding the following item and renumbering item 33:

33. Section three hundred ninety-seven point thirty-five (397.35), Code 1966, is hereby amended by striking from line twelve (12) the word "five" and inserting in lieu thereof the word "six".

The amendment to the amendment was adopted.

Senator Coleman asked and received unanimous consent to withdraw the amendment to the Griffin amendment filed on April 11 and found on pages 908-909 of the Senate Journal.

Senator Rigler offered the following amendment to the amendment and moved its adoption:

Amend the Griffin amendment to Senate File 549, filed March 28, 1969, by striking lines 21 and 22 and inserting in lieu thereof the following:

"10. By adding on page 6 the following new section:"

The amendment to the amendment was adopted.

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

The Senate reconvened, Senator Lange presiding.

Senator O'Malley raised a point of order that the Griffin amendment was not germane to the title of the bill.

The Chair ruled the point not well taken and the amendment was germane.

The Chair announced the amendment would be considered by divisions, sections 1 through 32 as division 1 and section 33 as division 2.

Senator Griffin moved the adoption of division 1 of his amendment, as amended.

Roll call was requested.

On the question "Shall division 1 of the amendment be adopted?" (S.F. 549) the vote was:

Rule 24 was invoked.

Ayes, 31:

Arbuckle	Gilley	Lucken	Reichardt
Clarke	Griffin	Mogged	Rigler
Conklin	Keith	Mowry	Shaff
Curran	Kosek	Neu	Smith
DeHart	Kyhl	Nicholson	Stanley
Denman	Lamborn	Ollenburg	Walsh
Doderer	Lange	Potgeter	Weimer
Frey	Lodwick	Potter	

Nays, 21:

Coleman	Glenn	McGill	Schaben
Dodds	Hammer	Messerly	Shirley
Erskine	Hill	O'Malley	Stephens
Flatt	Hougen	Palmer	Thordsen
Frommelt	Leonard	Parker	Van Gilst
Gaudineer			

Absent or not voting, 9:

Anderson	Briles	Klink	Lisle
Balloun	DeKoster	Laverty	Sullivan
Benda			

Division 1 of the amendment, as amended, was adopted.

Senator Griffin asked and received unanimous consent to withdraw division 2 of his amendment.

On motion of Senator Stanley, the Senate recessed until 1:10 p.m.

AFTERNOON SESSION

The Senate reconvened, Senator Lange presiding.

SENATE CONCURRENT RESOLUTION 25 ADOPTED

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

SENATE CONCURRENT RESOLUTION 25

By Conklin

Whereas, the Attorney General has ruled that Senate File 175, a bill for an Act relating to penalties for the commission of or the attempt to commit crimes when armed with firearms, as worded is not constitutional, and

Whereas, Senate File 175 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 175 be recalled from the Governor to correct the wording.

The motion prevailed and the resolution was adopted.

UNFINISHED BUSINESS

Senate File 549

Senator Griffin moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 549) the vote was:

Rule 24 was invoked.

Ayes, 35:

Anderson	Erskine	Lodwick	Potgeter
Arbuckle	Frey	Lucken	Potter
Balloun	Griffin	Mogged	Shaff
Benda	Keith	Mowry	Smith
Clarke	Kosek	Neu	Stanley
Curran	Kyhl	Nicholson	Thordsen
DeHart	Lamborn	Ollenburg	Walsh
DeKoster	Lange	Palmer	Weimer
Doderer	Laverty	Parker	

Nays, 19:

Coleman	Gilley	Leonard	Schaben
Dodds	Glenn	McGill	Shirley
Flatt	Hammer	O'Malley	Stephens
Frommelt	Hill	Reichardt	Van Gilst
Gaudineer	Klink	Rigler	

Absent or not voting, 7:

Briles	Denman	Lisle	Sullivan
Conklin	Hougen	Messerly	

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

Senator Griffin moved that the vote by which Senate File 549 passed the Senate be reconsidered, and the motion to reconsider be laid on the table, which motion prevailed.

MESSAGE FROM THE HOUSE

The following message was received from the House:

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

Senate Concurrent Resolution 25, recalling Senate File 175 from the Governor for correction.

WILLIAM R. KENDRICK, Chief Clerk

HOUSE MESSAGE CONSIDERED

House File 348

Senator Potgeter called up House File 348, a bill for an act relating to the director of the Iowa development commission, and moved that the Senate insist on its amendment and request a conference committee.

President Jepsen took the chair at 2:06 p.m.

Roll call was requested.

On the question "Shall the Senate insist on its amendment to House File 348?" the vote was:

Rule 24 was invoked.

Ayes, 35:

Anderson	Frey	Leonard	Potter
Arbuckle	Gilley	Lodwick	Reichardt
Balloun	Hammer	Lucken	Rigler
Benda	Keith	Messerly	Smith
Clarke	Klink	Neu	Stanley
Curran	Kosek	Nicholson	Stephens
DeHart	Kyhl	Ollenburg	Thorsen
DeKoester	Lamborn	Parker	Walsh
Flatt	Lange	Potgeter	

Nays, 20:

Coleman	Gaudineer	McGill	Schaben
Denman	Glenn	Mogged	Shaff
Dodds	Griffin	Mowry	Shirley
Doderer	Hill	O'Malley	Van Gilst
Frommelt	Laverty	Palmer	Weimer

Absent or not voting, 6:

Briles	Erskine	Lisle	Sullivan
Conklin	Hougen		

The motion prevailed, and the bill was sent to a conference committee.

HOUSE AMENDMENT CONSIDERED

Senate File 581

Senator Flatt called up for consideration Senate File 581, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium, beginning July 1, 1969, and ending June 30, 1971, to various departments and various divisions thereof of the State of Iowa, amended by the House, and moved that the Senate concur in the following amendment:

Amend Senate File 581 as follows:

1. By inserting the following as Sec. 4:

"Sec. 4. The provisions of chapter eight (8) of the Code are hereby made applicable to this Act."

2. By renumbering Sec. 4 as Sec. 5.

The Senate concurred in the House amendment.

Senator Flatt moved that the bill as amended by the House and concurred in by the Senate be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 581) the vote was:

Ayes, 54:

Anderson	Frommelt	Lodwick	Potter
Arbuckle	Gaudineer	Lucken	Reichardt
Balloun	Gilley	McGill	Rigler
Benda	Glenn	Messerly	Schaben
Clarke	Griffin	Mogged	Shaff
Coleman	Hammer	Mowry	Shirley
Curran	Hill	Neu	Smith
DeHart	Keith	Nicholson	Stanley
DeKoster	Klink	Ollenburg	Stephens
Denman	Kosek	O'Malley	Thordsen
Dodds	Kyhl	Palmer	Van Gilst
Doderer	Lamborn	Parker	Walsh
Flatt	Lange	Potgeter	Weimer
Frey	Laverty		

Nays, none.

Absent or not voting, 7:

Briles	Erskine	Leonard	Sullivan
Conklin	Hougen	Lisle	

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

UNFINISHED BUSINESS

Senate File 569

On motion of Senator Walsh, Senate File 569, a bill for an act authorizing cities and towns to create an urban renewal fund from additional taxes produced by an urban renewal area, and to issue

revenue bonds secured by and payable from such fund, was taken up and considered.

Senator Walsh asked and received unanimous consent that **House File 562** be substituted for **Senate File 569**.

House File 562

On motion of Senator Walsh, House File 562, a bill for an act authorizing cities and towns to create an urban renewal fund from additional taxes produced by an urban renewal area, and to issue revenue bonds secured by and payable from such fund, was taken up and considered.

Senator Walsh moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 562) the vote was:

Ayes, 50:

Arbuckle	Gaudineer	Lucken	Potter
Baloun	Gilley	McGill	Reichardt
Benda	Glenn	Messerly	Rigler
Clarke	Griffin	Mogged	Schaben
Coleman	Hammer	Mowry	Shaff
Curran	Keith	Neu	Shirley
DeHart	Klink	Nicholson	Smith
DeKoster	Kosek	Ollenburg	Stanley
Dodds	Kyhl	O'Malley	Stephens
Doderer	Lamborn	Palmer	Thordsen
Erskine	Lange	Parker	Van Gilst
Frey	Laverty	Potgeter	Walsh
Frommelt	Lodwick		

Nays, 1:

Hill

Absent or not voting, 10:

Andersen	Denman	Leonard	Sullivan
Briles	Flatt	Lisle	Weimer
Conklin	Hougen		

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 569** be withdrawn from further consideration of the Senate.

Senator Walsh moved that the vote by which House File 562 passed the Senate be reconsidered and the motion to reconsider be laid on the table, which motion was lost.

APPOINTMENT OF CONFERENCE COMMITTEE

President Jepsen announced the appointment of the following conference committee on House File 348, on the part of the Senate: Senators Potgeter, chairman; Nicholson, Reichardt and DeKoster.

UNFINISHED BUSINESS

Senate File 473

On motion of Senator Rigler, Senate File 473, a bill for an act to provide for the construction and reconstruction of state and interstate controlled-access highways, to provide for the payment of the cost, and to authorize the borrowing of money and the issuance of bonds, was taken up for further consideration.

Senator Rigler offered the following amendment and moved its adoption:

Amend Senate File 473 by striking from page three (3), lines five (5) and six (6), the word "instruments" and inserting in lieu thereof the words "investment securities".

The amendment was adopted.

Senator Rigler offered the following amendment, as recommended by the committee, and moved its adoption:

Amend Senate File 473 as follows:

1. By inserting in page two (2), line fourteen (14), after the word "purpose." the following:

"The state highway commission shall confer with, and obtain the approval of the bureau of public roads in the United States department of commerce, before undertaking any project of construction or reconstruction, and before issuing any bonds under the provisions of this Act."

2. By inserting in the explanation after the word "fund," on page six (6), line two (2), the words "one-fourth of the funds received from the federal government for primary highways,"

3. By inserting in the explanation, page six (6), line three (3), after the word "for" the word "interstate".

The amendment was adopted.

Senator Gaudineer offered the following amendment:

Amend Senate File 473 by striking in lines 4 and 5, page 2, the word, "primary".

Senator Rigler asked unanimous consent that further action on Senate File 473 be deferred and that the bill retain its place on the calendar under unfinished business.

Objection was raised.

Senator Rigler moved that further action on **Senate File 473** be deferred and that the bill retain its place on the calendar under unfinished business, which motion prevailed.

Senate File 475

On motion of Senator Stanley, Senate File 475, a bill for an act to provide for incentive awards to state employees who develop or participate in cost reduction plans or contribute to efficiency and

economy in state government, was taken up for further consideration.

Senator Stanley offered the following amendment by Senators Gaudineer and Stanley and moved its adoption:

Amend Senate File 475 by adding the following new section after section 3:
 "Sec. 4. Before authorizing an award under this Act, the Executive Council shall submit the departmental recommendation to the comptroller and to the legislative fiscal director, each of whom shall submit his independent evaluation within fifteen (15) days."

The amendment was adopted.

Senator Gaudineer asked and received unanimous consent to withdraw the amendment filed by him on April 11 and found on page 907 of the Senate Journal.

Senator Stanley moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 475) the vote was:

Ayes, 48:

Anderson	Gilley	Lodwick	Potgieter
Arbuckle	Glenn	Lucken	Potter
Benda	Griffin	McGill	Reichardt
Clarke	Hammer	Messerly	Rigler
Curran	Hill	Mogged	Schaben
DeHart	Keith	Mowry	Shaff
DeKoster	Klink	Neu	Shirley
Dodds	Kosek	Nicholson	Smith
Erskine	Kyhl	Ollenburg	Stanley
Flatt	Lamborn	O'Malley	Thordsen
Frey	Lange	Palmer	Van Gilst
Frommelt	Laverty	Parker	Walsh

Nays, 2:

Coleman Doderer

Absent or not voting, 11:

Balkoun	Denman	Leonard	Sullivan
Briles	Gaudineer	Lisle	Weimer
Conklin	Hougen	Stephans	

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 Smith submitted the following report:

MR. PRESIDENT: Your committee to investigate the character and qualifications of J. Justin Rogers, Dickinson County, Iowa, for appointment as a member of the Natural Resources Council, for the regular six-year term beginning July 1, 1969, and ending June 30, 1975, in accordance with section

455A.4 of the 1966 Code of Iowa, begs leave to report that it has made such investigation and recommends that the appointment be confirmed.

MARVIN W. SMITH, Chairman

WALTER B. HAMMER

J. LESLIE LEONARD

WILLIAM D. PALMER

ALDEN J. ERSKINE

On motion of Senator Smith, the report was adopted.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 51:

Arbuckle
Balloun
Benda
Clarke
Coleman
Curran
DeHart
DeKoster
Dodds
Doderer
Erekine
Flatt
Frey

Frommelt
Gaudineer
Gilley
Glenn
Hammer
Hill
Keith
Klink
Kosek
Kuhl
Lamborn
Lange
Laverty

Lodwick
Lucken
McGill
Measerly
Mogged
Mowry
Neu
Nicholson
Ollenburg
O'Malley
Palmer
Parker
Potgeter

Potter
Reichardt
Rigler
Schaben
Shaff
Shirley
Smith
Stanley
Stephens
Thordsen
Van Gilst
Walsh

Nays, none.

Absent or not voting, 10:

Anderson
Briles
Conklin

Denman
Griffin
Hougen

Leonard
Lisle

Sullivan
Weimer

President Jepsen declared the appointment of J. Justin Rogers as a member of the National Resources Council confirmed for the regular six-year term ending June 30, 1975.

Senator Shaff submitted the following report:

MR. PRESIDENT: Your committee to investigate the character and qualifications of Hugh Templeton, of Knoxville, Marion County, Iowa, for appointment as a member of the Natural Resources Council, for the regular six-year term beginning July 1, 1969, and ending June 30, 1975, in accordance with section 455A.4 of the Code of Iowa, 1966 begs leave to report that it has made such investigation and recommends that the appointment be confirmed.

ROGER J. SHAFF, Chairman

FLOYD GILLEY

CHESTER O. HOUGEN

BASS VAN GILST

DONALD MCGILL

On motion of Senator Shaff, the report was adopted.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 50:

Anderson	Frommeit	Lodwick	Potgieter
Arbuckle	Gaudineer	Lucken	Potter
Balloun	Gilley	McGill	Reichardt
Benda	Glenn	Messeri	Rigler
Clarke	Griffin	Mogged	Schaben
Colman	Hammer	Mowry	Shaff
Curran	Hill	Neu	Smith
DeHart	Keith	Nicholsen	Stanley
DeKoster	Klink	Ollenburg	Stephens
Dodds	Kosek	O'Malley	Thordsen
Doderer	Kyhl	Palmer	Van Gilst
Erskine	Lange	Parker	Walsh
Frey	Laverty		

Nays, none.

Absent or not voting, 11:

Briles	Flatt	Leonard	Sullivan
Conklin	Hougen	Lisle	Weimer
Denman	Lamborn	Shirley	

President Jepsen declared the appointment of Hugh Templeton as a member of the Natural Resources Council confirmed for regular six-year term ending June 30, 1975.

Senator Mogged submitted the following report:

MR. PRESIDENT: Your committee to investigate the character and qualifications of Mrs. Mabel Miller, Van Buren County, Iowa, for appointment as Iowa Natural Resources Council Member, for the regular six-year term beginning July 1, 1969, and ending July 1, 1975, in accordance with section 455A.4 of the 1966 Code of Iowa, begs leave to report that it has made such investigation and recommends that the appointment be confirmed.

CHARLES G. MOGGED, Chairman
SEELEY G. LODWICK
QUENTIN V. ANDERSON
ROBERT R. DODDS
GENE W. GLENN

On motion of Senator Mogged, the report was adopted.

CONSIDERATION OF BILLS

Senate File 181

On motion of Senator Schaben, Senate File 181, 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 offered the following amendment and moved its adoption:

Amend Senate File 181 as follows:

1. By striking from page 1, lines 3 and 4, the following words and figures "Section four hundred fifty-five point fifty-six (455.56)" and inserting in lieu thereof the following: "Chapter four hundred fifty-five (455)".

2. By striking from page 1, line 7, the words "referred to in this section".
3. By inserting in page 2, line 34, after the word "under" the following words and figures: "section one (1) of".
4. By inserting in page 3, line 5, after the word "under" the following words and figures: "section one (1) of".

The amendment was adopted.

Senator Lodwick offered the following amendment by Senators Lodwick and Schaben and moved its adoption:

Amend Senate File 181 by striking from page one (1), line fifteen (15), the words "without notice or hearing", and inserting in lieu thereof the words "upon notice to interested parties and after an opportunity for hearing make an order to".

The amendment was adopted.

Senator Schaben moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 181) the vote was:

Ayes, 41:

Arbuckle	Gaudineer	McGill	Potter
Balloun	Gilley	Messerly	Schaben
Benda	Glenn	Mogged	Shaff
Clarke	Griffin	Mowry	Shirley
Coleman	Hill	Neu	Smith
Curran	Keith	Nicholson	Stanley
DeHart	Kyhl	Ollenburg	Stephens
DeKoster	Lamborn	O'Malley	Thordsen
Dodds	Lodwick	Palmer	Van Gilst
Erskine	Lucken	Potgeter	Walsh
Frey			

Nays, 1:

Kosek

Voting present, 1:

Lange

Absent or not voting, 18:

Anderson	Flatt	Laverty	Reichardt
Briles	Frommelt	Leonard	Rigler
Conklin	Hammer	Lisle	Sullivan
Denman	Hougen	Parker	Weimer
Doderer	Klink		

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

Senate File 219

On motion of Senator Benda, Senate File 219, a bill for an act relating to grapes and other fruit used in making native wines, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Benda asked and received unanimous consent that **House File 276** be substituted for **Senate File 219**.

House File 276

On motion of Senator Benda, House File 276, a bill for an act relating to grapes and other fruit used in making native wines, was taken up and considered.

Senator Benda moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 276) the vote was:

Ayes, 39:

Anderson	Erskine	Lucken	Potter
Arbuckle	Gilley	McGill	Schaben
Balboun	Glenn	Messerly	Shaff
Benda	Griffin	Mogged	Smith
Clarke	Keith	Mowry	Stanley
Coleman	Kosek	Neu	Stephens
Curran	Kyhl	Ollenburg	Thordson
DeHart	Lamborn	O'Malley	Van Gilst
DeKoster	Lange	Palmer	Walsh
Dodds	Lodwick	Potgeter	

Nays, 1:

Hill

Absent or not voting, 21:

Briles	Frommelt	Laverty	Reichardt
Conklin	Gaudineer	Leonard	Rigler
Denman	Hammer	Lisle	Shirley
Doderer	Hougen	Nicholson	Sullivan
Flatt	Klink	Parker	Weimer
Frey			

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 219** be withdrawn from further consideration of the Senate.

Senate File 250

On motion of Senator Griffin, Senate File 250, a bill for an act relating to theft or conversion of a trade secret, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Griffin moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 250) the vote was:

Ayes, 40:

Anderson	Arbuckle	Balboun	Benda
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Clarke	Griffin	McGill	Potgeter
Coleman	Hammer	Messerly	Potter
DeHart	Keith	Mogged	Shaff
DeKoster	Kosek	Mowry	Smith
Dodds	Kyhl	Neu	Stanley
Erskine	Lamborn	Nicholson	Stephens
Gaudineer	Lange	Ollenburg	Thordsen
Gilley	Lodwick	O'Malley	Van Gilst
Glenn	Lucken	Palmer	Walsh

Nays, 1:

Hill

Absent or not voting, 20:

Briles	Flatt	Laverty	Rigler
Conklin	Frey	Leonard	Schaben
Curran	Frommelt	Lisle	Shirley
Denman	Hougen	Parker	Sullivan
Doderer	Klink	Reichardt	Weimer

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

Senate File 235

On motion of Senator DeKoster, Senate File 235, a bill for an act exempting private and parochial school buses from payment of motor vehicle registration fees, 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 235, lines 7 and 8, by striking the words "owned by a private or parochial school in this state and" and inserting in lieu thereof the words "in this state".

On motion of Senator DeKoster, the amendment was adopted.

Senator DeKoster offered the following amendment and moved its adoption:

Amend Senate File 235, line 1, by striking the words, "private and parochial" and inserting in lieu thereof the word "certain".

The amendment was adopted.

Senator DeKoster offered the following amendment and moved its adoption:

Amend Senate File 235 by adding the following new section after line 15: "Sec. 2. The effective date of this Act shall be January 1, 1970."

The amendment was adopted.

Senator DeKoster moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 235) the vote was:

Ayes, 85:

Anderson	Griffin	Messery	Potter
Arbuckle	Hammer	Mogged	Schaben
Balloun	Keith	Mowry	Shaff
Clarke	Kyhl	Neu	Smith
DeHart	Lamborn	Nicholson	Stanley
DeKoster	Lange	Ollenburg	Thordsen
Dodds	Lodwick	O'Malley	Van Gilt
Gaudineer	Lucken	Palmer	Walsh
Glenn	McGill	Potgeter	

Nays, 4:

Gilley	Hill	Kosek	Stephens
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Absent or not voting, '22:

Benda	Doderer	Klink	Reichardt
Briles	Erskine	Laverty	Rigler
Coleman	Flett	Leonard	Shirley
Conklin	Frey	Lisle	Sullivan
Curran	Frommelt	Parker	Weimer
Denman	Hougen		

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

COMMUNICATION FROM THE SECRETARY OF STATE

April 18, 1969

Mr. Carroll Lane
Secretary of the Senate
State Capitol Building
Des Moines, Iowa 50319

I hereby certify that Senate File 210 was published in the Ottumwa Courier, Ottumwa, Iowa, April 10, 1969, and in The Cedar Rapids Gazette, Cedar Rapids, Iowa, April 9, 1969.

I further certify that House File 501 was published in the Atlantic News-Telegraph, Atlantic, Iowa, April 12, 1969, and in The Clinton Herald, Clinton, Iowa, April 14, 1969.

MELVIN D. SYNHORST
Secretary of State

RESIGNATION OF EMPLOYEE

Senator Anderson announced the resignation of his secretary, Mary Williamson of Polk County, effective April 18, 1969.

APPOINTMENT OF EMPLOYEE

Senator Anderson announced the appointment of Mary Clay of Polk County as his secretary, effective April 21, 1969.

MOTION FILED

MR. PRESIDENT: I move that the Senate refuse to confirm the appointment of the following persons to the following positions by the former Governor of Iowa during the year 1968, as shown in the Governor's Executive Journal:

Mr. Thomas S. Roe, of Waukon, Iowa, as a member of the State Board of Public Instruction under the provisions of section 257.1, Code of Iowa 1966, as amended by Senate File 616, Acts of the Sixty-second General Assembly, for the term ending January 2, 1974.

Mr. G. D. Weiny, of Keokuk, Iowa, as a member of the State Board of Tax Review for the State of Iowa under the provisions of section 1, Senate File 743, Acts of the Sixty-second General Assembly, for the initial term ending June 30, 1969.

Mr. Eugene M. Ford, of Emmetsburg, Iowa, as a member of the State Board of Tax Review for the State of Iowa under the provisions of section 1, Senate File 743, Acts of the Sixty-second General Assembly, for the initial term ending June 30, 1973.

This action does not in any way reflect upon the competence or integrity of any of the appointees, and is taken because it was generally understood that these were vacancy appointments which expire automatically thirty days after the convening of this General Assembly; in accordance with this understanding, the Governor of Iowa has already chosen and announced other appointees for these positions; and even though this understanding was apparently incorrect, it is the judgment of the Senate that the present Governor of Iowa should have the right to select persons of his choice to fill these positions, with the consent of the Senate.

DAVID M. STANLEY

BILLS SIGNED BY THE GOVERNOR

Communications were received announcing that on April 18, 1969, the Governor had approved and transmitted to the Secretary of State the following bills:

Senate File 139, relating to false drawing or uttering of checks.

Senate File 226, relating to the control and diagnosis of venereal disease.

Senate File 274, relating to leased and rented vehicles offenses.

INTRODUCTION OF BILL

Senate File 645, by committee on schools, a bill for an act to accept the provisions of the National School Lunch Act and the National Child Nutrition Act of 1966.

Read first time and placed on calendar.

SENATE CONCURRENT RESOLUTION 26

By Committee on Higher Education

Whereas, chapter two hundred thirty-five (235), Acts of 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, section three (3) of said Act authorizes the board to borrow money and to issue and sell negotiable bonds or notes to pay all or any part of the cost of carrying out such projects at the institution payable solely and only from and secured by an irrevocable pledge of a sufficient portion of the hospital income of the institution, and

Whereas, recognizing the necessity to expand and improve the medical facilities at the university hospitals in order to meet present and future de-

mands for statewide medical and teaching services and to alleviate serious inadequacies with respect to space, standards, and technological improvements, the Sixty-second General Assembly heretofore adopted on June 15, 1967, by a vote of 94-13 in the house and 46-6 in the senate, House Concurrent Resolution twenty-eight (28) authorizing the board of regents to construct an addition of 466,000 gross square feet of floor space to the general hospital to house an operating room suite and facilities, a diagnostic radiology section, outpatient clinic, and inpatient 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 chapter two hundred thirty-five (235), Acts of the Sixty-second General Assembly, and

Whereas, it has been determined that substantial economy and efficiency of hospital operation can be achieved through a system of automated materiel processing, distribution, and collection, and facilities for such a system are not presently provided, and

Whereas, due to increased costs of construction and an increase in the projected size of said addition, including the proposed construction of an automated materiel handling system, it is deemed necessary by the board of regents that the Sixty-third General Assembly supplement the previous authorization by authorizing an increase in the size and cost of the project and in the amount of bonds which may be issued for the financing thereof, so as to authorize the board to construct a multi-story structure of 551,124 gross square feet south of the general hospital to house an operating room suite and facilities, a diagnostic radiology section, outpatient clinic, and inpatient facilities for approximately four hundred sixty (460) beds, and an adjacent and connecting structure of 58,600 gross square feet to house facilities for a system of automated materiel processing, distribution, and collection, all at an estimated cost of \$34,200,000 of which not more than \$15,000,000 would be financed by borrowing under the provisions of chapter two hundred thirty-five (235), Acts of the Sixty-second General Assembly, the remainder to be financed by federal and other funds; *Now, Therefore*,

Be It Resolved by the Senate, the House Concurring, That the authority heretofore conferred on the state board of regents by the Sixty-second General Assembly pursuant to House Concurrent Resolution twenty-eight (28) be and is hereby ratified and confirmed; and

Be It Further Resolved, That such authority be and is hereby supplemented to the extent necessary to authorize said board to construct an addition of 551,124 gross square feet, more or less, to the general hospital of the state university of Iowa to house an operating room suite and facilities, a diagnostic radiology section, outpatient clinic, and inpatient facilities, and an adjacent and connecting structure of 58,600 gross square feet, more or less, to house facilities for a system of automated materiel processing, distribution, and collection, all at an estimated cost of \$34,200,000 of which not more than \$15,000,000 would be financed by borrowing authorized by the provisions of chapter two hundred thirty-five (235), Acts of the Sixty-second General Assembly.

AMENDMENTS FILED

- 1 Amend Senate Joint Resolution 25 as follows:
- 2 1. By striking from page 1, line 1, the words
- 3 "the appointment of a joint".
- 4 2. By striking from page 1, lines 2 through 6,

- 5 inclusive, and inserting in lieu thereof the words
6 "a study of the state highway commission."

ARTHUR A. NEU
HUGH H. CLARKE

- 1 Amend Senate File 235 by adding the following new section after
2 line 15:
3 "Sec. 2. The effective date of this Act shall be
4 January 1, 1970."

LUCAS J. DeKOSTER

- 1 Amend Senate File 235, line 1, by striking the words
2 "private and parochial" and inserting in lieu thereof
3 the word "certain".

LUCAS DeKOSTER

- 1 Amend Senate File 248 by striking all after the
2 enacting clause and inserting in lieu thereof the fol-
3 lowing:
4 Section 1. When used in this Act, unless the context
5 otherwise requires:
6 1. "Institution" means an institution designed by the
7 commissioner of social services for the confinement of per-
8 sons convicted of offenses pursuant to chapters six hundred
9 ninety-eight (698), seven hundred four (704), and seven hun-
10 dred five (705) of the Code, and pursuant to sections two (2),
11 four (4), five (5), six (6), seven (7), nine (9), and ten (10)
12 of this Act.
13 2. "Department" means the department of social services.
14 3. "Commissioner" means the commissioner of the depart-
15 ment of social services.
16 4. "Review board" means a board consisting of the super-
17 intendent of the institution, the chief psychiatrist of the
18 institution, and the chief physician of the institution, and
19 such other persons as may be designated by the superintendent.
20 Sec. 2. Section six hundred ninety-eight point one (698.1),
21 Code 1966, is hereby repealed and the following enacted in
22 lieu thereof:
23 "Any person eighteen years of age or over who ravishes
24 and carnally knows a female twelve years of age or older by
25 force or against her will, shall be imprisoned in the peniten-
26 tiary for a term not less than five years and not exceeding
27 life. Any person eighteen years of age or over who carnally
28 knows and abuses any child under the age of twelve years
29 shall be imprisoned in the penitentiary for a term not less
30 than ten years and not exceeding life. A child under the
31 age of sixteen years shall not be deemed capable of consent.
32 Notwithstanding the provisions of the indeterminate sentence
33 law, the court may pronounce sentence for a lesser period of
34 time than the maximum sentence. Persons convicted of viola-
35 tion of the provisions of this section shall not be subject
36 to parole until the minimum sentence prescribed in this sec-
37 tion shall have been served."
38 Sec. 3. Section six hundred ninety-eight point two (698.2),
39 Code 1966, is hereby repealed.
40 Sec. 4. Section six hundred ninety-eight point four

(698.4), Code 1966, is hereby repealed and the following enacted in lieu thereof:

"Any person eighteen years of age or over who assaults a female sixteen years of age or older with intent to commit a rape shall be imprisoned in the penitentiary for a term not exceeding twenty years. Any person eighteen years of age or over who assaults a child twelve years of age or older, but less than sixteen years of age, with intent to commit a rape shall be imprisoned in the penitentiary for a term not less than five years and not exceeding life. Any person eighteen years of age or over who assaults a child under the age of twelve years with intent to commit a rape shall be imprisoned in the penitentiary for a term not less than ten years and not exceeding life. Notwithstanding the provisions of the indeterminate sentence law, the court may pronounce sentence for a lesser period of time than the maximum sentence."

Sec. 5. Chapter six hundred ninety-eight (698), Code 1966, is hereby amended by adding thereto the following new section:

"Any person who has been appointed by a court of competent jurisdiction as guardian of a child twelve years of age or older, but less than sixteen years of age, who carnally knows and abuses such child shall be imprisoned for a term not less than ten years and not exceeding life. Any person who has been appointed by a court of competent jurisdiction as guardian of a child under the age of twelve years who carnally knows and abuses such child shall be imprisoned in the penitentiary for a term not less than fifteen years and not exceeding life. A child under the age of sixteen years shall not be deemed capable of consent."

Sec. 6. Chapter seven hundred four (704), Code 1966, is hereby amended by adding thereto the following new section:

"Any person eighteen years of age or over who carnally knows a child twelve years of age or older, but less than sixteen years of age, when such person is within the degrees of consanguinity or affinity with the child in which marriages are declared by law to be void, shall be imprisoned in the penitentiary for a term not less than ten years and not exceeding life."

Any person eighteen years of age or over who carnally knows a child under the age of twelve years when such person is within the degrees of consanguinity or affinity with the child in which marriages are declared by law to be void, shall be imprisoned in the penitentiary for a term not less than fifteen years and not exceeding life."

Sec. 7. Chapter seven hundred five (705), Code 1966, is hereby amended by adding thereto the following new section:

"Any person eighteen years of age or over who commits sodomy upon or with any child twelve years of age or older, but less than sixteen years of age, shall be imprisoned in the penitentiary for a term not less than ten years and not exceeding life."

Any person eighteen years of age or over who commits sodomy upon or with any child under the age of twelve years shall be imprisoned in the penitentiary for a term not less than fifteen years and not exceeding life."

96 A child under the age of sixteen years shall not be deemed
97 capable of consent."

98 Sec. 8. Section seven hundred twenty-five point one (725.1),
99 Code 1966, is hereby amended as follows:

100 1. By striking from line six (6) the word "and" and insert-
101 ing in lieu thereof the words "exposure or".

102 2. By adding thereto the following:

103 "Any person eighteen years of age or over who designedly
104 makes an open exposure or indecent exposure of his or her
105 person, or of the person of another, in the presence of any
106 child twelve years of age or older, but less than sixteen years
107 of age, shall be imprisoned in the county jail for a term not
108 exceeding one year.

109 Any person eighteen years of age or over who designedly
110 makes an open exposure or indecent exposure of his or her
111 person, or of the person of another, in the presence of any
112 child under the age of twelve years, shall be imprisoned in
113 the county jail for a term not exceeding one year or shall
114 be imprisoned in the penitentiary for a term not ex-
115 ceeding five years."

116 Sec. 9. Section seven hundred twenty-five point two (725.2),
117 Code 1966, is hereby repealed and the following enacted in
118 lieu thereof:

119 "Any person eighteen years of age or over who commits or
120 attempts to commit and lewd or lascivious act upon or with
121 the body, or any part or member thereof, of any child twelve years of
age or older,

122 but less than sixteen years of age, with
123 an intent of arousing, appealing to, or gratifying the lust
124 or passions or sexual desires, either of such person or of
125 such child, or who with lascivious intent places or attempts
126 to place his or her hand, or any portion of his or her hand
127 upon or against a sexual part of such child shall be imprisoned
128 in the penitentiary for a term not less than five years and
129 not exceeding twenty years.

130 Any person eighteen years of age or over who commits or
131 attempts to commit any lewd or lascivious act upon or with
132 the body, or any part or member thereof, of any child under
133 the age of twelve years, with an intent of arousing, appealing
134 to, or gratifying the lust or passions or sexual desires,
135 either of such person, or of such child, or who with lasciv-
136 ious intent places or attempts to place his or her hand, or
137 any part of his or her hand upon or against a sexual part of
138 such child shall be imprisoned in the penitentiary for a term
139 not less than ten years and not exceeding thirty years.

140 A child under the age of sixteen years shall not be deemed
141 capable of consent."

142 Sec. 10. Chapter seven hundred twenty-five (725), Code 1966,
143 is hereby amended by adding thereto the following new section:

144 "Any person eighteen years of age or over who commits a
145 lewd or lascivious act in the presence of a child twelve years of age or
older,

146 but less than sixteen years of age, with the in-
147 tent of arousing, appealing to, or gratifying the lust or

148 passion or sexual desires of such child, or who entices or
149 solicits such child to commit or attempt to commit a lewd or
150 lascivious act upon or with the body, or any part or member
151 of the body of such person, or another person or child, shall
152 be imprisoned in the state penitentiary for a term not less
153 than five years and not exceeding twenty years.

154 Any person eighteen years of age or over who commits a
155 lewd or lascivious act in the presence of a child of either
156 sex under the age of twelve years with the intent of arousing,
157 appealing to, or gratifying the lust or passion or sexual
158 desires of such child, or who entices or solicits such child
159 to commit or attempt to commit a lewd or lascivious act upon
160 or with the body, or any part or member of the body of such
161 person, or another person or child, shall be imprisoned
162 in the penitentiary for a term not less than ten years
163 and not exceeding thirty years."

164 Sec. 11. Section seven hundred forty-six point one (746.1),
165 Code 1966, is hereby amended by adding thereto the following
166 new subsection:

167 "All persons who loiter about any school or public place
168 at or near which school age children attend or frequent."

169 Sec. 12. The district court may, in lieu of the sentence
170 provided by law for conviction of a sexual offense as provided
171 in chapters six hundred ninety-eight (698), seven hundred four
172 (704), and seven hundred five (705) of the Code, and sections
173 two (2), four (4), five (5), six (6), seven (7), nine (9),
174 and ten (10) of this Act, sentence a person to an institution
175 designated by the commissioner for the term prescribed by law
176 or until the review board acting as prescribed by section
177 eighteen (18) of this Act has determined that such person is
178 no longer mentally ill and not dangerous to society.

179 Sec. 13. No person convicted of the commission of an
180 offense enumerated in chapters six hundred
181 ninety-eight (698), seven hundred four (704),
182 and seven hundred five (705) of the Code, and
183 sections two (2), four (4), five (5), six (6),
184 seven (7), nine (9), and ten (10) of this Act shall be sentenced until
185 such person has received a complete psychiatric examination.
186 The district court judge shall appoint a panel of three
187 qualified psychiatrists, one of whom is employed by the de-
188 partment, to conduct an examination of such person. Such
189 psychiatrists shall be licensed in the state and shall have
190 directed their professional practice primarily to the diag-
191 nosis and treatment of mental and nervous disorders. The
192 court shall not make a final sentence under the provisions
193 of this Act until each psychiatrist so appointed shall have
194 filed a separate written report of the result of his examina-
195 tion.

196 Sec. 14. Written reports made for the court under section
197 thirteen (13) of this Act shall include the defendant's social
198 history, criminal record, if any, the circumstances of the
199 offense, a physical and mental examination, likelihood of
200 repetition of the offense, and all facts and findings neces-
201 sary to assist the court in passing sentence or committing
202 such person.

203 Sec. 15. To enable the court to procure the reports of
204 psychiatric examination, the court is hereby specifically
205 authorized to postpone sentence upon any person convicted of
206 any one or more of the offenses enumerated in chapters
207 six hundred ninety-eight (698), seven hundred
208 four (704), and seven hundred five (705) of the Code,
209 and sections two (2), four (4), five (5), six (6),
210 seven (7), nine (9), and ten (10).

211 of this Act, and to order the person so convicted to be tem-
212 porarily confined in such place as may be practical to carry
213 out the presentence procedures herein provided. When the
214 defendant is so confined, the court may require the sheriff
215 of the county where the person is tried to complete such
216 arrangements as shall be necessary to insure that such per-
217 son will not escape from custody.

218 Sec. 16. The two private psychiatrists designated to ex-
219 amine a defendant shall receive a reasonable fee and expenses
220 for such examination which fee and expenses shall be fixed
221 by the court. Expenses for the defendant's maintenance shall
222 be a charge to the county in which such person is being tried.

223 Sec. 17.

224 When any person has been convicted of an offense punishable
225 as provided in chapters six hundred ninety-eight (698), seven
226 hundred four (704), and seven hundred five (705) of the Code,
227 or sections two (2), four (4), five (5), six (6), seven (7),
228 nine (9), and ten (10) of this Act, it shall be within the
229 power and jurisdiction of the court to:

230 1. Impose sentence as provided by law.

231 2. Commit such person who has been determined to be in
232 need of treatment for mental illness to the custody of the
233 department for an unspecified length of time for treatment
234 and rehabilitation in an institution designated by the com-
235 missioner.

236 If such person is committed to the custody of the depart-
237 ment under subsection two (2) of this section, the court shall
238 direct the clerk of the court to transmit certified copies of
239 the psychiatrists' reports in duplicate to the commissioner.

240 Sec. 18. The superintendent of this institution, the chief
241 psychiatrist of the institution, the chief physician of the
242 institution, and such other persons as may be designated by
243 the superintendent shall constitute a review board and shall
244 review within one year after commitment the complete behavioral
245 record of a person committed under the provisions of this Act
246 for the purpose of considering and for recommending parole of
247 the person. Thereafter, at least once every year, such review
248 shall be made for each person committed by the court. Upon
249 recommendation of the professional staff of the institution, a
250 committed person's records may be brought for review at any
251 time. At the time of consideration by the review board of
252 a person's record, the professional staff of the institution
253 shall present a report on such person, giving the diagnosis,
254 prognosis, recommendation for further treatment, and any other
255 information which would aid in determining the disposition of
256 said person's case, including the staff's opinions as to
257 whether such person is dangerous to society.

258 Sec. 19. The review board shall transmit copies of all re-
259 ports with its recommendation for further disposition of such
260 committed person to the board of parole. The board of parole,
261 upon the receipt of the reports, shall consider the reports
262 and shall determine whether the person shall be paroled or
263 whether the person shall remain under the custody of the de-
264 partment in an institution or transferred to a penitentiary.

265 Sec. 20. In placing such person on parole the parole board
266 may require that such person receive regular psychiatric, psy-
267 chotherapeutic, or counseling treatment. If such treatment is
268 required, the psychiatrists, psychotherapists, or counselors
269 treating such person shall file written reports at intervals
270 not less than every six months with the parole board. The
271 costs, fees, and charges for treatment of such person while
272 on parole shall be the responsibility of such person, except
273 that if he is indigent, the costs may be borne by the state.
274 Such costs may be recovered by the state from the estate or
275 property, if any, of the person.

276 Sec. 21. The cost as fixed and approved by the department
277 for the care and treatment of a person committed under this
278 Act and confined in an institution shall be borne by the state
279 and may be recovered by the state from the estate or property,
280 if any, of the person.

281 Sec. 22. The clerk of the district court that sentenced
282 the person, the county attorney, any person who has examined
283 or treated such person, and others having any available infor-
284 mation on the person committed to the custody of the department
285 in accordance with the provisions of this Act shall transmit
286 such information to the institution of confinement. All such
287 reports prepared shall be confidential and shall be available
288 only to public officers and employees in the performance of a
289 public duty, and the accused upon his request.

290 Sec. 23. Section two hundred forty-seven point five (247.5),
291 Code 1966, is hereby amended as follows:

292 1. By striking from line six (6) the words "either the
293 penitentiary" and inserting in lieu thereof the words "the
294 department of social services, the penitentiary,".

295 2. By striking from line forty-eight (48) the words "peni-
296 tentiary or" and inserting in lieu thereof the words "de-
297 partment of social services, penitentiary, or".

WILLIAM J. REICHARDT
LEE H. GAUDINEER

1 Amend the Stanley, et al., amendment to Senate File 248 by
2 adding the following new section thereto:
3 "Sections six hundred twenty-two point seven (622.7), six
4 hundred twenty-two point nine (622.9) and six hundred twenty-two
5 point ten (622.10) of the Code and any other statute or rule of
6 evidence which excludes or makes privileged the testimony of a
7 husband or wife against the other or the testimony of a health
8 practitioner as to confidential communications, shall not apply
9 to evidence regarding a violation of this Act in any judicial pro-
10 ceeding, civil or criminal."

LEE H. GAUDINEER

- 1 Amend the human and industrial relations committee
- 2 amendment to Senate File 353, dated April 1, 1969,
- 3 as follows:
- 4 1. By striking lines 10 through 12, inclusive, and
- 5 inserting in lieu thereof the following:
- 6 "2. By inserting in page 2, line 21,
- 7 after the word 'days' a comma.
- 8 3. By inserting in page 2, line 23,
- 9 after the word 'days' a comma."
- 10 2. By renumbering the following sections.

J. HENRY LUCKEN

- 1 Amend the committee amendment to Senate File 353, filed April 1,
- 2 1969, by striking all of lines 2 through 30, inclusive, and
- 3 inserting in lieu thereof the following:
- 4 1. By striking all of lines four through twenty, inclusive,
- 5 of page one, and all of lines one through thirteen of page two
- 6 and inserting in lieu thereof the following:
- 7 "Section 1. Section ninety-six point three (96.3), Code
- 8 1966, is hereby amended as follows:
- 9 1. By striking all of lines six (6) through twenty-three
- 10 (23) of subsection four (4) and inserting in lieu thereof the
- 11 following:
- 12 'highest, subject to the following limitations:
- 13 The weekly benefit amount payable to any individual for
- 14 any one week shall not exceed:
- 15 Seventy dollars if the individual has five or more dependents;
- 16 Sixty-five dollars if the individual has four dependents;
- 17 Sixty-one dollars if the individual has three dependents;
- 18 Fifty-eight dollars if the individual has two dependents;
- 19 Fifty-six dollars if the individual has one dependent;
- 20 Fifty-five dollars if the individual has no dependents.'"
- 21 2. Further amend Senate File 353 as follows:
- 22 a. By striking the letter and period "c." in line
- 23 sixteen of page two.
- 24 b. By inserting parenthesis marks around the phrase
- 25 beginning with the word "or" in line twenty-one and ending
- 26 with the word "days" in line twenty-three on page two.
- 27 c. By striking the comma and word "or" in line twenty-four
- 28 on page two.
- 29 d. By striking lines one and two of page three and substi-
- 30 tuting in lieu thereof the following:
- 31 "current benefit year, and who has no earnings in excess of
- 32 thirty dollars per week, but only if such husband or wife is
- 33 currently ineligible to receive benefits."
- 34 e. By striking the letter and period "d." in line six of
- 35 page three.
- 36 f. By striking the letter and period "e." in line thirteen
- 37 of page three.
- 38 g. By striking all of lines two through eighteen of page
- 39 four and inserting in lieu thereof the following:
- 40 "1. By striking the words "two hundred" in line two of
- 41 subsection five (5) and inserting in lieu thereof the words
- 42 "three hundred"; by striking the words "one hundred" in line
- 43 six of subsection five (5) and inserting in lieu thereof the

44 words "three hundred"; and by striking lines eleven through
45 fourteen of subsection five (5) and inserting in lieu thereof
46 the following: "work totaling an amount not less than five
47 times his weekly benefit amount as a condition to receiving
48 benefits in the next benefit year."

49 h. By striking lines twenty-five, twenty-six and twenty-
50 seven on page four and substituting in lieu thereof the
51 following:

52 "was paid wages for insured work totaling an amount not
53 less than five times the claimant's weekly benefit amount,
54 provided".

LUCAS J. DeKOSTER

1 Amend Senate File 473 by striking in lines 4 and 5, page 2,
2 the word, "primary".

LEE H. GAUDINEER

1 Amend Senate File 473 by striking on page 2, in lines 4
2 and 5, the following:

3 " , or the extension of primary highways in cities and towns,".

LEE H. GAUDINEER

1 Amend the Walsh amendment to Senate File 482, dated April 11, 1969,
2 as follows:

3 1. By striking from line 8 the figure "394.1" and inserting in lieu
thereof
4 the words and figures "three hundred ninety-four point one (394.1) of
the
5 Code".

6 2. By striking from line 11 the figure "28E" and inserting in lieu
thereof
7 the words and figures "twenty-eight E (28E) of the Code".

8 3. By striking from line 13 the figure "28E.2" and inserting in lieu
thereof
9 the words and figures "twenty-eight E point two (28E.2) of the Code".

10 4. By striking from line 14, the figure "394.1" and inserting in lieu
thereof
11 the words and figures "three hundred ninety-four point one (394.1) of
the
12 Code".

13 5. By striking from line 20 the words and figure "the numeral '3' " and in-
serting in lieu thereof "Sec. 3".

14 6. By striking from line 27 the words and figure "the numeral '4' " and in-
serting in lieu thereof "Sec. 4".

15 7. By inserting in line 29 after the figure "(28E.15)" the words "of
this
16 chapter".

17 8. By inserting in line 30 after the figure "(3)" the words "of this
Act".

18 9. By striking from line 34 the words and figure "the numeral '5' " and
inserting in lieu thereof "Sec. 5".

19 10. By striking from line 45 the words and figure "the numeral '6' " and
inserting in lieu thereof "Sec. 6".

- 24 11. By inserting in line 47 after the figure "(28E.17)" the words "of
25 this chapter".
- 26 12. By inserting in line 48 after the numeral "(5)" the words "of this
27 Act".
- 28 13. By striking from line 50 the words and figures "the numeral '7' "
29 and inserting in lieu thereof "Sec. 7".
- 30 14. By striking from line 53 the words and figure "the numeral '8' "
31 and inserting in lieu thereof "Sec. 8".
- 32 15. By striking from line 55 the words and figure "the numeral '9' "
33 and inserting in lieu thereof "Sec. 9".
- 34 16. By striking from line 58 the words and figure "the numeral '10' "
35 and inserting in lieu thereof "Sec. 10".
- 36 17. By striking from line 60 the word "chapter" and inserting in lieu
37 thereof the word "Act".
- 38 18. By striking from line 65 the words and figure "the numeral '11' "
39 and inserting in lieu thereof "Sec. 11".
- 40 19. By striking from line 67 the word "chapter" and inserting in lieu
41 thereof the word "Act".

JOHN M. WALSH

- 1 Amend the Griffin amendment to Senate File 549,
2 filed March 28, 1969, by striking lines 21 and 22
3 and inserting in lieu thereof the following:
4 "10. By adding on page 6 the following new section:".

ROBERT R. RIGLER

- 1 Senate File 612 is hereby amended by striking from page
2 two (2), lines seven (7) through thirty-five (35) inclusive,
3 and by striking from page three (3), lines one (1) through
4 six (6) inclusive, and inserting in lieu thereof the following:
5 Sec. 4. Chapter ninety-five (95), section nine (9),
6 Acts of the Sixty-second General Assembly, is hereby amended
7 as follows:
8 1. By inserting after the period in line twenty-two (22)
9 the following new sentence:
10 "No allocation or reallocation of a position by the di-
11 rector to a different classification shall become effective if
12 such allocation or reallocation may result in the expenditure
13 of funds in excess of the total amount budgeted for the depart-
14 ment of the appointing authority until approval has been ob-
15 tained from the state comptroller."
16 2. By inserting after the period in line forty-four (44),
17 the following new paragraph:
18 "Unless otherwise established by law, the Governor, with
19 the approval of the executive council, shall establish a pay
20 plan for all exempt positions in the executive branch of
21 government except for employees of the governor, board of
22 regents, the commission for the blind, members of the Iowa
23 highway safety patrol and other peace officers employed by the
24 department of public safety, and officers and enlisted men of
25 the armed services under state jurisdiction."
26 Sec. 5. Chapter ninety-five (95), section three (3),
27 Acts of the Sixty-second General Assembly is hereby amended,
28 as follows:
29 1. By inserting after the word "regents" in line sixty

30 (60) the words "and the educational radio and television facil-
31 ity board".

32 2. By striking from line sixty (60) the word "its" and
33 inserting in lieu thereof the word "their".

34 3. By inserting after the word "system" in line sixty-
35 four (64) the words "or the educational radio and television
36 facility boards merit system".

37 Sec. 6. Chapter ninety-five (95), section three (3),
38 Acts of the Sixty-second General Assembly, is hereby amended
39 by striking line forty-one (41).

40 Sec. 7. Chapter ninety-five (95), section three (3),
41 Acts of the Sixty-second General Assembly, is hereby amended
42 as follows:

43 1. By adding as subsection fifteen (15) the following:

44 "Members of the Iowa highway safety patrol and other
45 peace officers employed by the department of public safety."

46 2. By adding as subsection sixteen (16) the following:

47 "Employees of the educational radio and television facil-
48 ity board."

49 Sec. 8. Chapter ninety-five (95), Acts of the Sixty-
50 second General Assembly, is hereby amended by adding the
51 following new section:

52 "The provisions of this Act, including but not limited
53 to its provisions on employees and positions to which the
54 merit system apply, shall prevail over any inconsistent pro-
55 visions of the Code, including the Acts of the Sixty-second
56 General Assembly, and all subsequent Acts unless such subsequent
57 Acts provide a specific exemption from the merit system."

HUGH H. CLARKE
DAVID M. STANLEY
CLIFTON C. LAMBORN
VERNON H. KYHL
FLOYD GILLEY
WALTER B. HAMMER
JAMES W. GRIFFIN, SR.
FRANCIS MESSERLY
JAMES A. POTGETER
LEE GAUDINEER

1 Amend Senate File 631 by striking from page 2, lines
2 16 and 17, the words "Iowa fertilizer law" and inserting
3 in lieu thereof the word "fertilizer".

LEIGH R. CURRAN

1 Amend House File 16 as reprinted as follows:

2 1. Page 12, line thirty-five (35), by inserting
3 after the word "pipeline", the word "underground".

4 2. Page 13, line two (2), by inserting after the
5 word "similar", the word "underground".

6 3. Page 13, line eight (8), by striking the words
7 "conditions as they deem necessary." and inserting in
8 lieu thereof the following: "reasonable conditions as
9 may be necessary to protect the property and facilities
10 of such district."

11 4. Page 13, line fourteen (14), by inserting after

12 the period the following: "If an easement cannot be obtained
13 from the drainage or levee district the same proceedings
14 shall be taken as provided for taking private property
15 for the works of internal improvement."

JAMES W. GRIFFIN, SR.

1 Amend House File 192 by adding at the end of section
2 one (1) the following:
3 "Notwithstanding the other provisions of this subsection
4 any vehicle covered thereby if it otherwise qualifies may be registered
5 as special mobile equipment, or operated or moved under the provisions
6 of sections three hundred twenty-one point fifty-seven (321.57) to
7 three hundred twenty-one point sixty-three (321.63) of the Code,
8 inclusive, if the person in whose name such vehicle is to be
9 registered or to whom a special plate or plates are to be issued
10 elects to do so and under such circumstances the provisions of this
11 subsection shall not be applicable to such vehicle, nor shall such
12 vehicle be required to comply with the provisions of sections three
13 hundred twenty-one point three hundred eighty-four (321.384) to
14 three hundred twenty-one point four hundred twenty-nine (321.429)
15 of the Code, inclusive, when such vehicle is moved during daylight
16 hours, provided however, the provisions of section three hundred
17 twenty-one point three hundred eighty-three (321.383) of the Code,
18 shall remain applicable to such vehicle."

CLIFTON C. LAMBORN

On motion of Senator Stanley, the Senate adjourned until 9:00
a.m., Monday, April 21, 1969.

JOURNAL OF THE SENATE

**SENATE CHAMBER,
DES MOINES, IOWA, MONDAY, APRIL 21, 1969.**

The Senate met in regular session, President Jepsen presiding.

Prayer was offered by Reverend Steve Melby, pastor of the United Methodist, Wesley Chapel and Henderson Church, Hastings, Iowa.

The Senate pledged allegiance to the flag.

The Journal of April 18, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Senator Sullivan for the day because of illness on request on Senator Stanley.

DISTINGUISHED GUEST WELCOMED

President Jepsen acknowledged the presence of the Speaker of the House, William H. Harbor, with the following remarks:

"The Senate is especially honored this morning to have the Speaker of the House with us and hope that Speaker Harbor will come back and visit us often during the session. He is and always will be welcome to the Senate of Iowa."

PETITION

The following petition was presented and placed on file:

By Senator Arbuckle, from fifty-four residents of Greene County opposing Senate File 265 relating to taxes on insurance premiums collected by nonprofit hospital and medical service corporations.

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 781, a bill for an act to establish the composition of the General Assembly.

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

House File 795, a bill for an act to appropriate from motor vehicle fuel tax fund to department of revenue.

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

House File 796, a bill for an act to appropriate from general fund for the biennium to the state department of health.

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

House File 797, a bill for an act relating to the license renewal fee for a person licensed to practice physical therapy.

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

Senate File 207, a bill for an act to clarify adoption procedure by recognizing all courts which terminate parental rights.

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

Senate File 236, a bill for an act relating to the publishing of tables of corresponding sections of statutes in the Code.

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

Senate File 285, a bill for an act relating to the compensation of insurance examiners.

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

Senate File 606, a bill for an act to appropriate from general fund to budget and financial control committee for its contingent fund.

WILLIAM R. KENDRICK, Chief Clerk

HOUSE MESSAGES CONSIDERED

House File 795, a bill for an act to appropriate from the motor vehicle fuel tax fund to the department of revenue.

Read first time and passed on file.

House File 796, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1969, and ending June 30, 1971, to the state department of health.

Read first time and passed on file.

House File 797, a bill for an act relating to the license renewal fee for a person licensed to practice physical therapy.

Read first time and passed on file.

House File 781, a bill for an act to establish the composition of the General Assembly and provide for election of the members thereof.

Read first time and passed on file.

UNFINISHED BUSINESS

Senate File 16

On motion of Senator Neu, Senate File 16, a bill for an act relating to drainage and levee districts, was taken up for further consideration.

Senator Neu asked and received unanimous consent that **House File 16** be substituted for **Senate File 16**.

House File 16

On motion of Senator Neu, House File 16, a bill for an act relating to drainage and levee districts, was taken up and considered.

Senator Griffin offered the following amendment and called for a division of the amendment, sections 1 and 2 to be considered as division 1, section 3 as division 2, and section 4 as division 3:

Amend House File 16 as reprinted as follows:

1. Page 12, line thirty-five (35), by inserting after the word "pipeline", the word "underground".

2. Page 13, line two (2), by inserting after the word "similar", the word "underground".

3. Page 13, line eight (8), by striking the words "conditions as they deem necessary." and inserting in lieu thereof the following: "reasonable conditions as may be necessary to protect the property and facilities of such district."

4. Page 13, line fourteen (14), by inserting after the period the following: "If an easement cannot be obtained from the drainage or levee district the same proceedings shall be taken as provided for taking private property for the works of internal improvement."

Senator Griffin moved the adoption of division 1 of his amendment.

Division was called for.

Division 1 of the amendment was lost.

On motion of Senator Griffin, division 2 of his amendment was lost.

On motion of Senator Griffin, division 3 of his amendment was lost.

Senator Kosek offered the following amendment and moved its adoption:

Amend House File 16, as passed by the House, page three, line 31, by striking the word "five" and inserting in lieu thereof the word "six".

Roll call was requested.

On the question "Shall the amendment be adopted?" (H.F. 16) the vote was:

Rule 24 was invoked.

Ayes, 8:

Arbuckle	Griffin	Lamborn	Messerly
DeKoster	Kosek	Lucken	Nicholson

Nays, 45:

Anderson	Frommelt	McGill	Rigler
Balloun	Gaudineer	Mogged	Schaben
Benda	Gilley	Mowry	Shaff
Clarke	Glenn	Neu	Shirley
Coleman	Hammer	Ollenburg	Smith
Curran	Hill	O'Malley	Stanley
DeHart	Keith	Palmer	Stephens
Dodds	Klink	Parker	Thordsen
Doderer	Kyhl	Potgeter	Van Gilst
Erskine	Leonard	Potter	Walsh
Flatt	Lodwick	Reichardt	Weimer
Frey			

Absent or not voting, 8:

Briles	Denman	Lange	Lisle
Conklin	Hougen	Laverty	Sullivan

The amendment was lost.

Senator Gaudineer asked and received unanimous consent to withdraw the following amendment filed at the desk:

Amend House File 16 by striking on page 15, line 27, the word, "twenty" and by inserting in lieu thereof the word, "seventy".

Senator Neu moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 16) the vote was:

Ayes, 56:

Anderson	Erskine	Laverty	Parker
Arbuckle	Flatt	Leonard	Potgeter
Balloun	Frey	Lisle	Potter
Benda	Frommelt	Lodwick	Reichardt
Briles	Gaudineer	Lucken	Schaben
Clarke	Gilley	McGill	Shaff
Coleman	Glenn	Messerly	Shirley
Conklin	Hammer	Mogged	Smith
Curran	Hill	Mowry	Stanley
DeHart	Hougen	Neu	Stephens
DeKoster	Keith	Nicholson	Thordsen
Denman	Klink	Ollenburg	Van Gilst
Dodds	Kyhl	O'Malley	Walsh
Doderer	Lange	Palmer	Weimer

Nays, 1:

Kosek

Absent or not voting, 4:

Griffin	Lamborn	Rigler	Sullivan
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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 16** be withdrawn from further consideration of the Senate.

CONSIDERATION OF BILLS

Senate File 641

On motion of Senator Mowry, Senate File 641, a bill for an act to appropriate from the motor vehicle fuel tax fund to the department of revenue, was taken up and considered.

Senator Mowry asked and received unanimous consent that **House File 795** be substituted for **Senate File 641**.

House File 795

On motion of Senator Mowry, House File 795, a bill for an act to appropriate from the motor vehicle fuel tax fund to the department of revenue, was taken up and considered.

Senator Mowry moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 795) the vote was:

Ayes, 59:

Anderson	Frey	Laverty	Potgeter
Arbuckle	Frommelt	Leonard	Potter
Balloun	Gaudineer	Lisle	Reichardt
Benda	Gilley	Lodwick	Rigler
Briles	Glenn	Lucken	Schaben
Coleman	Griffin	McGill	Shaff
Conklin	Hammer	Messerly	Shirley
Curran	Hill	Mogged	Smith
DeHart	Hougen	Mowry	Stanley
DeKoster	Keith	Neu	Stephens
Denman	Klink	Nicholson	Thordsen
Dodds	Kosek	Ollenburg	Van Gilst
Doderer	Kyhl	O'Malley	Walsh
Erskine	Lamborn	Palmer	Weimer
Flatt	Lange	Parker	

Nays, none.

Absent or not voting, 2:

Clarke Sullivan

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

Senator Mowry asked and received unanimous consent that **Senate File 641** be withdrawn from further consideration of the Senate.

UNFINISHED BUSINESS

Senate File 473

On motion of Senator Rigler, Senate File 473, a bill for an act to provide for the construction and reconstruction of state and interstate controlled-access highways, to provide for the payment of the cost, and to authorize the borrowing of money and the issuance of bonds, was taken up for further consideration.

Senator Gaudineer offered the following amendment and moved its adoption:

Amend Senate File 473 by striking on page 2, lines 4 and 5, the following:

" , or the extension of primary highways in cities and towns, "

The amendment was adopted.

Senator Gaudineer offered the following amendment and moved its adoption:

Amend Senate File 473 by striking in lines 4 and 5, page 2, the word, "primary".

The amendment was adopted.

Senator Rigler offered the following amendment and moved its adoption:

Amend Senate File 473, page 2, line 20, by striking the words "primary road".

The amendment was adopted.

Senator Hougén offered the following amendment and moved its adoption:

Amend Senate File 473, page three (3), line twenty-six (26), by striking the word "twenty-five", and inserting in lieu thereof the word "twenty".

The amendment was adopted.

Senator Benda took the chair at 11:00 a.m.

MOTION TO RECONSIDER

Senator Anderson called up the following motion and requested a roll call:

MR. PRESIDENT: I move that the vote by which the Gaudineer amendment, quoted below, of April 18, 1969, passed the Senate be reconsidered.

Amend Senate File 473 by striking in lines 4 and 5, page 2, the word "primary".

On the question "Shall the amendment be reconsidered?" (S.F. 473) the vote was:

Ayes, 28:

Anderson	Dodds	Keith	Messerly
Arbuckle	Flatt	Klink	Mogged
Balloun	Frey	Kyhl	Parker
Briles	Gilley	Lamborn	Potgeter
Coleman	Glenn	Lange	Smith
Curran	Hammer	Laverty	Stephens
DeHart	Hill	Lisle	Van Gilst

Nays, 27:

Conklin	Hougen	Neu	Rigler
DeKoster	Kosek	Nicholson	Shirley
Doderer	Leonard	Ollenburg	Stanley
Erskine	Lodwick	O'Malley	Thordsen
Frommelt	Lucken	Palmer	Walsh
Gaudineer	McGill	Potter	Weimer
Griffin	Mowry	Reichardt	

Voting present, 1:

Shaff

Absent or not voting, 5:

Benda	Denman	Schaben	Sullivan
Clarke			

The motion prevailed.

Senator Gaudineer raised a point of order that Senate File 473 should be referred to the committee on appropriations.

The Chair ruled the point not well taken.

Senator Gaudineer moved that the vote by which his amendment of April 18, 1969, striking the language, "or the extension of primary highways in cities and towns," was adopted by the Senate be reconsidered, which motion prevailed.

Senator Gaudineer asked and received unanimous consent to withdraw both of the amendments to Senate File 473 filed by him on April 18, 1969.

Senator Gaudineer moved that Senate File 473 be referred to the committee on appropriations and called for a division.

President Jepsen took the chair at 11:45 a.m.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

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

House File 238, a bill for an act relating to the appeal procedure for welfare applicants and recipients.

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

House File 250, a bill for an act relating to snowmobiles.

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

House File 352, a bill for an act relating to the use of studded tires.

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

House File 435, a bill for an act to coordinate various statutes with the department of social services act.

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

House File 455, a bill for an act authorizing the department of public safety to receive and expend federal funds.

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

House File 497, a bill for an act relating to certified seed.

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

House File 516, a bill for an act relating to depressant, stimulant, and hallucinogenic drugs.

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

House File 534, a bill for an act relating to unauthorized possession of official traffic-control devices.

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

House File 559, a bill for an act allowing the executor of a liquor control licensee to continue operation of business for limited time.

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

House File 617, a bill for an act relating to the propagation and protection of wildlife.

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

House File 618, a bill for an act to abolish the state sheep association.

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

House File 657, a bill for an act relating to abolition of claims against the estates of certain blind persons.

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

Senate File 87, a bill for an act relating to the reporting of rules of civil procedure to the General Assembly.

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

Senate File 484, a bill for an act relating to amateur boxing.

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

House Concurrent Resolution 26, calling upon the North Central Association of Colleges and Secondary Schools and the National Commission on Accreditation to establish policy and evaluative criteria consistent with objectives of vocational-technical education.

WILLIAM R. KENDRICK, Chief Clerk

HOUSE CONCURRENT RESOLUTION 26

By Grassley and Lippold

Whereas, the General Assembly of the State of Iowa recognizes the importance of vocational and technical education; and

Whereas, vocational-technical education plays a vital role in meeting the manpower needs of our state and of the nation; and

Whereas, one vital aspect of vocational-technical education is the lack of acceptance through accreditation, an advantage presently enjoyed by other institutions; and

Whereas, the lack of this accreditation by presently-constituted national and regional associations stimulates these highly-oriented vocational-technical schools to change their objectives to meet the academic requirements of present accreditation standards; and

Whereas, this tendency of vocational schools changing their objectives to meet more highly-oriented academic standards helps defeat the purpose of vocational education in failing to prepare youth and adults for the great mass of jobs in our world of work.

Now, Therefore, Be It Resolved, that the General Assembly of the State of Iowa call upon the North Central Association of Colleges and Secondary Schools and the National Commission on Accreditation to establish policy and evaluative criteria consistent with the desired objectives of vocational-technical education; and

Be It Further Resolved, that the General Assembly of the State of Iowa encourage the regional and national accrediting commission to enter into a meaningful program of accreditation of vocational-technical high school and post-high school institutions.

Be It Further Resolved, that a duly attested copy of this resolution be immediately transmitted to the North Central Association of Colleges and Secondary Schools and the National Commission on Accreditation from this state.

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

AFTERNOON SESSION

The Senate reconvened, President Jepsen presiding.

INTRODUCTION OF BILLS

Senate File 646, by committee on judiciary, a bill for an act relating to subdivided lands.

Read first time and placed on calendar.

Senate File 647, by committee on schools, a bill for an act relating to the transportation of pupils to schools.

Read first time and placed on calendar.

Senate File 648, by committee on schools, a bill for an act relating to certificated public schools employees, providing for orderly procedures for professional negotiation between professional educators and boards of education.

Read first time and placed on calendar.

Senate File 649, by committee on state government, a bill for an act relating to the establishment of an office for planning and programming to promote coordination of efforts of state agencies and local governments under the office of the governor.

Read first time and placed on calendar.

HOUSE MESSAGES CONSIDERED

House File 238, a bill for an act relating to the appeal procedure for welfare applicants and recipients.

Read first time and passed on file.

House File 250, a bill for an act relating to snowmobiles.

Read first time and passed on file.

House File 352, a bill for an act relating to the use of studded tires.

Read first time and passed on file.

House File 435, a bill for an act to coordinate various statutes with the department of social services act.

Read first time and passed on file.

House File 455, a bill for an act authorizing the department of public safety to receive and expend federal funds.

Read first time and passed on file.

House File 497, a bill for an act relating to certified seed.

Read first time and passed on file.

House File 516, a bill for an act relating to depressant, stimulant, and hallucinogenic drugs.

Read first time and passed on file.

House File 534, a bill for an act relating to unauthorized possession of official traffic-control devices.

Read first time and passed on file.

House File 617, a bill for an act relating to the propagation and protection of wildlife.

Read first time and passed on file.

House File 559, a bill for an act granting the Iowa liquor control commission the discretion to allow the executor or administrator of a liquor control licensee to continue the operation of the business for a limited time.

Read first time and passed on file.

House File 618, a bill for an act to abolish the state sheep association.

Read first time and passed on file.

House File 657, a bill for an act relating to abolition of claims against the estate of certain blind persons who have received aid to the blind.

Read first time and passed on file.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Mogged, 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 598, 600, 602, 603, 607 and 608.

CHARLES G. MOGGED
Chairman, Senate Committee
ELIZABETH SHAW
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 the following bills: Senate Files 598, 600, 602, 603, 607 and 608.

BILLS SENT TO THE GOVERNOR

Senator Mogged, from the committee on enrolled bills, submitted the following report:

MR. PRESIDENT: Your committee on enrolled bills respectfully reports that it has, on this 21st day of April, 1969, sent to the Governor for his approval: Senate Files 598, 600, 602, 603, 607 and 608.

CHARLES G. MOGGED, Chairman

Passed on file.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Mogged, 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 13, 103, 125, 180, 242, 243, 249 and 695.

CHARLES G. MOGGED
Chairman, Senate Committee
ELIZABETH SHAW
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 the following bills: House Files 13, 103, 125, 180, 242, 243, 249 and 695.

Senate File 473

The Senate resumed consideration of Senate File 473 and the Gaudineer motion to refer Senate File 473 to committee on appropriations.

Senator Stanley moved the previous question on the Gaudineer motion.

Roll call was requested.

On the question "Shall debate be closed on the pending question?" (S.F. 473) the vote was:

Ayes, 28:

Anderson	Erskine	Lavery	Nicholson
Arbuckle	Flatt	Leonard	Ollenburg
Balloun	Frey	Lisle	Potgeter
Benda	Gilley	Lodwick	Potter
Briles	Hammer	Lucken	Smith
Clarke	Keith	Messerly	Stanley
DeKoster	Lamborn	Neu	Walsh

Nays, 28:

Coleman	Glenn	O'Malley	Shaff
Denman	Hill	Palmer	Shirley
Dodds	Hougen	Parker	Thordsen
Doderer	Kosek	Reichardt	Van Gilst
Frommelt	Kyhl	Rigler	Weimer
Gaudineer	McGill	Schaben	

Absent or not voting, 10:

Conklin	Griffin	Mogged	Stephens
Curran	Klink	Mowry	Sullivan
DeHart	Lange		

The motion prevailed.

Senator Gaudineer renewed his motion to refer Senate File 473 to the committee on appropriations.

Roll call was requested.

On the question "Shall the motion be adopted?" (S.F. 473) the vote was:

Ayes, 32:

Anderson	Erskine	Hill	Nicholson
Coleman	Flatt	Klink	Ollenburg
Conklin	Frey	Lamborn	Palmer
Curran	Frommelt	Lisle	Potgeter
DeHart	Gaudineer	Lucken	Potter
Denman	Gilley	McGill	Schaben
Dodds	Glenn	Messerly	Shirley
Doderer	Hammer	Neu	Van Gilst

Nays, 25:

Balloun	Kosek	Mogged	Shaff
Benda	Kyhl	Mowry	Smith
Briles	Lange	O'Malley	Stanley
Clarke	Laverty	Parker	Thordsen
DeKoster	Leonard	Reichardt	Walsh
Hougen	Lodwick	Rigler	Weimer
Keith			

Absent or not voting, 4:

Arbuckle	Griffin	Stephens	Sullivan
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The motion prevailed and **Senate File 473** was referred to the committee on appropriations.

UNFINISHED BUSINESS

The Senate resumed consideration of the confirmation of Mrs. Mabel Miller as a member of the Natural Resources Council.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 44:

Anderson	Erskine	Lamborn	Ollenburg
Arbuckle	Flatt	Lange	Parker
Balloun	Frey	Laverty	Potgeter
Benda	Gilley	Leonard	Potter
Briles	Glenn	Lodwick	Reichardt
Clarke	Hammer	Lucken	Shaff
Conklin	Hougen	Messerly	Smith
Curran	Keith	Mogged	Stanley
DeHart	Klink	Mowry	Stephens
DeKoster	Kosek	Neu	Thordsen
Doderer	Kyhl	Nicholson	Walsh

Nays, 7:

Coleman	Frommelt	McGill	Schaben
Denman	Hill	Palmer	

Voting present, 4:

Dodds	O'Malley	Van Gilst	Weimer
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Absent or not voting, 6:

Gaudineer
Griffin

Lisle
Rigler

Shirley

Sullivan

President Jepsen declared the appointment of Mrs. Mabel Miller as a member of the Natural Resources Council confirmed for the regular term ending July 1, 1975.

REPORTS OF INVESTIGATING COMMITTEES

Senator Flatt submitted the following report and moved its adoption:

MR. PRESIDENT: Your committee appointed to investigate the character and qualifications of Harry F. Reed of Winterset, Madison County, Iowa, as a member of the State Judicial Nominating Commission under the provisions of section 46.1, Code 1966, for the regular six-year term ending June 30, 1975, begs leave to report it has made investigation and recommends that the appointment be confirmed.

JOSEPH B. FLATT, Chairman
CHARLES O. LAVERTY
JOHN L. MOWRY
ALAN SHIRLEY
QUENTIN V. ANDERSON

The motion prevailed and the report was adopted.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 54:

Anderson
Arbuckle
Balloun
Benda
Briles
Clarke
Coleman
Conklin
DeHart
DeKoster
Dodds
Doderer
Erskine
Flatt

Frey
Frommelt
Gaudineer
Gilley
Glenn
Hammer
Hill
Hougen
Keith
Klink
Kosek
Kyhle
Lamborn
Lange

Laverty
Leonard
Lodwick
Lucken
McGill
Messerly
Mogged
Mowry
Neu
Nicholson
Ollenburger
O'Malley
Palmer

Parker
Potgeter
Potter
Schaben
Shaff
Shirley
Smith
Stanley
Stephens
Thordson
Van Gilst
Walsh
Weimer

Nays, none.

Absent or not voting, 7:

Curran
Denman

Griffin
Lisle

Reichardt
Rigler

Sullivan

President Jepsen declared the appointment of Harry F. Reed as a member of the State Judicial Nominating Commission confirmed for the regular term ending June 30, 1975.

Senator Potgeter submitted the following report and moved its adoption:

MR. PRESIDENT: Your committee appointed to investigate the character and qualifications of Mrs. William Robinson of Hampton, Iowa, for appointment as a member of the State Judicial Nominating Commission for the State of Iowa under the provisions of section 46.1 of the Code of Iowa 1966, for the regular six-year term beginning July 1, 1969, and ending June 30, 1975, begs leave to report that it has made investigation and recommends that the appointment be confirmed.

JAMES A. POTGETER, Chairman
PEARLE P. DeHART
VERNON H. KYHL
LEE H. GAUDINEER, JR.
LESLIE C. KLINK

The motion prevailed and the report was adopted.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 58:

Anderson	Frey	Leonard	Potgeter
Arbuckle	Frommelt	Lisle	Potter
Balloun	Gaudineer	Lodwick	Reichardt
Benda	Gilley	Lucken	Rigler
Briles	Glenn	McGill	Schaben
Clarke	Hammer	Messeri	Shaff
Coleman	Hill	Mogged	Shirley
Conklin	Hougen	Mowry	Smith
Curran	Keith	Neu	Stanley
DeHart	Klink	Nicholson	Stephens
DeKoster	Kosek	Ollenburg	Thordsen
Dodds	Kyhl	O'Malley	Van Gilst
Doderer	Lamborn	Palmer	Walsh
Erskine	Lange	Parker	Weimer
Flatt	Laverty		

Nays, none.

Absent or not voting, 3:

Denman **Griffin** **Sullivan**

President Jepsen declared the appointment of Mrs. William Robinson as a member of the State Judicial Nominating Commission confirmed for the regular term ending June 30, 1975.

Senator Stanley called up the following motion filed by him on April 18, 1969:

MR. PRESIDENT: I move that the Senate refuse to confirm the appointment of the following persons to the following positions by the former Governor of Iowa during the year 1968, as shown in the Governor's Executive Journal:

Mr. Thomas S. Roe, of Waukon, Iowa, as a member of the State Board of Public Instruction under the provisions of section 257.1, Code of Iowa 1966, as amended by Senate File 16, Acts of the Sixty-second General Assembly, for the term ending January 2, 1974.

Mr. G. D. Weiny, of Keokuk, Iowa, as a member of the State Board of Tax Review for the State of Iowa under the provisions of section 1, Senate File 743, Acts of the Sixty-second General Assembly, for the initial term ending June 30, 1969.

Mr. Eugene M. Ford, of Emmetsburg, Iowa, as a member of the State

Board of Tax Review for the State of Iowa under the provisions of section 1, Senate File 743, Acts of the Sixty-second General Assembly, for the initial term ending June 30, 1973.

This action does not in any way reflect upon the competence or integrity of any of the appointees, and is taken because it was generally understood that these were vacancy appointments which expire automatically thirty days after the convening of this General Assembly; in accordance with this understanding, the Governor of Iowa has already chosen and announced other appointees for these positions; and even though this understanding was apparently incorrect, it is the judgment of the Senate that the present Governor of Iowa should have the right to select persons of his choice to fill these positions, with the consent of the Senate.

MR. PRESIDENT: Your committee appointed to investigate the character and qualifications of Thomas S. Roe of Waukon, Allamakee County, Iowa, as a member of the State Board of Public Instruction under the provisions of section 257.1, Code of Iowa 1966, as amended by Senate File 616, Acts of the Sixty-second General Assembly, for the term ending January 2, 1974, begs leave to report that it has made investigation and recommends that the appointment be not confirmed for the reasons stated in the motion filed by Senator Stanley on April 18, 1969.

THOMAS J. FREY, Chairman
VERN LISLE
JAMES E. BRILES
JOSEPH B. FLATT

MR. PRESIDENT: Your committee appointed to investigate the character and qualifications of G. D. Weiny of Keokuk, Lee County, Iowa, as a member of the State Board of Tax Review for the State of Iowa under the provisions of section 1, Senate File 743, Acts of the Sixty-second General Assembly, for the initial term ending June 30, 1969, begs leave to report that it has made investigation and recommends that the appointment be not confirmed for the reasons stated in the motion filed by Senator Stanley on April 18, 1969.

J. LESLIE LEONARD, Chairman
R. DEAN ARBUCKLE
PEARLE P. DeHART
JAMES A. POTGETER

MR. PRESIDENT: Your committee appointed to investigate the character and qualifications of Eugene M. Ford of Emmetsburg, Palo Alto County, Iowa, as a member of the State Board of Tax Review for the State of Iowa under the provisions of section 1, Senate File 743, Acts of the Sixty-second General Assembly, for the initial term ending June 30, 1973, begs leave to report that it has made investigation and recommends that the appointment be not confirmed for the reasons stated in the motion filed by Senator Stanley on April 18, 1969.

EDWARD E. NICHOLSON, Chairman
ROGER J. SHAFF
RALPH W. POTTER
ERNEST KOSEK

President Jepsen put the question "Shall the committee reports be adopted?"

The reports were adopted.

Senator Frommelt requested that the question be divided into three parts and requested a roll call on each division.

Senator Glenn raised a point of order that the Stanley motion was not in compliance with section 2.40 of the Code of Iowa.

The Chair ruled the point not well taken and the motion was in order.

On the question "Shall division 1 of the Stanley motion be adopted?" the vote was:

Ayes, 41:

Anderson	Frey	Lavery	Ollenburg
Arbuckle	Gilley	Leonard	Parker
Balloun	Hammer	Lisle	Potgeter
Benda	Hougen	Lodwick	Potter
Briles	Keith	Lucken	Rigler
Clarke	Klink	Messerly	Shaff
Curran	Kosek	Mogged	Smith
DeHart	Kyhl	Mowry	Stanley
DeKoster	Lamborn	Neu	Stephens
Erskine	Lange	Nicholson	Thordsen
Flatt			

Nays, 17:

Coleman	Gaudineer	O'Malley	Shirley
Conklin	Glenn	Palmer	Van Gilst
Dodds	Hill	Reichardt	Walsh
Doderer	McGill	Schaben	Weimer
Frommelt			

Absent or not voting, 8:

Denman	Griffin	Sullivan
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Division 1 of the motion prevailed.

President Jepsen declared the appointment of Thomas S. Roe as a member of the State Board of Public Instruction not confirmed.

On the question "Shall division 2 of the Stanley motion be adopted?" the vote was:

Ayes, 42:

Anderson	Flatt	Lavery	Parker
Arbuckle	Frey	Leonard	Potgeter
Balloun	Gilley	Lisle	Potter
Benda	Hammer	Lucken	Rigler
Briles	Hougen	Messerly	Shaff
Clarke	Keith	Mogged	Smith
Conklin	Klink	Mowry	Stanley
Curran	Kosek	Neu	Stephens
DeHart	Kyhl	Nicholson	Thordsen
DeKoster	Lamborn	Ollenburg	Walsh
Erskine	Lange		

Nays, 16:

Coleman	Doderer	Gaudineer	Hill
Dodds	Frommelt	Glenn	Lodwick

McGill
O'Malley

Palmer
Reichardt

Schaben
Shirley

Van Gilst
Weimer

Absent or not voting, 3:

Denman

Griffin

Sullivan

Division 2 of the motion prevailed.

President Jepsen declared the appointment of G. D. Weiny as a member of the State Board of Tax Review not confirmed.

On the question "Shall division 3 of the Stanley motion be adopted?" the vote was:

Ayes, 43:

Anderson
Arbuckle
Balloun
Benda
Briles
Clarke
Conklin
Curran
DeHart
DeKoster
Erskine

Flatt
Frey
Gilley
Hammer
Hougen
Keith
Klink
Kosek
Kuhl
Lamborn
Lange

Lavery
Leonard
Lisle
Lodwick
Lucken
Messerly
Mogged
Mowry
Neu
Nicholson
Ollenburg

Parker
Potgeter
Potter
Rigler
Shaff
Smith
Stanley
Stephens
Thordsen
Walsh

Nays, 15:

Coleman
Dodds
Doderer
Frommelt

Gaudineer
Glenn
Hill
McGill

O'Malley
Palmer
Reichardt
Schaben

Shirley
Van Gilst
Weimer

Absent or not voting, 3:

Denman

Griffin

Sullivan

Division 3 of the motion prevailed.

President Jepsen declared the appointment of Eugene M. Ford as a member of the State Board of Tax Review not confirmed.

MOTION TO LIMIT DEBATE

Senator Stanley called up the following motion:

MR. PRESIDENT: I move that debate on Senate File 565 and all amendments thereto and all debatable incidental motions and subsidiary motions thereto shall be limited as follows:

1. No Senator shall speak more than five minutes on the bill, or more than five minutes on any amendment or motion. This limit is in addition to the time allowed for opening and closing statements.

2. With the consent of the Senate a Senator may yield his unused time to another Senator. If a Senator asks a question of another Senator, the time consumed by the question and answer shall be included within the time limit of the Senator asking the question.

3. The Senator handling the bill shall be allowed ten minutes for an opening statement and five minutes for a closing statement.

4. All debate on any amendment filed before the bill is taken up shall be limited to a total of fifteen minutes on each side, plus five minutes for a closing statement by the Senator handling the amendment or motion.

5. All debate on any amendment filed after the bill is taken up, or on any incidental or subsidiary motion, shall be limited to a total of five minutes on each side, plus two minutes for a closing statement by the Senator handling the amendment or motion.

6. These limits shall apply even if action is deferred or carried over to another legislative day.

Senator Stanley asked unanimous consent that both the opponents and the proponents be allowed ten minutes to debate this motion.

Objection was raised.

Senator Stanley moved that both the opponents and the proponents be allowed ten minutes to debate this motion.

Senator O'Malley moved, as a substitute motion, that the Stanley motion be laid over until 9:00 a.m., Tuesday, April 22, 1969.

Senator Stanley raised a point of order that a motion to limit debate is not subject to a subsidiary motion.

The Chair ruled the point not well taken and that the motion could be amended.

MOTION TO RECONSIDER

MR. PRESIDENT: I move to reconsider the vote by which Senate File 250 passed the Senate.

LEE H. GAUDINEER

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 548, a bill for an act to provide for the testing and inspecting of agricultural products offered for sale.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 295, a bill for an act to provide tuition grants to students attending private institutions.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 599, a bill for an act to appropriate from general fund for the biennium to the capitol planning commission.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 610, a bill for an act to create the general contingent fund.

WILLIAM R. KENDRICK, Chief Clerk

HOUSE AMENDMENT TO SENATE FILE 295

Amend Senate File 295 as follows:

1. Amend page 1 and page 2 by striking all of subsection five (5) and inserting the following in lieu thereof:

5. "Accredited private institution" means an institution of higher learning located in Iowa which is operated privately and not controlled or administered by any state agency or any subdivision of the state and

(a) which is accredited by the North Central Association of Colleges and Secondary Schools accrediting agency based on their requirements as of April 1, 1969, or

(b) which has been certified by the North Central Association of Colleges and Secondary Schools accrediting agency based on their requirements as of April 1, 1969, (1) as a candidate for accreditation by such agency or (2) as a school giving satisfactory assurance that it has the potential for accreditation and is making progress which, if continued, will result in its achieving accreditation by such agency within a reasonable time, or

(c) which has received letters from at least three Iowa institutions accredited by the North Central Association of Colleges and Secondary Schools accrediting agency based on their requirements as of April 1, 1969, stating that its credits are and have been accepted as if earned in an institution so accredited.

2. Page 2, line eighteen (18), by striking all after the word "equivalent" and all of line nineteen (19), and inserting in lieu thereof a period.

3. Page 2, line thirty (30), by striking the words "(or graduate study, if the grant is to be for graduate study)".

4. Page 3, line sixteen (16), by inserting after the word "education" the following: ", including financial aid under any other state program,".

5. Page 3 by adding after the period in line thirty-five (35) the following: "The commission may require the accredited private institution to promptly furnish any information which the commission may request in connection with the tuition grant program."

6. Page 4 by striking all of section eight (8) and inserting in lieu thereof the following:

"Sec. 8. Each applicant, in accordance with the rules and regulations of the commission, shall:

1. Complete and file an application for a tuition grant.

2. Be responsible for the submission of the parents' confidential statement for processing, the processed information to be returned both to the commission and to the college in which he is enrolling.

3. Report promptly to the commission any information requested.

4. File a new application and parents' confidential statement annually on the basis of which his eligibility for a renewed tuition grant will be evaluated and determined."

HOUSE AMENDMENT TO SENATE FILE 599

Amend Senate File 599 by adding the following new section:

"Sec. 2. Section eighteen A point six (18A.6), Code 1966, is hereby repealed."

HOUSE AMENDMENT TO SENATE FILE 610

Amend Senate File 610 as follows:

Line twenty-one (21) by inserting after the period the following: "Any allocation in excess of thirty-five thousand (\$5,000) dollars must be approved by the budget and financial control committee."

SENATE CONCURRENT RESOLUTION 27

By Committee on Rules

Be It Resolved by the Senate, the House Concurring, That the following be adopted as the permanent joint rules of the Sixty-third General Assembly:

JOINT RULES OF THE SENATE AND HOUSE
(SIXTY-THIRD GENERAL ASSEMBLY)

Rule 1

Suspension of Joint Rules

Either house may suspend the joint rules as to that house by the same procedure prescribed for suspending its own rules, but such action shall not affect the joint rules in the other house. The house suspending the joint rules shall promptly notify the other house of its action.

Rule 2

Parliamentary Rules

In the absence of other rules, those of parliamentary procedure compiled in *Mason's Manual of Legislative Procedure* shall govern.

Rule 8

Designation of Sessions

Each regular session of a General Assembly shall be designated by the year in which such regular session commences.

Rule 4

Sessions of a General Assembly

The organization and committees in each house of the General Assembly and action taken by each house shall carry over from the first to the second regular session of the same General Assembly. The status of each bill and resolution shall be the same at the beginning of the second regular session as it was immediately before adjournment of the first regular session.

Rule 5

Presentation of Messages

All messages between the two houses shall be sent by the Secretary or Chief Clerk, shall be announced by the Sergeant-at-Arms, and shall be communicated to the Chair.

Rule 6

Printing and Form of Bills
and Other Documents

Bills and joint resolutions shall be introduced, numbered, prepared, and printed as provided by law, or in the absence of such law, in a manner determined by the Secretary of the Senate and the Chief Clerk of the House of Representatives.

All bills and joint resolutions introduced shall be in a form and number approved by the Secretary of the Senate and Chief Clerk.

Before introduction all bills must be reviewed by the law clerk of that house.

Rule 7

Companion Bills

When identical bills are introduced in each house, they shall be called companion bills. Each house shall designate the sponsor in the usual way followed in parentheses by the sponsor of the companion bill in the other house. The house where the bill is first introduced shall print the complete text. The printed companion bill shall contain the title, enacting clause, and a statement that the bill is a companion bill. However, if the bill is not more than four pages in length, the complete text shall be printed in both houses.

Rule 8

Reprinting of Bills

Whenever any bill has been substantially amended by either house, the Secretary of the Senate or the Chief Clerk shall order the bill reprinted on paper of a different color. All adopted amendments shall be distinguishable.

The Secretary of the Senate or the Chief Clerk may order the printing of a reasonable number of additional copies of any bill, resolution, amendment, or Journal.

Rule 9

Daily Clip Sheet

The Secretary of the Senate and Chief Clerk shall prepare a daily clip sheet covering all amendments filed.

Rule 10

Reintroduction of Bills and Other Measures

When a bill or resolution which has passed one house is rejected in the other, it shall not be again introduced during the General Assembly.

Rule 11

Standing Committees

The names of the standing committees of each house shall be: agriculture; appropriations; cities and towns; commerce; conservation and recreation; constitutional amendments and reapportionment; county government; higher education; human and industrial relations; Iowa development; judiciary; law enforcement; rules; schools; social services; state government; transportation; and ways and means.

Rule 12

Certification of Bills and Other Enrollments

When any bill or resolution which has passed one house is rejected or adopted in the other, notice of such action and the date thereof shall be given to the house of origin in writing signed by the Secretary or Clerk.

Rule 13

Amendments by Other House

I. When a bill which originated in one house is amended in the other house, the house originating the bill may amend, concur, or refuse to concur in the amendment. Precedence of motions shall be in that order.

A. If the house originating the bill amends the amendment, the bill shall be read for the last time as amended, shall be placed on final passage, and shall be returned to the other house. The other house cannot further amend the bill.

1. If the other house concurs in the amendment to the amendment, the bill shall then be read for the last time as finally amended, and placed upon its final passage.

2. If the other house refuses to concur, the bill shall be returned to the house originating the bill. If the house originating the bill insists, the bill then shall go to a conference committee.

3. If the other house refuses to concur and the house originating the bill then recedes from its amendment, the bill shall be read a last time as amended in the house originating the bill and placed upon its final passage.

B. If the house originating the bill concurs in the amendment, the bill shall then be read for the last time as amended, and placed upon its final passage.

C. If the house originating the bill refuses to concur in the amendment, the bill shall be returned to the other house which shall either:

1. Recede, after which the bill shall be read for the last time and placed upon its final passage; or

2. Insist, which will send the bill to a conference committee.

II. A motion to recede has precedence over a motion to insist. Failure to recede, if by a constitutional majority, means to insist; and failure to insist, if such negative vote is by a constitutional majority, means to recede.

III. A motion to lay on the table or to indefinitely postpone shall be out of order with respect to motions to recede from or insist upon and to amendments to bills which have passed both houses.

IV. A motion to concur, refuse to concur, recede, insist, or adopt a conference committee report is in order even though the subject matter has previously been acted upon.

Rule 14

Conference Committees

1. Within one legislative day after either house insists upon an amendment to a bill, the presiding officer of each house shall appoint four members to a conference committee.

2. The conference committee shall meet before the end of the next legislative day after their appointment, shall select a chairman, and shall discuss the controversy.

3. The authority of the committee shall be limited to recommendations regarding the subject matter of the amendment or amendments which were insisted upon by the house requesting the conference committee.

4. An agreement on recommendations must be approved by at least three members from each house. The committee shall submit a report, together with five copies, two of which shall be signed by members of the committee, one for each house. The report and papers referred shall be returned to the house that refused to concur and shall be acted upon. Such action, including all papers, shall be immediately referred by the Secretary or Clerk to the other house.

5. The report of agreement is debatable, but cannot be amended. If the report contains recommended amendments to the bill, adoption of the report shall automatically adopt all amendments contained therein. After the report is adopted, there shall be no more debate, and no more amendments may be considered, and the bill shall be placed upon its final passage.

6. Refusal of either house to adopt the conference committee report has the same effect as if the committee had disagreed.

7. If the conference committee fails to reach agreement, a report of such failure shall be given promptly to each house. Members of the committee shall be immediately discharged and a new conference committee appointed by the presiding officers from members who have not previously served on a conference committee on the bill under consideration. The papers shall remain with the house which insisted on the amendment.

Rule 15

Enrollment and Authentication of Bills

When a bill has passed both houses, it shall be enrolled and its house of origin shall be certified by the endorsement of the Secretary or Clerk.

When bills are enrolled, they shall be examined by a joint standing committee of two from each house who shall compare the enrollment with the engrossed bills, correct any errors, and report immediately to their respective houses.

After enrollment, each bill shall be signed by the President and by the Speaker.

Rule 16

Concerning Other Enrollments

All resolutions and other matters which are to be presented to the Governor for his approval shall be enrolled, examined, signed, and presented in the same manner as bills.

Rule 17**Transmission of Bills to the Governor**

After a bill has been signed in each house, it shall be presented to the Governor by the Secretary or Clerk of the house of origin. The Secretary or Clerk shall report the date of presentation, which shall be entered upon the Journal of the house of origin.

Rule 18**Identification Tags**

Members of the General Assembly, employees of the General Assembly, registered lobbyists, and registered press correspondents shall wear identification tags.

**ANNOUNCEMENT OF INVESTIGATING COMMITTEE
ON GOVERNOR'S APPOINTMENT**

President Jepsen, in accordance with section 2.40, Code 1966, announced the appointment of the following Senators to an investigating committee:

As Director of the Iowa State Arts Council:

Jack E. Olds, Cedar Falls, Black Hawk County, Iowa, to serve at the pleasure of the Governor for a term which shall be coterminous with the term of the Governor:

Senator Messerly, Chairman

Senator Hougen

Senator Clarke

Senator Denman

Senator Ollenburger

BILLS ASSIGNED TO COMMITTEE

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

H. F. 238 Social services

H. F. 250 Conservation and recreation

H. F. 352 Transportation

H. F. 435 Judiciary

H. F. 455 State government

H. F. 497 Agriculture

H. F. 516 Law enforcement

H. F. 534 Law enforcement

H. F. 559 Law enforcement

H. F. 617 Conservation and recreation

H. F. 618 Agriculture

H. F. 657 Social services

H. F. 778 Appropriations

H. F. 781 Constitutional amendments and reapportionment

H. F. 786 Appropriations

H. F. 796 Appropriations

H. F. 797 Appropriations

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 348, a bill for an act concerning director of the Iowa development commission, the following representatives: Winkelman of Calhoun, chairman; Voorhees of Black Hawk, Van Nostrand of Pottawattamie and Radl of Linn.

WILLIAM R. KENDRICK, Chief Clerk

REPORTS OF COMMITTEE

Senator Briles submitted the following reports:

MR. PRESIDENT: Your committee on county government, to which was referred Senate File 477, a bill for an act relating to county relief, begs leave to report it has had the same under consideration and recommends the same do pass.

JAMES BRILES, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on county government, to which was referred House File 145, a bill for an act relating to granting to the counties the right to contract for options for the purchase of land, begs leave to report it has had the same under consideration and recommends the same do pass.

JAMES BRILES, Chairman

Ordered passed on file.

AMENDMENTS FILED

- 1 Amend the committee amendment to Senate File 353, filed April 1,
1969, by
- 2 striking all of lines two (2) through thirty (30) and inserting in lieu
thereof
- 3 the following:
- 4 1. By striking all of lines four (4) through twenty (20) of page one
(1),
- 5 and all of lines one (1) through thirteen (13) of page two (2) and in-
serting in
- 6 lieu thereof the following:
- 7 "Section 1. Section ninety-six point three (96.3), Code 1966, is here-
by amended
- 8 as follows:
- 9 1. By striking all of lines six (6) through twenty-three (23) of sub-
section four
- 10 (4) and inserting in lieu thereof the following:
- 11 'highest, subject to the following limitations:
- 12 The weekly benefit amount payable to any individual for any one week
shall

- 13 not exceed:
- 14 Seventy dollars if the individual has five or more dependents;
- 15 Sixty-five dollars if the individual has four dependents;
- 16 Sixty-one dollars if the individual has three dependents;
- 17 Fifty-eight dollars if the individual has two dependents;
- 18 Fifty-six dollars if the individual has one dependent;
- 19 Fifty-five dollars if the individual has no dependents.' "
- 20 2. Further amend Senate File 353 as follows:
- 21 a. By striking the letter and period "c." in line sixteen (16)
- 22 of page two (2).
- 23 b. By inserting a comma after the word "days" in page two (2),
- 24 line twenty-one (21), and after the word "days" in page two (2),
- 25 line twenty-three (23).
- 26 c. By striking the comma and word ", or" in line twenty-four (24)
- 27 on page two (2).
- 28 d. By striking lines one (1) and two (2) of page three (3) and
- 29 substituting in lieu thereof the following:
- 30 "current benefit year, and who has no earnings in excess of
- 31 thirty dollars per week, but only if such husband or wife is
- 32 currently ineligible to receive benefits".
- 33 e. By striking the letter and period "d." in line six (6) of
- 34 page three (3).
- 35 f. By striking the letter and period "e." in line thirteen (13)
- 36 of page three (3).
- 37 g. By striking all of lines two (2) through eighteen (18) of
- 38 page four (4) and inserting in lieu thereof the following:
- 39 1. By striking the words "two hundred" in line two (2) of
- 40 subsection five (5) and inserting in lieu thereof the
- 41 words "three hundred"; by striking the words "one hundred"
- 42 in line six (6) of subsection five (5) and inserting in
- 43 lieu thereof the words "three hundred"; and by striking
- 44 lines twelve (12) through fourteen (14) of subsection
- 45 five (5) and inserting in lieu thereof the following:
- 46 "work totaling an amount not less than five times his
- 47 weekly benefit amount as a condition to receiving benefits
- 48 in the next benefit year."
- 49 h. By striking lines twenty-five (25), twenty-six (26), and twenty-
- 50 seven (27) on page four (4) and substituting in lieu thereof
- 51 the following:
- 52 "was paid wages for insured work totaling an amount not less
- 53 than five times the claimant's weekly benefit amount, provided".

LUCAS J. DeKOSTER
DAVID M. STANLEY

- 1 Amend Senate File 441 on page 1, line 11, by striking
- 2 the words "of the state" and inserting in lieu thereof
- 3 "and the capitol planning commission".

HUGH H. CLARKE

- 1 Amend Senate File 473 as follows:
- 2 1. By striking on page 1 all of lines 22, 23, 24
- 3 and 25, striking the comma (,) at the end of line 21, and
- 4 inserting in lieu thereof a period (.).
- 5 2. By striking on page 2 all of lines 1, 2, 3, 4,
- 6 and all of line 5 except the word "all" which shall be
- 7 initially capitalized.

GENE W. GLENN

- 1 Amend Senate File 473, page 2, line 20, by striking
- 2 the words "primary road".

ROBERT R. RIGLER

- 1 Amend Senate File 473, page 2, by striking from
- 2 lines 2, 3, 4 and 5 the following: "one-fourth of any
- 3 and all funds received by the state from the federal
- 4 government for use in the construction or reconstruction
- 5 of primary highways, or the extension of primary highways
- 6 in cities and towns,".

ROBERT R. RIGLER

- 1 Amend Senate File 473 by inserting on page 2, line 9, after
- 2 the word, "fund", the words, ", except funds received as defined
- 3 in section three hundred thirteen point three (313.3), subsection
- 4 two (2), of the Code."

LEE H. GAUDINEER

- 1 Amend Senate File 473, page three (8), line twenty-six (26),
- 2 by striking the word "twenty-five", and inserting in
- 3 lieu thereof the word "twenty".

CHESTER O. HOUGEN

- 1 Amend Senate File 565 as follows:
- 2 1. By striking from page 17, line 23, the words and figures
- 3 "lines five (5) and six (6)" and insert in lieu thereof the words
- 4 and figure "line five (5)".
- 5 2. By striking from page 40, lines 17 and 18, the word and
- 6 figure "three (3)" and inserting in lieu thereof the word and
- 7 figure "two (2)".
- 8 3. By inserting in page 42, line 3, after the word "from" the
- 9 word "the".

LUCAS J. DeKOSTER

- 1 Amend Senate File 612 by striking on page 1, lines 10 through
- 2 13, inclusive, and by renumbering the remaining subsections.

LEE H. GAUDINEER

- 1 Senate File 612 is hereby amended by striking from page two
- 2 (2) all of line four (4) and inserting in lieu thereof the
- 3 words and figures "1973, and one member to serve until July 1,
- 4 1975. Thereafter,".

HUGH H. CLARKE

- 1 Amend Senate File 628 as follows:
- 2 1. By striking from page 1, line 11, the words "migrant per-
- 3 sons" and inserting in lieu thereof the word "migrants".
- 4 2. By striking from page 1, line 14, the word "anytime" and
- 5 inserting in lieu thereof the words "any time".
- 6 3. By striking from page 1, line 15, the word "are" and insert-
- 7 ing in lieu thereof the word "is".
- 8 4. By striking from page 2 lines 14 through 17, inclusive.
- 9 5. By striking from page 2 lines 25 through 27, inclusive,
- 10 and renumbering the sections.
- 11 6. By striking from page 3 lines 4 through 8, inclusive, and
- 12 inserting in lieu thereof the following: 18. "Migrant" means any
- 13 individual who customarily and repeatedly travels from state to
- 14 state for the purpose of obtaining seasonal employment in agriculture,
- 15 including the spouse and children of such individuals, whether or not

- 16 authorized by law to engage in such employment.
- 17 7. By striking from page 4, lines 7 and 8, the words "of public
18 health".
- 19 8. By striking from page 4, line 8, the words "or his designated
20 appeals officer".
- 21 9. By striking from page 4, lines 14 and 15, the words "or
22 appeals officer".
- 23 10. By striking from page 4, line 28, the words "or appeals
24 officer".
- 25 11. By striking from page 4, line 33, the words "or appeals
26 officer".
- 27 12. By striking from page 5, lines 2 and 3, the words "or his
28 appeals officer" and "or appeals officer".
- 29 13. By striking from page 5, lines 8 and 9, the words "or
30 appeals officer".
- 31 14. By striking from page 5, line 17, the words "or his appeals
32 officer".
- 33 15. By striking from page 5, lines 21 and 22, the words "or his
34 appeals officer".
- 35 16. By striking from page 5, line 24, the words "of public
36 health or his appeals officer".
- 37 17. By striking from page 5, lines 27 and 28, the words "of
38 public health or his appeals officer".
- 39 18. By striking from page 6, lines 1 and 2, the words "Authorized
40 employees and representatives of the department" and inserting in lieu
41 thereof the words "The commissioner".
- 42 19. By relocating page 6, lines 12 through 31, inclusive, after
43 page 4, line 3, and redesignating "Sec. 10" as "Sec. 5." and "Sec. 11"
44 as "Sec. 6." and by renumbering the following sections as required.
- 45 20. By striking from page 7, line 17, the period and inserting
46 in lieu thereof a colon.
- 47 21. By striking from page 12, line 31, the word "persons" and
48 inserting in lieu thereof the word "individuals".
- 49 22. By striking from page 12, line 34, the word "persons" and
50 inserting in lieu thereof the word "individuals".
- 51 23. By inserting in page 12, line 35, after the word "provided"
52 the words "in shared facilities".
- 53 24. By striking from page 14, line 19, the words ", which
54 includes garbage,".
- 55 25. By adding after page 16, line 29, a new subparagraph as
56 follows: "h. Agricultural pesticides and toxic chemicals shall
57 not be stored in the housing area."
- 58 26. By striking from page 17 the sentence beginning in line 4.
- 59 27. By striking from page 17, line 22, the word "person".
- 60 28. By striking from page 18, line 4, the words "person or
61 worker".
- 62 29. By striking from page 18, line 6, the words "person or
63 worker".

HAROLD A. THORSEN
LEE H. GAUDINEER, JR.
DAVID M. STANLEY

- 1 Amend House File 16, as passed by the House, page three, line 31,
2 by striking the word "five" and inserting in lieu thereof the word "six".
ERNEST KOSEK

- 1 Amend House File 16 by striking on page 15, line 27, the
- 2 word, "twenty" and by inserting in lieu thereof the word, "seventy".

LEE H. GAUDINEER

Senator Van Gilst moved that the Senate adjourn until 9:00 a.m., Tuesday, April 22, 1969, which motion prevailed.

JOURNAL OF THE SENATE

**SENATE CHAMBER,
DES MOINES, IOWA, TUESDAY, APRIL 22, 1969.**

The Senate met in regular session, Senator Lange presiding.

Prayer was offered by Reverend Carl Van Farowe, pastor of the Meredith Drive Reformed Church, Des Moines, Iowa.

The Senate pledged allegiance to the flag.

The Journal of April 21, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Senator Sullivan for the day because of illness on request of Senator Stanley.

VISITORS WELCOMED

The Chair welcomed several groups of students at the request of the following Senators:

By Senator Benda, fifty-seven students from the HLIV Community School, Hartwick-Ladora-Victor, accompanied by their instructor, John Van Haalen, who were present in the balcony.

By Senator Briles, eighty sixth grade students from the Corning Elementary School, accompanied by their instructors, Mrs. Vera Kimball, Mrs. Wilma Hanna and Mrs. Pearl Schlatzhauer, who were present in the balcony.

By Senator Hammer, five vocational agriculture students from the Estherville Community High School, accompanied by their instructor, Edwin Thoreson, who were present in the balcony.

By Senator Rigler, one hundred fifty students from the Waverly-Shell Rock High School, accompanied by their instructors, Don Freeman, Dean Greenough, Bruce Slawson and Mrs. Minert, who were present in the balcony.

By Senator Briles, nine students from the Bedford Community High School, members of the Teen Age Republican Club, accompanied by their advisors, Mrs. Wayne Valentine and Mrs. Elvin Beemer, who were present in the balcony.

By Senator Lange, thirty-five senior students from Cedar Valley, accompanied by Lee Campbell and Mr. and Mrs. Ronald Shelton, who were present in the balcony.

INTRODUCTION OF BILLS

Senate File 650, by committee on appropriations, a bill for an act to appropriate from the general fund of the state to the department of public safety and various divisions thereof.

Read first time and placed on calendar.

Senate File 651, by committee on appropriations (committee on appropriations), a bill for an act to appropriate from the general fund of the state to the Iowa reciprocity board.

Read first time and placed on calendar.

Senate File 652, by committee on appropriations, a bill for an act to appropriate from the general fund of the state to the department of public safety for capital improvements for the Iowa law enforcement academy.

Read first time and placed on calendar.

Senate File 653, by committee on law enforcement, a bill for an act relating to penalties for possession of marijuana.

Read first time and placed on calendar.

HOUSE MESSAGE CONSIDERED

House File 548, a bill for an act to provide for the testing or inspection by the Iowa department of agriculture of devices used in this state in testing or measuring the moisture content of agricultural products offered for sale, processing, or storage and to make an appropriation therefor.

Read first time and passed on file.

CONSIDERATION OF BILLS

The Chair announced that five bills on the noncontroversial calendar would be the next order of business.

Senator Glenn raised a point of order that this was contrary to the regular order of daily business under Senate Rule 5, and that there must be a motion to suspend the rules to take up those bills.

Senator Stanley asked unanimous consent to take up the bills announced by the Chair.

Objection was raised.

Senator Stanley moved that the Senate take up the five noncontroversial bills in the order stated, which motion prevailed.

Senate File 395

On motion of Senator Arbuckle, Senate File 395, a bill for an act to require standardized county report forms, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Arbuckle moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 395) the vote was:

Ayes, 53:

Anderson	Gilley	Lisle	Potgeter
Arbuckle	Glenn	Lodwick	Potter
Balloun	Griffin	Lucken	Reichardt
Benda	Hammer	McGill	Rigler
Clarke	Hougen	Messerly	Schaben
Conklin	Keith	Mogged	Shirley
Curran	Klink	Mowry	Smith
DeHart	Kosek	Neu	Stanley
DeKoster	Kyhl	Nicholson	Stephens
Dodds	Lamborn	Ollenburg	Thordsen
Doderer	Lange	O'Malley	Van Gilst
Erskine	Laverty	Palmer	Walsh
Flatt	Leonard	Parker	Weimer
Frommelt			

Nays, none.

Absent or not voting, 8:

Briles	Denman	Gaudineer	Shaff
Coleman	Frey	Hill	Sullivan

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

Senate File 573

On motion of Senator Stanley, Senate File 573, a bill for an act to legalize and validate proceedings for the establishment, organization, formation, and changes in the boundaries of merged area school systems, was taken up and considered.

Senator Rigler offered the following amendment and moved its adoption:

Amend Senate File 573 by striking lines 16 through 20.

The amendment was adopted.

Senator Stanley moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 573) the vote was:

Ayes, 54:

Anderson	Frommelt	Lisle	Potgeter
Arbuckle	Gaudineer	Lodwick	Potter
Balloun	Glenn	Lucken	Reichardt
Benda	Hammer	McGill	Rigler
Clarke	Hill	Messerly	Schaben
Coleman	Hougen	Mogged	Shirley
Conklin	Keith	Mowry	Smith
Curran	Klink	Neu	Stanley
DeHart	Kosek	Nicholson	Stephens
DeKoster	Kyhl	Ollenburg	Thordsen
Dodds	Lamborn	O'Malley	Van Gilst
Doderer	Lange	Palmer	Walsh
Erskine	Laverty	Parker	Weimer
Flatt	Leonard		

Nays, none.

Absent or not voting, 7:

Briles	Frey	Griffin	Sullivan
Denman	Gilley	Shaff	

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

Senator Stanley asked and received unanimous consent that **Senate File 573** be immediately messaged to the House, which request was complied with.

Senate File 585

On motion of Senator Arbuckle, Senate File 585, a bill for an act relating to a state crime laboratory, a state medical examiner, county medical examiners, and the investigation of unnatural deaths, was taken up and considered.

Senator Clarke offered the following amendment by Senators Clarke and Gaudineer and moved its adoption:

Amend Senate File 585 by inserting on page 1, line 14, after the word, "investigations," the words, "within the capabilities of the appropriation made by the General Assembly for the use of the state crime laboratory,".

The amendment was adopted.

Senator Clarke offered the following amendment and moved its adoption:

Amend Senate File 585 by inserting in page 6, line 15, after the word "matters" the words "included within the report".

The amendment was adopted.

Senator Arbuckle moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 585) the vote was:

Ayes, 59:

Anderson	Flatt	Laverty	Potgeter
Arbuckle	Frey	Leonard	Potter
Balloun	Frommelt	Lisle	Reichardt
Benda	Gaudineer	Lodwick	Rigler
Briles	Gilley	Lucken	Schaben
Clarke	Glenn	McGill	Shaff
Coleman	Griffin	Messerly	Shirley
Conklin	Hammer	Mogged	Smith
Curran	Hougen	Mowry	Stanley
DeHart	Keith	Neu	Stephens
DeKoster	Klink	Nicholson	Thordsen
Denman	Kosek	Ollenburg	Van Gilst
Dodds	Kyhl	O'Malley	Walsh
Doderer	Lamborn	Palmer	Weimer
Erskine	Lange	Parker	

Nays, none.

Absent or not voting, 2:

Hill Sullivan

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

Senator Arbuckle asked and received unanimous consent that **Senate File 585** be immediately messaged to the House, which request was complied with.

House File 71

On motion of Senator Lisle, House File 71, a bill for an act relating to inclusion of students in attendance at area vocational schools, area community colleges, and schools of professional nursing, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Lisle moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 71) the vote was:

Ayes, 59:

Anderson	Frey	Laverty	Potgeter
Arbuckle	Frommelt	Leonard	Potter
Balloun	Gaudineer	Lisle	Reichardt
Benda	Gilley	Lodwick	Rigler
Briles	Glenn	Lucken	Schaben
Clarke	Griffin	McGill	Shaff
Coleman	Hammer	Messerly	Shirley
Conklin	Hill	Mogged	Smith
Curran	Hougen	Mowry	Stanley
DeHart	Keith	Neu	Stephens
DeKoster	Klink	Nicholson	Thordsen
Dodds	Kosek	Ollenburg	Van Gilst
Doderer	Kyhl	O'Malley	Walsh
Erskine	Lamborn	Palmer	Weimer
Flatt	Lange	Parker	

Nays, none.

Absent or not voting, 2:

Denman Sullivan

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

House File 136

On motion of Senator Messerly, House File 136, 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 Messerly moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 136) the vote was:

Ayes, 59:

Anderson	Flatt	Lange	Parker
Arbuckle	Frey	Laverty	Potgeter
Balloun	Frommelt	Leonard	Potter
Benda	Gaudineer	Lisle	Reichardt
Briles	Gilley	Lodwick	Rigler
Clarke	Glenn	Lucken	Shaff
Coleman	Griffin	McGill	Shirley
Conklin	Hammer	Messerly	Smith
Curran	Hill	Mogged	Stanley
DeHart	Hougen	Mowry	Stephens
DeKoster	Keith	Neu	Thordsen
Denman	Klink	Nicholson	Van Gilst
Dodds	Kosek	Ollenburg	Walsh
Doderer	Kyhl	O'Malley	Weimer
Erskine	Lamborn	Palmer	

Nays, none.

Absent or not voting, 2:

Schaben Sullivan

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, the Senate recessed until the fall of the gavel.

The Senate reconvened, President Jepsen presiding.

MOTION WITHDRAWN

Senator Stanley asked and received unanimous consent to withdraw the motion to limit debate filed April 21, 1969.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Mogged, 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 207, 236, 285, 287, 484, 581 and 606.

CHARLES G. MOGGED
Chairman, Senate Committee
ELIZABETH SHAW
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 the following bills: Senate Files 207, 236, 285, 287, 484, 581 and 606.

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 504, a bill for an act relating to communicable diseases.

WILLIAM R. KENDRICK, Chief Clerk

CONSIDERATION OF BILLS**Senate File 565**

On motion of Senator Neu, Senate File 565, a bill for an act to provide a unified trial court having district court judges and district court magistrates, and district court associate judges during transition; to discontinue courts inferior to the district court; and to establish traffic violations offices within the district court to receive uniform traffic violation penalties, was taken up and considered.

The committee amendment, filed March 26 and found on pages 651-655, inclusive, of the Senate Journal, was considered.

Senator DeKoster offered the following amendment to the amendment and moved its adoption:

Amend the committee on judiciary amendment to Senate File 565, filed March 26, 1969, as follows:

1. By striking from line 60 the word "or".
2. By striking from line 62 the word "or".
3. By striking line 63.

The amendment to the amendment was adopted.

Senator DeKoster offered the following amendment to the amendment and moved its adoption:

Amend the committee on judiciary amendment to Senate File 565, filed March 26, 1969, as follows:

1. By striking lines 127 through 133, inclusive, and inserting in lieu thereof the following:

(1) By striking from page 36 lines 33 through 35, inclusive.

(2) By striking from page 37 lines 1 through 5, inclusive, and inserting in lieu thereof the following:

"Section six hundred thirty-nine point eleven (639.11), Code 1966, is amended by striking from line eight (8) the words 'in a court of record,'.

Further amend said section by striking from lines nine (9) and ten (10) the words 'a justice court or'."

2. By striking from line 154 the words "justice or" and inserting in lieu thereof the words "justice or the".

3. By inserting in line 163 after the word "the" the words "second use of the".

The amendment to the amendment was adopted.

Senator Neu moved the adoption of the committee on judiciary amendment, as amended.

The amendment, as amended, was adopted.

Senator Messerly offered the following amendment:

Amend Senate File 565 as follows:

1. Page two (2), line thirty-three (33), insert, after the word "appoint", the words " , with the approval of the board of supervisors of each county involved,".

2. Page three (3), lines twenty-nine (29) and thirty (30), strike the words "In the absence of a finding by such judges of unusual circumstances,".

3. Page four (4), lines four (4) and five (5), strike the words "However, no district magistrate shall receive an annual salary in excess of twelve thousand dollars."

SPECIAL ORDER

Senator Stanley asked and received unanimous consent that **Senate File 248** be made a special order of business for Thursday, April 24, 1969, at 9:00 a.m.

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

AFTERNOON SESSION

The Senate reconvened, Senator Lange presiding.

On request of Senator Messerly, roll call revealed a quorum present.

Senate File 565

The Senate resumed consideration of Senate File 565 and the Messerly amendment.

Senator DeKoster called for a division of the amendment, section 1 to be considered as division 1, and sections 2 and 3, as division 2.

On motion of Senator Messerly, division 1 of the amendment was adopted.

Senator Messerly moved the adoption of division 2 of the amendment and requested a roll call.

On the question "Shall division 2 of the amendment be adopted?" (S.F. 565) the vote was:

Ayes, 34:

Anderson	Flatt	Lavery	Parker
Arbuckle	Frey	Lodwick	Potgeter
Balloun	Frommelt	Lucken	Potter
Briles	Gilley	Messerly	Schaben
Conklin	Hammer	Mowry	Smith
Curran	Hill	Nicholson	Stephens
DeHart	Klink	Ollenburg	Thordsen
Dodds	Kyhl	Palmer	Van Gilst
Erskine	Lange		

Nays, 16:

Benda	Glenn	McGill	Shirley
DeKoster	Griffin	Neu	Stanley
Doderer	Kosek	O'Malley	Walsh
Gaudineer	Lamborn	Rigler	Weimer

Voting present, 1:

Hougen

Absent or not voting, 10:

Clarke	Keith	Mogged	Shaff
Coleman	Leonard	Reichardt	Sullivan
Denman	Lisle		

Division 2 of the amendment was adopted.

Senator Mowry offered the following amendment and moved its adoption:

Amend Senate File 565 as follows:

1. Page 13, line 6, by adding the following sentence:

"In the event of the existence of or creation of a municipal court, said municipal court clerk's office shall constitute a traffic violations office in the county of its existence or creation, and shall be in lieu of the district court clerk's office."

2. Page 53, by adding the following new section:

"Sec. 278. Nothing in this Act shall be construed as affecting the establishment of municipal courts under chapter six hundred two (602), Code 1966, or the jurisdiction, operation, rules of procedure, or functions of existing municipal courts, nor the allocation of fines, forfeitures, operational charges or expenses as same relate to said municipal courts, and said municipal courts shall have and continue to have original jurisdiction as provided in chapter six hundred two (602), Code 1966, and related statutes."

The amendment was adopted.

Senator DeKoster offered the following amendment and moved its adoption:

Amend Senate File 565, at page 15, by inserting after line 9 the following paragraph:

"However, in the event that bond is posted in accord with this subsection, the defendant shall be allowed to change his plea to guilty at any time before the date specified in the summons for appearance either in person or by mail and to pay the minimum fine. Upon such payment, the bond previously posted shall be released, but the costs shall be retained."

The amendment was adopted.

President pro tempore Lodwick took the chair at 3:50 p.m.

Senator Mowry offered the following amendment and moved its adoption:

Amend Senate File 565 on page 16 by striking the last sentence of Sec. 31 appearing in lines 27 through 30 and inserting in lieu thereof the following:

"Costs collected by the traffic violations offices shall be remitted to the County Treasurer quarterly, to be placed in the Court fund of the county, and in the event of the existence of a municipal court, such costs shall be remitted to the Treasurer of the city."

The amendment was adopted.

Senator Neu asked and received unanimous consent to withdraw his amendment filed April 8 and found on page 830 of the Senate Journal.

On motion of Senator Neu, the following amendment filed April 21 by Senator DeKoster was adopted:

Amend Senate File 565 as follows:

1. By striking from page 17, line 23, the words and figures "lines five (5) and six (6)" and insert in lieu thereof the words and figure "line five (5)".
2. By striking from page 40, lines 17 and 18, the word and figure "three (3)" and inserting in lieu thereof the word and figure "two (2)".
3. By inserting in page 42, line 3, after the word "from" the word "the".

Senator Doderer offered the following amendment and moved its adoption:

Amend Senate File 565 as follows:

1. By striking from page 3, line 19, the word "seventy-two" and inserting in lieu thereof the word "sixty".
2. By striking from page 3, line 20, the words "that age" and inserting in lieu thereof the words "sixty-eight years of age, and shall have a high school graduation certificate".

The amendment was adopted.

Senator Mowry offered the following amendment and moved its adoption:

Amend Senate File 565, page 16, line 24, by striking the words "traffic violations" and inserting in lieu thereof the words "violations of city ordinances".

The amendment was adopted.

Senator Mowry offered the following amendment and moved its adoption:

Amend Senate File 565 as follows:

1. By adding a period (.) after the word "plaintiff" on page 16, line 25.
2. By striking the word "or" on page 16, line 26, and inserting in lieu thereof the following:

"Fines collected for violations of state traffic laws shall be remitted".

The amendment was adopted.

Senator DeKoster offered the following amendment and moved its adoption:

Amend Senate File 565, page 6, lines 13 and 14, by striking the words "upon the record thus filed without further evidence".

Division was called for.

The amendment was adopted.

Senator DeKoster offered the following amendment and moved its adoption:

Amend Senate File 565, page 6, line 14, by inserting before the words "The judge" the following:

"Such appeal may be heard either on the record or de novo. If the appeal is heard de novo, the right of trial by jury shall be preserved."

The amendment was adopted.

Senator Arbuckle moved that the vote by which the Doderer amendment was adopted by the Senate be reconsidered.

Senator Hill raised a point of order that unless the Senator who put the motion voted on the prevailing side on the amendment, his motion was out of order.

The Chair ruled the point well taken and the motion out of order.

Senator Rigler moved that the vote by which the Doderer amendment was adopted be reconsidered and called for a division.

President Jepsen took the chair at 5:12 p.m.

The motion prevailed.

Senator Rigler moved the adoption of the Doderer amendment.

The amendment was lost.

Senator Gaudineer offered the following amendment and moved its adoption:

Amend Senate File 565 as follows:

1. By striking on page 4, all after the word, "Code." in line 31 and all of

lines 32 through 35 and all of lines 1 through 11, inclusive, on page 5 and by inserting in lieu thereof the following:

"Trial shall be to the magistrate, subject to the right of appeal."

2. By striking on page 6, all after the word, "any." in line 9 and all of lines 10 through 17 and the words, "the punishment in criminal cases." and by inserting in lieu thereof the following:

"The appeal shall be a trial de novo by the district court or by jury if a request is made therefor by either party to the appeal."

The amendment was adopted.

Senator Neu moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 565) the vote was:

Rule 24 was invoked.

Ayes, 37:

Benda	Gaudineer	Lodwick	Potter
Clarke	Gilley	McGill	Reichardt
Conklin	Glenn	Messerly	Rigler
Curran	Griffin	Mowry	Schaben
DeKoster	Hammer	Neu	Shirley
Denman	Hougen	Nicholson	Stanley
Dodds	Klink	Ollenburg	Thordsen
Flatt	Kosek	O'Malley	Walsh
Frey	Leonard	Palmer	Weimer
Frommelt			

Nays, 20:

Anderson	Erskine	Lange	Parker
Balloun	Hill	Laverty	Potgater
Briles	Keith	Lisle	Shaff
Coleman	Kyhl	Lucken	Stephens
DeHart	Lamborn	Mogged	Van Gilst

Absent or not voting, 4:

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

Senate File 612

On motion of Senator Clarke, Senate File 612, a bill for an act relating to the merit system of personnel administration, was taken up and considered.

Senator Clarke asked and received unanimous consent that action on **Senate File 612** be deferred and that the bill be placed on the calendar under unfinished business.

Senate File 350

On motion of Senator Lodwick, Senate File 350, a bill for an act relating to the reporting of funds received by state departments, agencies, boards, and institutions to the state comptroller, 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 the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 350) the vote was:

Ayes, 56:

Anderson	Frey	Lange	Palmer
Arbuckle	Frommelt	Lavery	Parker
Balloun	Gaudineer	Leonard	Potgeter
Benda	Gilley	Lisle	Potter
Clarke	Glenn	Lodwick	Reichardt
Coleman	Griffin	Lucken	Rigler
Conklin	Hammer	McGill	Schaben
Curran	Hill	Messerly	Shirley
DeHart	Hougen	Mogged	Stanley
Denman	Keith	Mowry	Stephens
Dodds	Klink	Neu	Thordsen
Doderer	Kosek	Nicholson	Van Gilst
Erskine	Kyhl	Ollenburg	Walsh
Flatt	Lamborn	O'Malley	Weimer

Nays, none.

Absent or not voting, 5:

Briles	Shaff	Smith	Sullivan
DeKoster			

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

House File 389

On motion of Senator Kosek, House File 389, a bill for an act to authorize the commissioner of the department of social services to operate facilities at locations away from institutional campuses, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Kosek moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 389) the vote was:

Rule 24 was invoked.

Ayes, 48:

Anderson	Denman	Glenn	Lange
Balloun	Dodds	Griffin	Lavery
Benda	Doderer	Hammer	Leonard
Clarke	Erskine	Hougen	Lodwick
Coleman	Flatt	Keith	Lucken
Conklin	Frey	Klink	McGill
Curran	Frommelt	Kosek	Mowry
DeHart	Gaudineer	Kyhl	Neu
DeKoster	Gilley	Lamborn	Nicholson

Ollenburg
O'Malley
Palmer

Parker
Potter
Rigler

Stanley
Stephens
Thordsen

Van Gilst
Walsh
Weimer

Nays, 5:

Arbuckle
Hill

Potgeter

Reichardt

Schaben

Absent or not voting, 8:

Briles
Lisle

Messerly
Mogged

Shaff
Shirley

Smith
Sullivan

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

COMMUNICATION

The following communication was presented:

OFFICE OF THE GOVERNOR

State Capital
Des Moines, Iowa 50319

April 8, 1969

Lieutenant Governor Roger W. Jepsen
Office of the Lieutenant Governor
Local

Dear Governor Jepsen:

It is my pleasure to recommend the confirmation of the appointments of Richard H. Delaney and Nolden Gentry to the State Board of Public Instruction for the State of Iowa for the terms ending January 2, 1974.

Respectfully yours
ROBERT D. RAY
Governor

ANNOUNCEMENT OF INVESTIGATING COMMITTEES ON GOVERNOR'S APPOINTMENTS

President Jepsen, in accordance with section 2.40, Code 1966, announced the appointment of the following Senators to investigating committees:

As members of the State Board of Public Instruction:

Nolden Gentry, Des Moines, Polk County, Iowa, for the unexpired term, ending January 2, 1974:

Senator Flatt, Chairman

Senator Reichardt

Senator Laverty

Senator Briles

Senator Gaudineer

Richard H. Delaney, Burlington, Des Moines County, Iowa, for the unexpired term, ending January 2, 1974:

Senator Lodwick, Chairman

Senator Stephens

Senator Anderson

Senator Glenn

Senator Dodds

MOTION TO RECONSIDER

I move to reconsider the vote by which Senate File 473 was on April 21, 1969, referred to the committee on appropriations.

JAMES SCHABEN

INTRODUCTION OF BILLS

Senate File 654, by committee on appropriations, a bill for an act to appropriate from moneys received by certain commissions, boards, and departments.

Read first time and placed on calendar.

Senate File 655, by committee on appropriations, a bill for an act to appropriate funds from the general fund of the state to the board of regents and institutions under the control of said board.

Read first time and placed on calendar.

BILLS SENT TO THE GOVERNOR

Senator Mogged, 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 days of April, 1969, sent to the Governor for his approval: Senate Files 207, 286, 285, 287, 484, 581 and 606.

CHARLES G. MOGGED, Chairman

Passed on file.

SENATE CONCURRENT RESOLUTION 28

By Leonard

Whereas, agriculture is Iowa's and the nation's biggest and most important industry, producing approximately \$3 billion worth of crops and livestock in Iowa each year, and

Whereas, the current level of farm prices is 75 to 76 percent below the level of 100 percent of parity level which reflects the 1910-1914 level of farm prices, and

Whereas, there must be some policy of supply-management to remove the imbalance between the volume of agricultural production and the consumers demand for that production, and

Whereas, the swift advances of farm technology since World War II have begun to erode the family farm out of existence, and

Whereas, the low level of farm prices in the 1951-1964 level of farm prices, because every dollar of farm income entering the channels of trade and commerce turns over seven times to add \$7.00 to the Gross National Product, thus causing the nation in this period to lose \$1,600,000,000,000 in potential income and Iowa to lose \$19,432,000,000 in the same period, and

Whereas, agricultural research in the future must concern itself with farm prices, farm net incomes, farm bargaining procedures, and human adjustment within agriculture,

Be It Resolved: That the Governor be requested to appoint a Farm Ad-

visory Council, composed of representatives from industry, business, education, labor, and agriculture to study this problem.

Be It Further Resolved: That this Advisory Council work with the Iowa Congressional delegation to find a practical solution for the economic and social ill now deflating the rural economics of Iowa and America.

ANNOUNCEMENT BY PRESIDENT OF SENATE

Senator Joseph B. Flatt is appointed to the investigating committee on the appointment of Wendell C. Pellett of Atlantic, Iowa, as a member of the Soil Conservation Committee, replacing Senator James E. Briles.

REPORTS OF COMMITTEES

Senator Messerly submitted the following report:

MR. PRESIDENT: Your committee on appropriations, to which was referred **House File 428**, a bill for an act relating to retirement and removal of 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:

Amend House File 428 as follows:

1. By striking from page three (3), lines twenty-nine (29) through thirty-five (35), inclusive, and from page four (4), line one (1), and inserting in lieu thereof the following:

"5. Biennially, the state comptroller shall estimate the amount of money necessary in the ensuing biennium, in addition to the contributions and earnings provided herein, to maintain an actuarially sound system and funds, except, however, that if the state comptroller finds that the amount in dollars transferred by the state will not be sufficient in the future to maintain an actuarially sound system and must be increased, then one-half the amount of such increase shall be proratably borne by the judges in increased contributions and one-half by the state. Such sums as may be necessary to maintain the system and fund shall be appropriated from the general fund of the state by the General Assembly."

2. By adding at page four (4), line twelve (12), after the word "time" the following:

"provided he makes contribution to the fund at the rates provided in subsection two (2) of section five (5) of this Act, applied to his salary for his last year as a judge, for each of the intervening years from the time he ceased to be a judge until his application for retirement compensation."

3. By striking from page six (6), lines twenty-three (23) and twenty-four (24), and inserting in lieu thereof the following:

"In the year 1972, and every two years thereafter, the state comptroller shall make an actuarial investigation in the mortality, service, and compensation experience of the members and beneficiaries of the system and shall make a valuation of the assets and liabilities of the funds of the system, and taking into account the results of such investigation and valuation, the comptroller shall adopt for the system such mortality and other tables as may be necessary and make recommendation concerning any necessary changes in rates of contributions or amount of appropriations. A summary of such actuarial investigation and recommendations shall be mailed by ordinary mail to each member of the ensuing General Assembly."

4. Page 4, section 7, subsection 2, lines 28 through 32, shall be stricken from the bill beginning with the words "In either case . . .".

FRANCIS L. MESSERLY, Chairman

Ordered passed on file.

Senator Walsh submitted the following reports:

MR. PRESIDENT: Your committee on cities and towns, to which was referred Senate File 323, a bill for an act relating to assessment procedures for low-type street improvements, optional court confirmation, alternate modes of payment to contractors, and the repeal of obsolete special assessment provisions, begs leave to report it has had the same under consideration and recommends the same *do pass*.

JOHN M. WALSH, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on cities and towns, to which was referred Senate File 575, a bill for an act relating to the statutory ceilings on the salaries of municipal officials, begs leave to report it has had the same under consideration and recommends the same *do pass*.

JOHN M. WALSH, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on cities and towns, to which was referred House File 183, a bill for an act relating to the removal and replacement of diseased elm trees on public property, and authorizing cities and towns to issue general obligation bonds to cover the cost thereof, begs leave to report it has had the same under consideration and recommends the same *do pass*.

JOHN M. WALSH, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on cities and towns, to which was referred House File 184, a bill for an act relating to removal of dead or diseased trees, the assessment of costs and issuance of special assessment bonds therefor, begs leave to report it has had the same under consideration and recommends the same *do pass*.

JOHN M. WALSH, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on cities and towns, to which was referred House File 196, a bill for an act relating to the referendum for approval of low rent housing projects, begs leave to report it has had the same under consideration and recommends the same *do pass*.

JOHN M. WALSH, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on cities and towns, to which was referred House File 198, a bill for an act relating to membership on the civil

service commission, begs leave to report it has had the same under consideration and recommends the same *do pass*.

JOHN M. WALSH, Chairman

Ordered passed on file.

Senator Briles submitted the following reports:

MR. PRESIDENT: Your committee on county government, to which was referred *Senate File 406*, a bill for an act relating to records in the county recorder's office, begs leave to report it has had the same under consideration and recommends the same *do pass*.

JAMES BRILES, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on county government, to which was referred *House File 173*, a bill for an act relating to the compensation of the clerk of the grand jury, begs leave to report it has had the same under consideration and recommends the same *do pass*.

JAMES BRILES, Chairman

Ordered passed on file.

Senator Clarke submitted the following reports:

MR. PRESIDENT: Your committee on state government, to which was referred *Senate File 433*, a bill for an act relating to the Iowa national guard, begs leave to report it has had the same under consideration and recommends the same *do pass*.

HUGH H. CLARKE, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on state government, to which was referred *House File 515*, a bill for an act relating to the licenses of pharmacists, pharmacies, and wholesale druggists, begs leave to report it has had the same under consideration and recommends the same *do pass*.

HUGH H. CLARKE, Chairman

Ordered passed on file.

AMENDMENTS FILED

- 1 Amend the Reichardt, Gaudineer amendment to Senate File 248,
- 2 filed April 18, 1969, as follows:
- 3 1. By inserting in line 86 after the word, "to" the words,
- 4 "probation, suspended sentence, deferred sentence or deferred ac-
- 5 ceptance of a plea of guilty or".
- 6 2. By striking in line 67 the word, "fifteen" and by in-
- 7 serting in lieu thereof the word, "thirty".
- 8 3. By inserting after the period (.) in line 69 the follow-
- 9 ing:
- 10 "Notwithstanding the provisions of the indeterminate sentence
- 11 law, the court may pronounce sentence for a lesser period of time
- 12 than the maximum sentence. Persons convicted of a violation of
- 13 the provisions of this section shall not be subject to probation,
- 14 suspended sentence, deferred sentence or deferred acceptance of a
- 15 plea of guilty or parole until the minimum sentence prescribed in

16 this section shall have been served."

17 4. By striking lines 70 through 84, inclusive.

18 5. By striking the word, "ten" in line 90 and by inserting
19 in lieu thereof the word, "fifteen".

20 6. By striking the word, "fifteen" in line 95 and by insert-
21 ing in lieu thereof the words, "twenty-five".

22 7. By inserting in line 95 after the period the following:

23 "Notwithstanding the provisions of the indeterminate sentence
24 law, the court may pronounce sentence for a lesser period of time
25 than the maximum sentence. Persons convicted of a violation of
26 the provisions of this section shall not be subject to probation,
27 suspended sentence, deferred sentence or deferred acceptance of a
28 plea of guilty or parole until the minimum sentence prescribed in
29 this section shall have been served."

30 8. By inserting in line 107 after the word, "age" the words,
31 "without such child's consent".

32 9. By inserting in line 122 after the word, "age" the words,
33 "without such child's consent".

34 10. By inserting in line 129 after the period (.) the follow-
35 ing:

36 "Notwithstanding the provisions of the indeterminate sen-
37 tence law, the court may pronounce sentence for a lesser period
38 of time than the maximum sentence."

39 11. By inserting in line 139 after the period (.) the fol-
40 lowing:

41 "Notwithstanding the provisions of the indeterminate sentence
42 law, the court may pronounce sentence for a lesser period of time
43 than the maximum sentence. Persons convicted of a violation of
44 the provisions of this section shall not be subject to probation,
45 suspended sentence, deferred sentence or deferred acceptance of a
46 plea of guilty or parole until the minimum sentence prescribed in
47 this section shall have been served."

48 12. By inserting in line 146 after the word, "age" the words,
49 "without such child's consent".

50 13. By inserting in line 153 after the period (.) the fol-
51 lowing:

52 "Notwithstanding the provisions of the indeterminate sentence
53 law, the court may pronounce sentence for a lesser period of time
54 than the maximum sentence."

55 14. By inserting in line 163 after the period (.) the fol-
56 lowing:

57 "Notwithstanding the provisions of the indeterminate sentence
58 law, the court may pronounce sentence for a lesser period of time
59 than the maximum sentence. Persons convicted of a violation of the
60 provisions of this section shall not be subject to probation, sus-
61 pended sentence, deferred sentence or deferred acceptance of a
62 plea of guilty or parole until the minimum sentence prescribed in
63 this section shall have been served."

64 15. By inserting in line 247 after the word, "person" the words,
65 "when eligible."

66 16. By striking lines 258 through 264, inclusive, and in-
67 serting in lieu thereof the following:

68 "Whenever a person has been convicted of a violation of this
69 Act and been sentenced pursuant to subsection two (2) of section
70 seventeen (17), such person shall remain under the jurisdiction of

the department and confined to whichever institution, including the penitentiary, under the departments control that the commissioner may designate. Any person confined to the penitentiary for security reasons or because present acceptable and recognized methods of treatment will not reasonably lead to such person's recovery, shall continue to have their cases reviewed and evaluated pursuant to section eighteen (18). If subsequent medical discoveries would allow such person to receive treatment that would reasonably lead to such person's recovery, he shall be so treated in whatever institution designated by the commissioner. Whenever, a person who has been sentenced pursuant to subsection one (1) of section seventeen (17) becomes mentally ill and such illness is certified by the review board after examination, such person shall thereafter be considered to have been sentenced pursuant to subsection two (2) of section seventeen (17). Whenever the review board has determined that a person sentenced pursuant to subsection two (2) of section seventeen (17) has regained good mental health and is no longer dangerous to society, the review board shall transmit copies of all reports with its recommendation for further disposition of such person to the board of parole. The board of parole, upon receipt of the reports and recommendation shall reconsider such reports and recommendation and determine whether such person shall be paroled or remain under the custody of the department. Any person who is denied parole shall have their case reconsidered, if it should be resubmitted by the review board. Any person granted parole shall be supervised as any other parolee and shall be subject to parole revocation or discharge as provided by law."

17. By adding the following new sections thereto:

"Sec. 24. Sections six hundred twenty-two point seven (622.7), six hundred twenty-two point nine (622.9), and six hundred twenty-two point ten (622.10) of the Code and any other statute or rule of evidence which excludes or makes privileged the testimony of a husband or wife against the other or the testimony of a health practitioner as to confidential communications, shall not apply to evidence regarding a violation of this Act in any judicial proceeding, civil or criminal."

18. "Sec. 25. Whenever a person who has been sentenced or committed pursuant to this Act, escapes or leaves such institution to which committed without lawful authority, such escape or leaving without lawful authority shall constitute a violation of section seven hundred forty-five point one (745.1), of the Code."

LEE H. GAUDINEER
WILLIAM REICHARDT

Amend Senate File 551 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Chapter seven (7), Code 1966, is hereby amended by adding the following new section thereto:

"The governor may, whenever he deems it desirable, create by executive order a committee or agency to direct and coordinate the efforts of various private committees, agencies or non-profit corporations to accomplish their joint or similar goals. The executive order shall prescribe the membership and duties of any such committee or agency. Such committee or agency shall not be financed by any state appropriation or any tax revenues; however

- 12 an annual audit by the state auditor shall be conducted."
13 Sec. 2. By striking in line 1, all after the word, "to" and
14 by inserting in lieu thereof the words, "the authority of the
15 governor to appoint certain committees and agencies."

COMMITTEE ON STATE GOVERNMENT

HUGH H. CLARKE, Chairman

- 1 Amend Senate File 565 as follows:

- 2 1. By striking from page 3, line 19, the words
3 "seventy-two" and inserting in lieu thereof the word "sixty".
4 2. By striking from page 3, line 20, the words "that
5 age" and inserting in lieu thereof the words "sixty-eight
6 years of age, and shall have a high school graduation
7 certificate".

MINNETTE DODERER

- 1 Amend Senate File 565 as follows:

- 2 1. By striking on page 4, all after the word, "Code." in
3 line 31 and all of lines 32 through 35 and all of lines 1 through
4 11, inclusive, on page 5 and by inserting in lieu thereof the fol-
5 lowing:
6 "Trial shall be to the magistrate, subject to the right of
7 appeal."
8 2. By striking on page 6, all after the word, "any." in line
9 9 and all of lines 10 through 17 and the words, "the punishment
10 in criminal cases." and by inserting in lieu thereof the follow-
11 ing:
12 "The appeal shall be a trial de novo by the district court
13 or by jury if a request is made therefor by either party to the
14 appeal."

LEE H. GAUDINEER

- 1 Amend Senate File 565, page 6, lines 13 and 14, by
2 striking the words "upon the record thus filed
3 without further evidence".

LUCAS J. DeKOSTER

- 1 Amend Senate File 565, page 6, line 14, by inserting
2 before the words "The judge" the following:
3 "Such appeal may be heard either on the record or
4 de novo. If the appeal is heard de novo, the right
5 of trial by jury shall be preserved."

LUCAS J. DeKOSTER

- 1 Amend Senate File 565 as follows:

- 2 1. By adding a period (.) after the word "plaintiff"
3 on page 16, line 25.
4 2. By striking the word "or" on page 16, line 26,
5 and inserting in lieu thereof the following:
6 "Fines collected for violations of state
7 traffic laws shall be remitted".

JOHN L. MOWRY

- 1 Amend Senate File 565, page 16, line 24, by striking the
2 words "traffic violations" and inserting in lieu thereof
3 the words "violations of city ordinances".

JOHN L. MOWRY

- 1 Amend Senate File 590 by striking from page 1, line 5, the
- 2 word and figure "two (2)" and inserting in lieu thereof the word
- 3 and figure "one (1)".

LUCAS J. DeKOSTER

- 1 Amend Senate File 597 as follows:
- 2 By striking on page 4, line 2, the words "thirty thousand
- 3 (30,000)" and inserting in lieu thereof the words "thirty-
- 4 seven thousand, six hundred (37,600)".

JOSEPH B. FLATT
BASS VAN GILST

- 1 Amend Senate File 597, page six (6), by striking
- 2 all of lines one (1) through six (6) and inserting in
- 3 lieu thereof the following:
- 4 "for the three commissioners at thirteen
- 5 thousand (13,000) dollars each\$5,568,720.00
- 6 b. Liquor enforcement division
- 7 For salaries, support, maintenance and
- 8 miscellaneous purposes\$ 241,790.00
- 9 Total\$5,810,510.00
- 10 Further amend Senate File 597, page nine (9), line
- 11 eighteen (18), by striking the figure "22,252,800.00" and
- 12 inserting in lieu thereof the figure "\$22,255,800.00"

KENNETH BENDA
ANDREW G. FROMMELT
HAROLD A. THORSEN

- 1 The Clarke Amendment to Senate File 612, filed on April 18,
- 2 1969, is hereby amended by inserting in line twenty-two (22) after
- 3 the words "regents," the words "the superintendent of public
- 4 instruction and members of the professional staff of the
- 5 department of public instruction, appointed under the pro-
- 6 visions of section two hundred fifty-seven point twenty-four
- 7 (257.24) of the Code, who possess a current, valid teacher's
- 8 certificate or who are assigned to vocational activities or
- 9 programs,".

HUGH H. CLARKE

- 1 Amend House File 781 as follows:
- 2 1. Page 21, by striking all of lines twenty-five (25)
- 3 through line thirty-five (35) and inserting in lieu thereof
- 4 the following:
- 5 "97. The ninety-seventh representative district shall
- 6 consist of:
- 7 a. In Wapello County, Columbia, Richland, Highland,
- 8 Compentine, Dahlonaga, Agency, Pleasant and Washington town-
- 9 ships, and that portion of Center township outside the city
- 10 of Ottumwa.
- 11 b. That portion of the City of Ottumwa composed
- 12 of precincts one (1), two (2), three (3), four (4), five (5),
- 13 six (6), seven (7), eight (8) and nine (9).
- 14 98. The ninety-eighth representative district shall
- 15 consist of:
- 16 a. All of Davis County.
- 17 b. In Wapello County, Cass, Polk, Adams, Green and

18 Keokuk townships.

19 c. That portion of the city of Ottumwa composed of
20 precincts ten (10), eleven (11), twelve (12), thirteen (13),
21 fourteen (14), fifteen (15), sixteen (16) and seventeen (17)."

22 2. Page 22, strike line one (1).

GENE W. GLENN

On motion of Senator Stanley, the Senate adjourned until 9:00
a.m., Wednesday, April 23, 1969.

JOURNAL OF THE SENATE

**SENATE CHAMBER,
DES MOINES, IOWA, WEDNESDAY, APRIL 23, 1969.**

The Senate met in regular session, President Jepsen presiding.

Prayer was offered by Reverend Norman Eddy, pastor of the Foursquare Church, Independence, Iowa.

The Senate pledged allegiance to the flag.

The Journal of April 22, 1969, was approved.

LEAVES OF ABSENCE

Leaves of absence were granted as follows:

Senator Sullivan for the day because of illness on request of Senator Stanley; Senator Van Gilst for the morning session on request of Senator Frommelt.

PETITIONS

The following petitions were presented and placed on file:

By Senator Conklin, from twenty-three residents of Black Hawk County favoring passage of Senate File 248 relating to the detention, treatment and punishment of convicted child molesters and sex offenders.

By Senator Briles, from one hundred fifty residents of Adams, Montgomery, Taylor and Union Counties favoring the legalization of pari-mutuel wagering on horse races.

VISITORS WELCOMED

President Jepsen welcomed several groups of students at the request of the following Senators:

By Senator Balloun, ninety-two senior students from North Tama County Community High School, Traer, accompanied by their instructors, Mr. Clark, Mr. Law and Mr. Phillips, who were present in the balcony.

By Senator Frey, forty-eight junior students from the Carson-Macedonia High School, accompanied by their instructor, Tom C. Murr, who were present in the balcony.

By Senator Stanley, twenty-two senior students from Clarence High School, who were present in the balcony.

By Senator Van Gilst, eighty students from Oskaloosa Junior High School, accompanied by their principal, Bill Cain, and instructors, Henry Boeyink and Curt Frey, who were present in the balcony.

By Senator Balloun, a group of students from Dysart-Geneseo Community School, accompanied by their principal, Dale Canfield, and instructor, Ken Paulsen, who were present in the balcony.

INTRODUCTION OF BILL

Senate File 656, by committee on cities and towns, a bill for an act authorizing cities and towns to impose local income, earnings, sales, and wheel taxes, upon a majority vote of the electorate.

Read first time 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 77, a bill for an act relating to snowmobiles.

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

House File 163, a bill for an act relating to administrative rules of departments of the state.

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

House File 305, a bill for an act relating to anatomical gifts and related procedures.

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

House File 535, a bill for an act to legalize and validate proceedings of the Board of Directors of Area Community College Merged Area.

WILLIAM R. KENDRICK, Chief Clerk

HOUSE MESSAGES CONSIDERED

House File 77, a bill for an act relating to snowmobiles.

Read first time and passed on file.

House File 163, a bill for an act relating to administrative rules of departments of the state.

Read first time and passed on file.

House File 305, a bill for an act relating to anatomical gifts and related procedures.

Read first time and passed on file.

House File 535, a bill for an act to legalize and validate the proceedings of the Board of Directors of Area Community College Merged Area (Education) XI and the Board of Directors of the Boone Community School District, in regard to the leasing and transfer of the Boone Junior College facilities for an extended term, and to authorize and direct said Boards of Directors to execute such Lease Agreement and to constitute it a valid and binding contractual obligation of the respective School Districts.

Read first time and passed on file.

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

The Senate reconvened, President Jepsen presiding.

UNFINISHED BUSINESS

Senate File 612

On motion of Senator Clarke, Senate File 612, a bill for an act relating to the merit system of personnel administration, was taken up for further consideration.

Senator Stanley asked and received unanimous consent to withdraw the following amendment filed by Senators Stanley, et al., on April 4:

Senate File 612 is hereby amended by inserting on page two (2), in line twenty-three (23), before the period the words ", and persons employed by the commission for the blind".

Senator Clarke asked and received unanimous consent to withdraw the following amendment filed by Senators Clarke and Stanley on April 10:

Amend Senate File 612 as follows:

By adding in page 2, line 23, after the figure "(12)" the words ", and employees of the board of regents".

Senator Clarke asked unanimous consent to withdraw the following amendment filed April 15:

Senate File 612 is hereby amended by striking from page three (3), lines two (2) through six (6), inclusive.

Objection was raised.

Senator Clarke moved that the amendment be withdrawn.

Division was called for.

The motion prevailed, and the amendment was withdrawn.

Senator Clarke asked and received unanimous consent to withdraw the following amendment:

Amend Senate File 612 by adding the following new section:

"Chapter ninety-five (95), Acts of the Sixty-second General Assembly, is hereby amended by adding the following new section:

"The provisions of this Act, including but not limited to its provisions on employees and positions to which the merit system apply, shall prevail over any inconsistent provisions of the Code, including the Acts of the Sixty-second General Assembly, and all subsequent Acts unless such Acts provide a specific exemption from the merit system."

Senator Clarke offered the following amendment by Senators Clarke, et al.:

Senate File 612 is hereby amended by striking from page two (2), lines seven (7) through thirty-five (35) inclusive, and by striking from page three (3), lines one (1) through six (6) inclusive, and inserting in lieu thereof the following:

Sec. 4. Chapter ninety-five (95), section nine (9), Acts of the Sixty-second General Assembly, is hereby amended as follows:

1. By inserting after the period in line twenty-two (22) the following new sentence.

"No allocation or reallocation of a position by the director to a different classification shall become effective if such allocation or reallocation may result in the expenditure of funds in excess of the total amount budgeted for the department of the appointing authority until approval has been obtained from the state comptroller."

2. By inserting after the period in line forty-four (44), the following new paragraph:

"Unless otherwise established by law, the Governor, with the approval of the executive council, shall establish a pay plan for all exempt positions in the executive branch of government except for employees of the governor, board of regents, the commission for the blind, members of the Iowa highway safety patrol and other peace officers employed by the department of public safety, and officers and enlisted men of the armed services under state jurisdiction."

Sec. 5. Chapter ninety-five (95), section three (8), Acts of the Sixty-second General Assembly, is hereby amended as follows:

1. By inserting after the word "regents" in line sixty (60) the words "and the educational radio and television facility board".

2. By striking from line sixty (60) the word "its" and inserting in lieu thereof the word "their".

3. By inserting after the word "system" in line sixty-four (64) the words "or the educational radio and television facility boards merit system".

Sec. 6. Chapter ninety-five (95), section three (3), Acts of the Sixty-second General Assembly, is hereby amended by striking line forty-one (41).

Sec. 7. Chapter ninety-five (95), section three (3), Acts of the Sixty-second General Assembly, is hereby amended as follows:

1. By adding as subsection fifteen (15) the following:

"Members of the Iowa highway safety patrol and other peace officers employed by the department of public safety."

2. By adding as subsection sixteen (16) the following:

"Employees of the educational radio and television facility board."

Sec. 8. Chapter ninety-five (95), Acts of the Sixty-second General Assembly, is hereby amended by adding the following new section:

"The provisions of this Act, including but not limited to its provisions on employees and positions to which the merit system apply, shall prevail over any inconsistent provisions of the Code, including the Acts of the Sixty-second General Assembly, and all subsequent Acts unless such subsequent Acts provide a specific exemption from the merit system."

Senator Clarke offered the following amendment to the amendment and moved its adoption:

The Clarke amendment to Senate File 612, filed on April 18, 1969, is hereby amended by inserting in line twenty-two (22) after the word "regents," the words "the superintendent of public instruction and 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,".

The amendment to the amendment was adopted.

DISTINGUISHED GUESTS

President Jepsen invited the Senator from Cerro Gordo County to escort to the rostrum six distinguished guests, members of the Clear Lake Commodores.

Senator Curran presented to the Senate the Honorable Floyd Nesbitt, Mayor of Clear Lake; M. A. Hintzman, Secretary of the Chamber of Commerce; Avery Johnson, Wayne Oltrogge, Mark Arneson and Joe Roth. Mr. Roth extended to the members of the Senate a cordial invitation to Clear Lake for Governor's Day, August 1, 2 and 3, 1969.

SPECIAL ORDER

Senator Stanley asked unanimous consent that **House File 781** be made a special order of business for Monday, April 28, 1969, at 9:00 a.m.

Objection was raised.

Senator Stanley moved that **House File 781** be made a special order of business for Monday, April 28, 1969, at 9:00 a.m., which motion prevailed.

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

AFTERNOON SESSION

The Senate reconvened, President Jepsen presiding.

COMMUNICATIONS

The following communications were presented:

OFFICE OF THE GOVERNOR

State Capitol
Des Moines, Iowa 50319

April 23, 1969

Hon. Roger W. Jepsen
Lieutenant Governor of Iowa
Local

Dear Governor Jepsen:

It is my pleasure to submit to the Senate for their consideration the name of Bruce H. Van Druff of Red Oak, Montgomery County, Iowa, for appointment as a member of the Commission of Aeronautics under the provisions of section 328.2 of the Code of Iowa, 1966, for the regular six-year term beginning July 1, 1969, and ending June 30, 1975.

Respectfully yours
ROBERT D. RAY
Governor

Also:

Dear Governor Jepsen:

It is my pleasure to submit to the Senate for their consideration the name of Norbert D. Baltes of Charles City, Floyd County, Iowa, for appointment as a member of the Commission of Aeronautics under the provisions of section 328.2 of the Code of Iowa, 1966, for the regular six-year term beginning July 1, 1969, and ending June 30, 1975.

Respectfully yours
ROBERT D. RAY
Governor

Also:

Dear Governor Jepsen:

It is my pleasure to submit to the Senate for their consideration the name of Kenneth MacDonald of Iowa City, Johnson County, Iowa, for appointment as a member of the Board of Examiners in the Basic Sciences under the provisions of section 146.6 of the Code of Iowa, 1966, for the regular six-year term beginning July 1, 1969, and ending June 30, 1975.

Respectfully yours
ROBERT D. RAY
Governor

Also:

Dear Governor Jepsen:

It is my pleasure to submit to the Senate for their consideration the name of Elmer W. Hertel of Waverly, Bremer County, Iowa, for appointment as a member of the Board of Examiners in the Basic Sciences under the provisions of section 146.6 of the Code of Iowa, 1966, for the regular six-year term beginning July 1, 1969, and ending June 30, 1975.

Respectfully yours
ROBERT D. RAY
Governor

Senate File 612

The Senate resumed consideration of Senate File 612 and the Clarke, et al., amendment.

Senator Balloun offered the following amendment to the amendment by Senators Balloun and Erskine:

Amend the Clarke amendment of April 18, 1969, to Senate File 612, line 24, by inserting after the comma the words "conservation officers".

Senator Balloun moved the adoption of the amendment to the amendment and called for a division.

The amendment to the amendment was lost.

Senator Mowry offered the following amendment to the amendment and moved its adoption:

Amend the amendment filed April 18, 1969, by Clarke, Stanley, et al., after line 48, as follows:

1. By adding the following to section 7:

"3. Employees of the State Highway Commission."

Roll call was requested by Senator Glenn.

On the question "Shall the amendment to the amendment be adopted?" (S.F. 612) the vote was:

Rule 24 was invoked.

Ayes, 21:

Anderson	Erskine	Lange	Mowry
Balloun	Flatt	Leonard	Parker
Briles	Gilley	Lucken	Potter
DeHart	Glenn	McGill	Smith
Dodds	Klink	Mogged	Stephens
Doderer			

Nays, 31:

Benda	Griffin	Lisle	Schaben
Clarke	Hammer	Lodwick	Shaff
Conklin	Hill	Messerly	Shirley
Curran	Keith	Neu	Stanley
DeKoster	Kosek	Nicholson	Van Gilst
Frey	Kyhl	Ollenburg	Walsh
Frommelt	Lamborn	Potgeter	Weimer
Gaudineer	Laverty	Rigler	

Absent or not voting, 9:

Arbuckle	Hougen	Palmer	Sullivan
Coleman	O'Malley	Reichardt	Thordsen
Denman			

The amendment to the amendment was lost.

Senator Clarke offered the following amendment to the amendment and moved its adoption:

The Clarke amendment to Senate File 612, filed on April 18, 1969, is hereby amended by inserting in line twenty-two (22) after the word "regents," the words "the state educational radio and television facility board,".

The amendment to the amendment was adopted.

Senator Clarke moved the adoption of the Clarke, et al., amendment, as amended.

The amendment as amended was adopted.

Senator Clarke offered the following amendment and moved its adoption:

Senate File 612 is hereby amended by striking from page two (2) all of line four (4) and inserting in lieu thereof the words and figures "1973, and one member to serve until July 1, 1975. Thereafter,".

The amendment was adopted.

Senator Mowry asked and received unanimous consent to withdraw the following amendment filed April 4:

Amend Senate File 612 by striking all of sections four (4) and five (5) on pages 2 and 3 and renumbering the remaining sections.

Senator Gaudineer offered the following amendment:

Amend Senate File 612 by striking on page 1, lines 10 through 13, inclusive, and by renumbering the remaining subsections.

Senator Gaudineer moved the adoption of his amendment and requested a roll call.

On the question "Shall the Gaudineer amendment be adopted?" (S.F. 612) the vote was:

Rule 24 was invoked.

Ayes, 15:

Coleman	Gaudineer	Palmer	Shirley
Dodds	Glenn	Reichardt	Van Gilst
Doderer	Hill	Rigler	Weimer
Frommelt	McGill	Schaben	

Nays, 43:

Anderson	Flatt	Lange	Ollenburg
Arbuckle	Frey	Laverty	Parker
Balloun	Gilley	Leonard	Potgeter
Benda	Griffin	Lisle	Potter
Briles	Hammer	Lodwick	Shaff
Clarke	Hougen	Lucken	Smith
Conklin	Keith	Messerly	Stanley
Curran	Klink	Mogged	Stephens
DeHart	Kosek	Mowry	Thordsen
DeKoster	Kyhl	Neu	Walsh
Erskine	Lamborn	Nicholson	

Absent or not voting, 3:

Denman	O'Malley	Sullivan
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The amendment was lost.

Senator Glenn offered the following amendment and moved its adoption:

Amend Senate File 612 by adding the following new section:

Chapter ninety-five (95), section 14, Acts of the Sixty-second General Assembly, is hereby amended as follows:

By striking in line 19 the words "writ of" and by striking all of lines 20 and 21, and inserting in lieu thereof the words "filing in district court within 20 days after the commission's findings notice of appeal from said decision, which matter shall then be heard and decided de novo by the district court."

The amendment was adopted.

Senator Clarke moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 612) the vote was:

Ayes, 50:

Anderson	Frey	Leonard	Potgeter
Arbuckle	Gilley	Lisle	Potter
Benda	Glenn	Lodwick	Rigler
Briles	Griffin	Lucken	Shaff
Clarke	Hammer	Messerly	Shirley
Conklin	Hill	Mogged	Smith
Curran	Hougen	Mowry	Stanley
DeHart	Keith	Neu	Stephens
DeKoster	Klink	Nicholson	Thordsen
Dodds	Kosek	Ollenburg	Van Gilst
Doderer	Kyhl	Palmer	Walsh
Erskine	Lamborn	Parker	Weimer
Flatt	Laverty		

Nays, 7:

Balloun	Frommelt	Lange	Schaben
Coleman	Gaudineer	McGill	

Absent or not voting, 4:

Denman	O'Malley	Reichardt	Sullivan
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The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Clarke moved that the vote by which Senate File 612 passed the Senate be reconsidered and the motion to reconsider be laid on the table, which motion prevailed.

SPECIAL ORDER

Senator Stanley asked and received unanimous consent that **House File 207** be made a special order of business for Friday, April 25, 1969, at 9:00 a.m.

HOUSE AMENDMENTS CONSIDERED

Senate File 295

Senator Laverty called up for consideration Senate File 295, a bill for an act to provide tuition grants, based upon financial need, to full-time resident students attending accredited private institutions

of higher education in Iowa, amended by the House, and moved that the Senate concur in the following amendments:

Amend Senate File 295 as follows:

1. Amend page 1 and page 2 by striking all of subsection five (5) and inserting the following in lieu thereof:

5. "Accredited private institution" means an institution of higher learning located in Iowa which is operated privately and not controlled or administered by any state agency or any subdivision of the state and

(a) which is accredited by the North Central Association of Colleges and Secondary Schools accrediting agency based on their requirements as of April 1, 1969, or

(b) which has been certified by the North Central Association of Colleges and Secondary Schools accrediting agency based on their requirements as of April 1, 1969, (1) as a candidate for accreditation by such agency or (2) as a school giving satisfactory assurance that it has the potential for accreditation and is making progress which, if continued, will result in its achieving accreditation by such agency within a reasonable time, or

(c) which has received letters from at least three Iowa institutions accredited by the North Central Association of Colleges and Secondary Schools accrediting agency based on their requirements as of April 1, 1969, stating that its credits are and have been accepted as if earned in an institution so accredited.

2. Page 2, line eighteen (18), by striking all after the word "equivalent" and all of line nineteen (19), and inserting in lieu thereof a period.

3. Page 2, line thirty (30), by striking the words "(or graduate study, if the grant is to be for graduate study)".

4. Page 3, line sixteen (16), by inserting after the word "education" the following: ", including financial aid under any other state program,".

5. Page 3 by adding after the period in line thirty-five (35) the following: "The commission may require the accredited private institution to promptly furnish any information which the commission may request in connection with the tuition grant program."

6. Page 4 by striking all of section eight (8) and inserting in lieu thereof the following:

"Sec. 8. Each applicant, in accordance with the rules and regulations of the commission, shall:

1. Complete and file an application for a tuition grant.

2. Be responsible for the submission of the parents' confidential statement for processing, the processed information to be returned both to the commission and to the college in which he is enrolling.

3. Report promptly to the commission any information requested.

4. File a new application and parents' confidential statement annually on the basis of which his eligibility for a renewed tuition grant will be evaluated and determined."

The Senate concurred in the House amendments.

Senator Laverty moved that the bill as amended by the House and concurred in by the Senate be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 295) the vote was:

Ayes, 48:

Anderson	Frey	Leonard	Potgeter
Arbuckle	Gaudineer	Lisle	Potter
Balloun	Gilley	Lodwick	Rigler
Benda	Griffin	Lucken	Schaben
Briles	Hammer	McGill	Shaff
Clarke	Keith	Messerly	Shirley
Coleman	Klink	Mogged	Smith
DeHart	Kosek	Mowry	Stanley
DeKoster	Kyhl	Neu	Thordsen
Doderer	Lamborn	Ollenburg	Van Gilet
Erskine	Lange	Palmer	Walsh
Flatt	Laverty	Parker	Weimer

Nays, 8:

Conklin	Dodds	Hill	Nicholson
Curran	Glenn	Hougen	Stephens

Absent or not voting, 5:

Denman	O'Malley	Reichardt	Sullivan
Frommelt			

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

Senate File 599

Senator Mowry called up for consideration Senate File 599, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1969, and ending June 30, 1971, to the capitol planning commission, amended by the House, and moved that the Senate concur in the following amendment:

Amend Senate File 599 by adding the following new section:

"Sec. 2. Section eighteen A point six (18A.6), Code 1966, is hereby repealed."

The Senate concurred in the House amendment.

Senator Mowry moved that the bill as amended by the House and concurred in by the Senate be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 599) the vote was:

Ayes, 56:

Anderson	Doderer	Klink	Mogged
Arbuckle	Erskine	Kosek	Mowry
Balloun	Flatt	Kyhl	Neu
Benda	Frey	Lamborn	Nicholson
Briles	Gaudineer	Lange	Ollenburg
Clarke	Gilley	Laverty	Palmer
Coleman	Glenn	Leonard	Parker
Conklin	Griffin	Lisle	Potgeter
Curran	Hammer	Lodwick	Potter
DeHart	Hill	Lucken	Rigler
DeKoster	Hougen	McGill	Schaben
Dodds	Keith	Messerly	Shaff

Shirley
Smith

Stanley
Stephens

Thordsen
Van Gilst

Walsh
Weimer

Nays, none.

Absent or not voting, 5:

Denman
Frommelt

O'Malley

Reichardt

Sullivan

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

SENATE CONCURRENT RESOLUTION 26 ADOPTED

Senator Smith called up Senate Concurrent Resolution 26, found on pages 1016 and 1017 of the Senate Journal, and moved its adoption.

The motion prevailed and the resolution was adopted.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

MR. PRESIDENT: I am directed to inform your honorable body that the House has passed the following joint resolution in which the concurrence of the Senate is asked:

House Joint Resolution 15, to create interim study committee on municipal statutes.

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

House File 231, a bill for an act relating to the licensing of insurance agents in Iowa.

WILLIAM R. KENDRICK, Chief Clerk

CONSIDERATION OF BILLS

Senate File 178

On motion of Senator Thordsen, Senate File 178, a bill for an act relating to annual readjustment of pensions, pension payments and pension benefits for disabled and retired firemen and policemen, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

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

Amend Senate File 178 by adding thereto the following new section:

"By August 1 each year, each city or town affected by this Act shall certify to the state comptroller the amount of additional benefits paid during the previous twelve (12) months ending June 30 which are attributable to this Act. The state comptroller shall reimburse to each city or town the amount certified, and there is hereby appropriated annually from the general fund of the state an amount sufficient to provide such reimbursements."

Roll call was requested.

On the question "Shall the amendment be adopted?" (S.F. 178) the vote was:

Ayes, 23:

Benda	Frommelt	McGill	Schaben
Coleman	Gaudineer	Neu	Shirley
Dodds	Glenn	Ollenburg	Van Gilst
Doderer	Hougen	O'Malley	Walsh
Erskine	Kosek	Palmer	Weimer
Frey	Lange	Potter	

Nays, 33:

Anderson	Flatt	Lamborn	Parker
Arbuckle	Gilley	Laverty	Potgeter
Balloun	Griffin	Leonard	Rigler
Briles	Hammer	Lodwick	Shaff
Clarke	Hill	Lucken	Smith
Conklin	Keith	Messerly	Stanley
Curran	Klink	Mowry	Stephens
DeHart	Kyhl	Nicholson	Thordsen
DeKoster			

Absent or not voting, 5:

Denman	Mogged	Reichardt	Sullivan
Lisle			

The amendment was lost.

Senator Lange took the chair at 5:55 p.m.

Senator Thordsen moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 178) the vote was:

Ayes, 41:

Anderson	Gaudineer	Lange	Parker
Arbuckle	Gilley	Leonard	Potgeter
Benda	Glenn	Lodwick	Potter
Briles	Griffin	McGill	Rigler
Conklin	Hammer	Messerly	Schaben
Curran	Hougen	Mowry	Shaff
DeHart	Keith	Neu	Shirley
Dodds	Klink	Nicholson	Stanley
Flatt	Kosek	Ollenburg	Thordsen
Frey	Lamborn	Palmer	Walsh
Frommelt			

Nays, 9:

Balloun	DeKoster	Hill	O'Malley
Clarke	Erskine	Lucken	Van Gilst
Coleman			

Voting present, 3:

Doderer	Kyhl	Laverty
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Absent or not voting, 8:

Denman	Mogged	Smith	Sullivan
Lisle	Reichardt	Stephens	Weimer

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

Senator Thordsen moved that the vote by which Senate File 178 passed the Senate be reconsidered and the motion to reconsider be laid on the table, which motion prevailed.

SENATE CONCURRENT RESOLUTION 26 RECONSIDERED

Senator Flatt moved that the vote by which Senate Concurrent Resolution 26 was adopted by the Senate be reconsidered, which motion prevailed.

Senator Flatt moved that Senate Concurrent Resolution 26 be adopted, and requested a roll call.

On the question "Shall the resolution be adopted?" (S.C.R. 26) the vote was:

Ayes, 45:

Anderson	Frommelt	Leonard	Potgeter
Balloun	Gilley	Lodwick	Potter
Benda	Glenn	Lucken	Rigler
Coleman	Hammer	McGill	Schaben
Conklin	Hill	Mowry	Shaff
Curran	Keith	Neu	Shirley
DeKoster	Klink	Nicholson	Stanley
Dodds	Kyhl	Ollenburger	Thordsen
Doderer	Lamborn	O'Malley	Van Gilst
Erskine	Lange	Palmer	Walsh
Flatt	Laverty	Parker	Weimer
Frey			

Nays, none.

Voting present, 1:

DeHart

Absent or not voting, 15:

Arbuckle	Gaudineer	Lisle	Smith
Briles	Griffin	Messerly	Stephens
Clarke	Hougen	Mogged	Sullivan
Denman	Kosek	Reichardt	

The resolution having received a constitutional majority was declared to have been adopted by the Senate.

INTRODUCTION OF BILLS

Senate File 657, by committee on commerce, a bill for an act relating to the storage of grain.

Read first time and placed on calendar.

Senate File 658, by committee on commerce, a bill for an act relating to the licensing of agricultural warehouses.

Read first time and placed on calendar.

Senate File 659, by committee on commerce, a bill for an act relating to lost warehouse receipts.

Read first time and placed on calendar.

Senate File 660, by committee on appropriations, a bill for an act relating to the correction of an improper section reference in the tax equalization law enacted by the Sixty-second General Assembly.

Read first time and placed on calendar.

Senate File 661, 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 computerizing state criminal information files.

Read first time and placed on calendar.

Senate File 662, by committee on appropriations, a bill for an act to make appropriations to members of the apportionment commission established by Senate Joint Resolution 5 of the first session of the Sixty-third General Assembly.

Read first time and placed on calendar.

Senate File 663, by committee on appropriations, a bill for an act to appropriate from moneys received by the department of public safety motor vehicle dealers license fee fund.

Read first time and placed on calendar.

Senate File 664, by committee on appropriations, a bill for an act to make an appropriation to pay attorney fees, mileage and expenses for counsel for the parties, and other expenses in the election contests of Vincent S. Burke vs. Charles K. Sullivan.

Read first time and placed on calendar.

HOUSE MESSAGES CONSIDERED

House Joint Resolution 15, a joint resolution to create a special interim study committee on municipal statutes and to make an appropriation therefor.

Read first time and passed on file.

House File 231, a bill for an act relating to the licensing of insurance agents in Iowa.

Read first time and passed on file.

SENATE CONCURRENT RESOLUTION 29

By Senate Committee on Law Enforcement
and House Committee on Law Enforcement

Whereas, for almost two centuries our nation has looked to laws and courts as guardians of the life, liberty and individual freedom of every citizen; and

Whereas, we recognize that the preservation of our system of equal justice under law is a responsibility shared by all citizens; and

Whereas, the twelfth annual observance of Law Day U. S. A. on May 1 is an occasion for every citizen to demonstrate that Americans are united in their dedication to the ideals of equal justice and equal opportunity within the structure of law, without which neither would be possible; and

Whereas, the theme for this year's observance of Law Day U. S. A. is: "Justice and Equality Depend Upon Law and You", a reminder that each individual has a responsibility to help advance these goals; and

Whereas, Congress and the President have asked every citizen on Law Day to give thoughtful attention to the place of law in our society and to cultivate that respect for law that is so vital to our democratic way of life; now, therefore,

Be It Resolved by the Senate, the House Concurring: That this General Assembly does hereby urge the people of the State of Iowa to observe Thursday, May 1, 1969, as Law Day with appropriate public ceremonies and by the reaffirmation of their dedication to our form of government and the supremacy of law in our lives.

SENATE CONCURRENT RESOLUTION 30

By Gaudineer

Whereas, it has been announced that the Job Corps Training Center at Clinton, Iowa, is soon to be closed; and

Whereas, the Job Corps Training Center at Clinton, Iowa, provides valuable training and vocational educational training predominately to individuals from rural areas; and

Whereas, if such training is no longer made available to these individuals they will not be able to acquire the needed skills of new vocations with which they can do much to increase the productivity of their respective rural areas upon their return; and

Whereas, it is imperative that the Job Corps Training Center at Clinton, Iowa, remain open and in full operation to provide the residents of rural Iowa and other states with an opportunity to gain and learn new skills and trades to replace those skills they now possess, but which no longer are in demand in their rural economies;

Now, Therefore, Be It Resolved by the Senate, the House Concurring, that the General Assembly of the State of Iowa respectfully urges the Secretary of Health, Education and Welfare to fully evaluate the valuable service rendered rural Iowa and other states by the Job Corps Training Center at Clinton, Iowa, and upon such evaluation maintain such facility open and in full operation;

be It Further Resolved, that an enrolled copy of this resolution be sent to each of Iowa's two Senators and seven Representatives in Congress and to the Secretary of Health, Education and Welfare."

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on April 23, 1969, the Governor had approved and transmitted to the Secretary of State the following bills:

Senate File 207, clarifying adoption procedure by recognizing all courts which terminate parental rights.

Senate File 236, relating to the publishing of tables of corresponding sections of statutes in the Code.

Senate File 285, relating to the compensation of insurance examiners.

Senate File 287, relating to the reporting of Rules of Civil Procedure to the General Assembly.

Senate File 484, relating to amateur boxing.

Senate File 581, appropriating from the general fund of the State of Iowa for the biennium beginning July 1, 1969, and ending June 30, 1971, to various departments and various divisions thereof of the State of Iowa.

Senate File 598, appropriating from the general fund of the State of Iowa to the Department of Public Defense for various capital improvements and repairs, replacements, alterations, equipment and rehabilitation purposes.

Senate File 600, appropriating from the general fund of the State of Iowa to the Executive Council for Capitol Planning Commission recommendations.

Senate File 602, appropriating the Car Dispatcher revolving fund for the biennium beginning July 1, 1969, and ending June 30, 1971.

Senate File 603, appropriating from the Iowa Public Employees' Retirement System Fund for the biennium beginning July 1, 1969, and ending June 30, 1971, to the Employment Security Commission for the costs of the administration of the Iowa Public Employees' Retirement System.

Senate File 606, appropriating from the general fund of the state to the budget and financial control committee for its contingent fund.

Senate File 607, appropriating to the Iowa Legislative Research Bureau for updating the Code of Iowa on magnetic tape and to revise the related vocabulary concordance.

Senate File 608, appropriating from the general fund of the State of Iowa for the biennium beginning July 1, 1969, and ending June 30, 1971, for various legislative departmental expenses.

House File 13, providing an additional retirement allowance option for members of the Iowa Public Employees' Retirement System.

House File 103, relating to the Clerk of the Board of Review.

House File 125, relating to Judicial Nominating Commissions.

House File 180, relating to absentee voting by members of the Armed Forces.

House File 242, legalizing and validating the proceedings of the Town Council of the Town of Runnells, in the County of Polk, State of Iowa, in the calling of a special election on the proposition of constructing an elevated water storage tank in said town and contracting indebtedness for such purpose not in excess of \$25,000.

House File 243, legalizing and validating the proceedings of the Board of Directors of the Bondurant-Farrar Community School District, in the Counties of Jasper and Polk, State of Iowa, in connection with an election for the issuance of school bonds.

House File 249, relating to the style for rules of Administrative Departments.

House File 695, establishing a permanent revolving fund for the State Printing Board to pay the costs of the centralized printing department and to make an appropriation therefor.

BILLS ASSIGNED TO COMMITTEE

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

H. F. 77 Law enforcement

H. F. 535 Higher education

COMMUNICATION FROM SECRETARY OF STATE

April 22, 1969

Mr. Carroll Lane
Secretary of the Senate
State Capitol Building
Des Moines, Iowa 50319

I hereby certify that House File 160 was published in the Harlan Tribune, Harlan, Iowa, April 17, 1969, and in The Globe-Free Press, Grand Junction, Iowa, April 17, 1969.

I further certify that House File 736 was published in The Burlington Hawk-Eye, Burlington, Iowa, April 17, 1969, and in the Evening Democrat, Fort Madison, Iowa, April 18, 1969.

MELVIN D. SYNHORST
Secretary of State

SENATE FILE 551 PLACED ON CALENDAR

In accordance with Senate Rule 37, Senate File 551, a bill for an act relating to the Iowa lends-a-hand agency, reported out of the committee on Iowa development for passage on March 26 and referred to the committee on state government on April 11, has automatically been restored to the calendar, without a state government committee report, under the provisions of the ten-day limitation for consideration.

REPORTS OF COMMITTEES

Senator Stephens submitted the following reports:

MR. PRESIDENT: Your committee on agriculture, to which was referred House File 497, a bill for an act relating to certified seed, begs leave to report it has had the same under consideration and recommends the same do pass.

RICHARD L. STEPHENS, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on agriculture, to which was referred House File 618, a bill for an act to abolish the state sheep association, begs

leave to report it has had the same under consideration and recommends the same *do pass*.

RICHARD L. STEPHENS, Chairman

Ordered passed on file.

Senator Messerly submitted the following reports:

MR. PRESIDENT: Your committee on appropriations, to which was referred *House File 796*, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1969, and ending June 30, 1971, to the state department of health, begs leave to report it has had the same under consideration and recommends the same *do pass*.

FRANCIS L. MESSERLY, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on appropriations, to which was referred *House File 797*, a bill for an act relating to the license renewal fee for a person licensed to practice physical therapy, begs leave to report it has had the same under consideration and recommends the same *do pass*.

FRANCIS L. MESSERLY, Chairman

Ordered passed on file.

Senator Rigler submitted the following reports:

MR. PRESIDENT: Your committee on commerce, to which was referred *Senate File 179*, a bill for an act relating to the licensing of insurance agents in Iowa, begs leave to report it has had the same under consideration and recommends the same *do pass*.

ROBERT R. RIGLER, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on commerce, to which was referred *Senate File 522*, a bill for an act relating to federal insured loans, begs leave to report it has had the same under consideration and recommends the same *do pass*.

ROBERT R. RIGLER, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on commerce, to which was referred *Senate File 550*, a bill for an act relating to licensing and regulation of hearing aid dealers, and appropriating license fees for purposes of administration, begs leave to report it has had the same under consideration and recommends the same *do pass*.

ROBERT R. RIGLER, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on commerce, to which was referred *Senate File 554*, a bill for an act relating to professional corporations and

foreign professional corporations, begs leave to report it has had the same under consideration and recommends the same **do pass**.

ROBERT R. RIGLER, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on commerce, to which was referred **House File 227**, a bill for an act relating to the participation of optometrists in an optometric service plan, begs leave to report it has had the same under consideration and recommends the same **do pass**.

ROBERT R. RIGLER, Chairman

Ordered passed on file.

Senator Briles submitted the following report:

MR. PRESIDENT: Your committee on county government, to which was referred **House File 53**, a bill for an act relating to voter registration, begs leave to report it has had the same under consideration and recommends the same **do pass**.

JAMES BRILES, Chairman

Ordered passed on file.

Senator Clarke submitted the following report:

MR. PRESIDENT: Your committee on state government, to which was referred **House File 266**, a bill for an act relating to duties of members of the highway safety patrol and clerical staff of department of public safety, begs leave to report it has had the same under consideration and recommends the same **do pass**.

HUGH H. CLARKE, Chairman

Ordered passed on file.

AMENDMENTS FILED

- 1 Amend Senate Concurrent Resolution 23, found on page 947,
- 2 Senate Journal, April 15, 1969, by inserting as paragraph
- 3 four the following:
- 4 BE IT FURTHER RESOLVED, that it is the sense of the Senate
- 5 that the next issue of the Iowa Official Register up-date
- 6 the listing of members of the General Assembly by showing
- 7 additions since the last printing in the 1941-42 edition,
- 8 and that the listing be up-dated each ten years there-
- 9 after; and

VERN LISLE

- 1 Amend the Reichardt and Gaudineer amendment to Senate
- 2 File 248, filed April 18, 1969, as follows:
- 3 1. By striking from line twenty-three (23) the words
- 4 "eighteen years of age or over".
- 5 2. By striking from line twenty-seven (27) the words
- 6 "eighteen years of age or over".
- 7 3. By striking from line forty-three (43) the words
- 8 "eighteen years of age or over".
- 9 4. By striking from lines forty-six (46) and forty-seven
- 10 (47) the words "eighteen years of age or over".
- 11 5. By striking from lines fifty (50) and fifty-one (51)

- 12 the words "eighteen years of age or over".
13 6. By striking from line one hundred nineteen (119) the
14 words "eighteen years of age or over".
15 7. By striking from line one hundred thirty (130) the
16 words "eighteen years of age or over".
17 8. By striking from line one hundred forty-four (144) the
18 words "eighteen years of age or over".
19 9. By striking from line one hundred fifty-four (154) the
20 words "eighteen years of age or over".

LEE H. GAUDINEER

- 1 Amend Senate File 344 by adding the following new section:
2 "Sec. 4. Chapter one hundred twelve (112), Acts of the
3 Sixty-second General Assembly, is hereby amended by inserting
4 in section three (3), line nine (9), after the word "state"
5 the words "and all individuals, as determined by the council,
6 who by the nature of their duties may be required to perform
7 the duties of a peace officer".

LEE H. GAUDINEER
HAROLD A. THORSEN

- 1 Amend Senate File 530 by inserting after the word "Code" in
2 line 26 on page 3 the following:
3 " , provided however, that the provisions of this section
4 shall not apply to motor vehicles in fleets whose registrations
5 are apportioned under the provisions of section three hundred
6 twenty-six point two (326.2)."

VERNON H. KYHL

- 1 Amend the Clarke amendment of April 18, 1969, to Senate File 612,
2 line 24, by inserting after the comma the words "conservation
3 officers".

CHARLES F. BALLOUN
ALDEN J. ERSKINE

- 1 Amend the amendment filed April 18, 1969, by Clarke, Stanley,
2 et al., after line 48 as follows:
3 1. By adding the following to section 7:
4 "3. Employees of the State Highway Commission."

JOHN L. MOWRY

- 1 The Clarke amendment to Senate File 612, filed on
2 April 18, 1969, is hereby amended by inserting in line
3 twenty-two (22) after the word "regents," the words "the
4 state educational radio and television facility board,".

HUGH H. CLARKE

- 1 Amend Senate File 612 by adding the following new
2 section:
3 Chapter ninety-five (95), section 14, Acts of the
4 Sixty-second General Assembly, is hereby amended as
5 follows:
6 By striking in line 19 the words "writ of" and by
7 striking all of lines 20 and 21, and inserting in lieu
8 thereof the words "filing in district court within
9 20 days after the commission's findings notice of appeal
10 from said decision, which matter shall then be heard
11 and decided de novo by the district court,".

GENE W. GLENN

1 Amend Senate File 626 as follows:

- 2 1. By striking on page 16 in line 31 the words, "health officer"
3 and by inserting in lieu thereof the words, "board of health".
4 2. By striking on page 17 in line 3 the words "health officer"
5 and by inserting in lieu thereof the words, "board of health".

LEE H. GAUDINEER

1 Amend Senate File 630 by inserting in page 1, line 11,
2 after the word "purposes" the following:

- 3 " , and pay for the same with funds acquired pursuant to
4 section two hundred eighty A point seventeen (280A.17), section
5 two hundred eighty A point eighteen (280A.18), and section
6 two hundred eighty A point twenty-two (280A.22) of the Code".

JOSEPH FLATT
DAVID STANLEY

1 Amend Senate File 655 as follows:

- 2 1. Page one (1), line twenty-three (23), by striking the
3 figure "32,537,000.00" and inserting in lieu thereof the figure
4 "32,390,000.00".
5 2. Page two (2), line thirteen (13), by striking the figure
6 "2,043,000.00" and inserting in lieu thereof the figure
7 "1,999,000.00".
8 3. Page two (2), line sixteen (16), by striking the figure
9 "727,000.00" and inserting in lieu thereof the figure
10 "708,000.00".
11 4. Page two (2), line twenty-one (21), by striking the
12 figure "1,350,000.00" and inserting in lieu thereof the figure
13 "1,280,000.00".
14 5. Page two (2), line twenty-six (26), by striking the
15 figure "1,549,000.00" and inserting in lieu thereof the figure
16 "1,528,000.00".
17 6. Page two (2), line twenty-seven (27), by striking the
18 figure "46,906,000.00" and inserting in lieu thereof the
19 figure "46,605,000.00".
20 7. Page three (3), line twenty-five (25), by striking the
21 figure "91,680,000.00" and inserting in lieu thereof the fig-
22 ure "91,379,000.00".

R. DEAN ARBUCKLE

1 Amend the Rigler amendment, filed April 14, 1969, to
2 House File 680 as follows:

- 3 1. By inserting after line 6 the following and
4 renumbering the following subsections:
5 "Farm property" means the residence, personal effects,
6 other farm buildings and other personal property used
7 in conjunction with a farming operation.
8 2. By inserting in line 23 after the word "property"
9 the words " , except farm property".
10 3. By inserting in line 42 after the word "property"
11 the words " , except farm property".

RICHARD L. STEPHENS
SEELEY G. LODWICK
GEORGE E. O'MALLEY

On motion of Senator Stanley, the Senate adjourned until 9:00
a.m., Thursday, April 24, 1969.

JOURNAL OF THE SENATE

SENATE CHAMBER,
DES MOINES, IOWA, THURSDAY, APRIL 24, 1969.

The Senate met in regular session, Senator Lange presiding.

Prayer was offered by Monsignor S. G. Menke, President of St. Ambrose College, Davenport, Iowa.

The Senate pledged allegiance to the flag.

The Journal of April 23, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Senator Sullivan for the day because of illness on request of Senator Stanley.

PETITIONS

The following petitions were presented and placed on file:

By Senator Rigler, from nine residents of Bremer County opposing passage of House File 481 and Senate File 265 relating to taxes on insurance premiums collected by nonprofit hospital and medical service corporations.

By Senator Curran, from thirty-five residents of Cerro Gordo County favoring adequate appropriations for the continued operation of the Iowa State Horticultural Society.

By Senator Gilley, from one hundred fifty-five residents of Fayette County opposing sex education in Iowa schools.

By Senator Stanley, from thirty residents of Scott County favoring passage of House File 196 relating to the referendum for approval of low rent housing projects.

By Senator Stanley, from six hundred three residents of the State of Iowa favoring stronger laws to provide for the confinement and treatment of sex offenders against children.

By Senator Stanley, from two hundred fifty-eight residents of Cedar and Muscatine Counties favoring the legalization of parimutuel wagering on horse races.

By Senator Curran, from forty-seven residents of Cerro Gordo County opposing sex education in Iowa schools.

DISTINGUISHED GUEST

Senator Lucken rose on a point of personal privilege and presented to the Senate the Honorable Lawrence M. Boothby, former member of the Senate and House of Representatives from Cherokee County, who served four sessions in the Senate and three terms in the House of Representatives.

VISITORS WELCOMED

President Jepsen welcomed several groups of students at the request of the following Senators:

By Senator Stephens, fifty-eight senior students from the Columbus Community High School, accompanied by their instructors, Mr. Lekwa and Mr. Currie, who were present in the balcony.

By Senator Clarke, eight senior students from South Hamilton Community High School, Jewell, accompanied by their instructor, E. M. Thompson, who were present in the balcony.

By Senator Lange, thirty students from the Cedar Valley Junior High School, Rinard, accompanied by their instructors, T. R. Craigmile, Jr., Hazel Beach and Ron Toliver, who were present in the balcony.

SPECIAL ORDER OF BUSINESS

The time having arrived, the Chair announced the special order of business for the consideration of Senate File 248.

CONSIDERATION OF BILLS

Senate File 248

On motion of Senator Stanley, Senate File 248, a bill for an act to define and punish sex offenses against children, and to provide for treatment and confinement of persons convicted of sex offenses and for greater protection of society against such persons, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

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

The Senate reconvened, President Jepsen presiding.

The Senate resumed consideration of Senate File 248.

Senator Stanley offered the amendment by Senators Stanley, et al., filed March 19 and found on pages 554-557, inclusive, of the Senate Journal.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Mogged, 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 504.

CHARLES G. MOGGED
Chairman, Senate Committee

ELIZABETH SHAW
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 the following bill: Senate File 504.

BILL SENT TO THE GOVERNOR

Senator Mogged, 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 April, 1969, sent to the Governor for his approval: Senate File 504.

CHARLES G. MOGGED, Chairman

Passed on file.

ANNOUNCEMENT BY PRESIDENT OF THE SENATE

In accordance with section 17A.2 of the Code of Iowa, 1966, President Jepsen announced the following appointment:

Senator John L. Mowry as a member of the Departmental Rules Review Committee, for the regular four-year term beginning May 1, 1969, and ending April 30, 1973.

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

AFTERNOON SESSION

The Senate reconvened, President Jepsen presiding.

Senate File 248

The Senate resumed consideration of Senate File 248 and the Stanley, et al., amendment.

Senator Gaudineer asked and received unanimous consent to withdraw the amendment to the amendment filed by him on April 18, 1969, and found on page 1023 of the Senate Journal.

Senator Gaudineer offered the following amendment to the amendment:

Amend the Stanley, Mowry, et al., amendment to Senate File 248, filed March 19, 1969, by adding the following new section:

"Sec. ——. Section six hundred twenty-two point seven (622.7), six hundred twenty-two point nine (622.9), and six hundred twenty-two point ten (622.10) of the Code and any other statute or rule of evidence which excludes or makes privileged the testimony of a husband or wife against the other or the testimony of a health practitioner, physician, surgeon, or stenographer or confidential clerk of any such person, as to confidential communications, shall not apply to evidence regarding a violation of section six hundred ninety-eight point one (698.1), six hundred ninety-eight point three (698.3), six hundred ninety-eight point four (698.4), seven hundred four point one (704.1), seven hundred five point one (705.1), or seven hundred twenty-five point two (725.2) of the Code, or subsection two (2) of section seven hundred twenty-five point one (725.1) of the Code, as amended, in any judicial proceeding, civil or criminal."

Senator Benda moved that Senate File 248 be referred to the committee on law enforcement.

Roll call was requested.

On the question "Shall the motion to refer be adopted?" (S.F. 248) the vote was:

Ayes, 31:

Benda	Frommelt	McGill	Reichardt
Clarke	Gaudineer	Neu	Schaben
Coleman	Glenn	Ollenburg	Shaff
DeHart	Lange	O'Malley	Shirley
Denman	Laverty	Palmer	Stephens
Dodds	Lisle	Parker	Van Gilst
Doderer	Lodwick	Potgeter	Weimer
Frey	Lucken	Potter	

Nays, 20:

Anderson	Curran	Klink	Messerly
Arbuckle	Flatt	Kosek	Mowry
Balkoun	Gilley	Kyhl	Nicholson
Briles	Hammer	Lamborn	Smith
Conklin	Keith	Leonard	Stanley

Absent or not voting, 10:

DeKoster	Hill	Rigler	Thordsen
Erskine	Hougen	Sullivan	Walsh
Griffin	Mogged		

The motion prevailed and **Senate File 248** was referred to the committee on law enforcement.

SENATE FILE 551 DEFERRED

Senator Walsh asked and received unanimous consent that further action on **Senate File 551** be deferred and that the bill be placed on the calendar under unfinished business.

CONSIDERATION OF BILLS**Senate File 630**

On motion of Senator Van Gilst, Senate File 630, a bill for an act to authorize area schools to enter into lease agreements, with or without purchase options, for the rental of buildings, was taken up and considered.

Senator Flatt offered the following amendment by Senators Flatt and Stanley and moved its adoption:

Amend Senate File 630 by inserting in page 1, line 11, after the word "purposes" the following:

"and pay for the same with funds acquired pursuant to section two hundred eighty A point seventeen (280A.17), section two hundred eighty A point eighteen (280A.18), and section two hundred eighty A point twenty-two (280A.22) of the Code".

The amendment was adopted.

Senator Van Gilst asked and received unanimous consent that further action on **Senate File 630** be deferred and that the bill be placed on the calendar under unfinished business.

Senate File 482

On motion of Senator Walsh, Senate File 482, a bill for an act relating to joint exercise of governmental powers, was taken up and considered.

Senator Walsh offered the following amendment:

Amend Senate File 482 as follows:

1. By striking lines 3 through 23 on page 1 and inserting in lieu thereof the following:

"Section 1. Code 1966 is hereby amended by adding the following new chapter:

"Section 1. Scope of chapter. This chapter is intended to provide a means for the joint financing by public agencies of works or facilities enumerated in section 394.1. The provisions of this chapter shall be deemed to apply to the acquisition, construction, reconstruction, operation, repair, extension or improvement of such works or facilities, by a separate administrative or legal entity created pursuant to chapter 28E.

Sec. 2. Definitions. The terms "public agency", "state", and "private agency" shall have the meanings prescribed by section 28E.2. The term "project" or "projects" shall mean any works or facilities referred to in section 394.1 and shall include all property real and personal, pertinent thereto or connected with such project or projects, and the existing works or

facilities, if any, to which such project or projects are an extension, addition, betterment or improvement."

2. By striking from line 24, page 1, the numerals and letter "28E.15" and inserting in lieu thereof the numeral "3".

3. By striking from line 25, page 1, the word "governmental powers" and inserting in lieu thereof the words "those governmental powers enumerated in section three hundred ninety-four point one (394.1) of the Code".

4. By inserting in line 14, page 2, after the words "participating in", the word "such".

5. By striking from line 29, page 2, the numerals and letter "28E.16" and inserting in lieu thereof the numeral "4".

6. By striking from lines 30 and 31, page 2, the words and numerals "twenty-eight E point fifteen (28E.15)", and inserting in lieu thereof the word and numeral "three (3)".

7. By striking from line 12, page 3, the word "The" and inserting in lieu thereof the words "Such an".

8. By striking from line 20, page 3, the numerals and letter "28E.17" and inserting in lieu thereof the numeral "5".

9. By striking from line 21, page 3, the word "An" and inserting in lieu thereof the words "Such an".

10. By striking from line 33, page 3, the word "An" and inserting in lieu thereof the words "Such an".

11. By striking from line 13, page 4, the word "the" after the word "foregoing", and inserting in lieu thereof the words "such an".

12. By striking in its entirety line 22, page 4, and inserting in lieu thereof the words "or projects authorized by this chapter, public agencies participating in such an agreement".

13. By striking from line 2, page 5, the numerals and letter "28E.18" and inserting in lieu thereof the numeral "6".

14. By striking from line 7, page 5, the words and numerals "twenty-eight E point seventeen (28E.17)" and inserting in lieu thereof the word and numeral "five (5)".

15. By striking from line 29, page 5, the numerals and letter "28E.19" and inserting in lieu thereof the numeral "7", and by striking therefrom the word "The" and inserting in lieu thereof the words "Such an".

16. By striking from line 2, page 6, the numerals and letter "28E.20" and inserting in lieu thereof the numeral "8".

17. By striking from line 14, page 6, the numerals and letter "28E.21" and inserting in lieu thereof the numeral "9", and by striking therefrom the word "An" and inserting in lieu thereof the words "Such an".

18. By striking from line 12, page 7, the numerals and letter "28E.22" and inserting in lieu thereof the numeral "10".

19. By inserting in line 20, page 7, after the word "projects" the words "authorized by this chapter".

20. By inserting in line 21, page 7, after the word "projects" the words "so authorized".

21. By striking in their entirety lines 3 through 24, page 8.

22. By striking from line 25, page 8, the numerals and letter "28E.24", and inserting in lieu thereof the numeral "11".

23. By inserting in line 27, page 8, after the word "powers", the words "pursuant to this chapter".

Senator Walsh offered the following amendment to the amendment and moved its adoption:

Amend the Walsh amendment to Senate File 482, dated April 11, 1969, as follows:

1. By striking from line 8 the figure "394.1" and inserting in lieu thereof the words and figures "three hundred ninety-four point one (394.1) of the Code".

2. By striking from line 11 the figure "28E" and inserting in lieu thereof the words and figures "twenty-eight E (28E) of the Code".

3. By striking from line 13 the figure "28E.2" and inserting in lieu thereof the words and figures "twenty-eight E point two (28E.2) of the Code".

4. By striking from line 14, the figure "394.1" and inserting in lieu thereof the words and figures "three hundred ninety-four point one (394.1) of the Code".

5. By striking from line 20 the words and figure "the numeral '3'" and inserting in lieu thereof "Sec. 3".

6. By striking from line 27 the words and figure "the numeral '4'" and inserting in lieu thereof "Sec. 4".

7. By inserting in line 29 after the figure "(28E.15)" the words "of this chapter".

8. By inserting in line 30 after the figure "(3)" the words "of this Act".

9. By striking from line 34 the words and figure "the numeral '5'" and inserting in lieu thereof "Sec. 5".

10. By striking from line 45 the words and figure "the numeral '6'" and inserting in lieu thereof "Sec. 6".

11. By inserting in line 47 after the figure "(28E.17)" the words "of this chapter".

12. By inserting in line 48 after the numeral "(5)" the words "of this Act".

13. By striking from line 50 the words and figure "the numeral '7'" and inserting in lieu thereof "Sec. 7".

14. By striking from line 53 the words and figure "the numeral '8'" and inserting in lieu thereof "Sec. 8".

15. By striking from line 55 the words and figure "the numeral '9'" and inserting in lieu thereof "Sec. 9".

16. By striking from line 58 the words and figure "the numeral '10'" and inserting in lieu thereof "Sec. 10".

17. By striking from line 60 the word "chapter" and inserting in lieu thereof the word "Act".

18. By striking from line 65 the words and figure "the numeral '11'" and inserting in lieu thereof "Sec. 11".

19. By striking from line 67 the word "chapter" and inserting in lieu thereof the word "Act".

The amendment to the amendment was adopted.

On motion of Senator Walsh, the amendment, as amended, was adopted.

Senator Walsh asked and received unanimous consent that further action on **Senate File 482** be deferred and that the bill be placed on the calendar under unfinished business.

Senate File 626

On motion of Senator Thordsen, Senate File 626, a bill for an act relating to minimum standards to protect the health, safety, and

welfare of individuals living in migratory labor camps, was taken up and considered.

Senator Thordsen offered the following amendment by Senators Thordsen, et al., and moved its adoption:

Amend Senate File 626 as follows:

1. By striking from page 1, line 11, the words "migrant persons" and inserting in lieu thereof the word "migrants".

2. By striking from page 1, line 14, the word "anytime" and inserting in lieu thereof the words "any time".

3. By striking from page 1, line 15, the word "are" and inserting in lieu thereof the word "is".

4. By striking from page 2 lines 14 through 17, inclusive.

5. By striking from page 2 lines 25 through 27, inclusive, and renumbering the sections.

6. By striking from page 3 lines 4 through 8, inclusive, and inserting in lieu thereof the following: 18. "Migrant" means any individual who customarily and repeatedly travels from state to state for the purpose of obtaining seasonal employment in agriculture, including the spouse and children of such individuals, whether or not authorized by law to engage in such employment.

7. By striking from page 4, lines 7 and 8, the words "of public health".

8. By striking from page 4, line 8, the words "on his designated appeals officer".

9. By striking from page 4, lines 14 and 15, the words "or appeals officer".

10. By striking from page 4, line 28, the words "or appeals officer".

11. By striking from page 4, line 33, the words "or appeals officer".

12. By striking from page 5, lines 2 and 3, the words "or his appeals officer" and "or appeals officer".

13. By striking from page 5, lines 8 and 9, the words "or appeals officer".

14. By striking from page 5, line 17, the words "or his appeals officer".

15. By striking from page 5, lines 21 and 22, the words "or his appeals officer".

16. By striking from page 5, line 24, the words "of public health or his appeals officer".

17. By striking from page 5, lines 27 and 28, the words "of public health or his appeals officer".

18. By striking from page 6, lines 1 and 2, the words "Authorized employees and representatives of the department" and inserting in lieu thereof the words "The commissioner".

19. By relocating page 6, lines 12 through 31, inclusive, after page 4, line 3, and redesignating "Sec. 10" as "Sec. 5." and "Sec. 11" as "Sec. 6." and by renumbering the following sections as required.

20. By striking from page 7, line 17, the period and inserting in lieu thereof a colon.

21. By striking from page 12, line 31, the word "persons" and inserting in lieu thereof the word "individuals".

22. By striking from page 12, line 34, the word "persons" and inserting in lieu thereof the word "individuals".

23. By inserting in page 12, line 35, after the word "provided" the words "in shared facilities".

24. By striking from page 14, line 19, the words ", which includes garbage,".

25. By adding after page 16, line 29, a new subparagraph as follows:

"h. Agricultural pesticides and toxic chemicals shall not be stored in the housing area."

26. By striking from page 17 the sentence beginning in line 4.

27. By striking from page 17, line 22, the word "person".

28. By striking from page 18, line 4, the words "person or worker".

29. By striking from page 18, line 6, the words "person or worker".

The amendment was adopted.

Senator Gaudineer offered the following amendment and moved its adoption:

Amend Senate File 626 as follows:

1. By striking on page 16 in line 31 the words, "health officer" and by inserting in lieu thereof the words, "board of health".

2. By striking on page 17 in line 3 the words, "health officer" and by inserting in lieu thereof the words, "board of health".

The amendment was adopted.

Senator Thordsen offered the following amendment and moved its adoption:

Amend Senate File 626, page 5, by striking in line 19 the words, "for Polk County" and inserting in lieu thereof the words, "of the county wherein the license was to be issued or wherein such license is to be revoked or suspended".

The amendment was adopted.

Senator Thordsen moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question, "Shall the bill pass?" (S.F. 626) the vote was:

Ayes, 53:

Anderson	Frey	Lange	Potgeter
Arbuckle	Frommelt	Laverty	Potter
Benda	Gaudineer	Leonard	Reichardt
Briles	Gilley	Lisle	Schaben
Clarke	Glenn	Lodwick	Shaff
Coleman	Hammer	Lucken	Shirley
Curran	Hill	McGill	Smith
DeHart	Hougen	Mowry	Stanley
DeKoster	Keith	Neu	Stephens
Denman	Klink	Ollenburg	Thordsen
Dodds	Kosek	O'Malley	Van Gilst
Doderer	Kyhl	Palmer	Walsh
Erskine	Lamborn	Parker	Weimer
Flatt			

Nays, none.

Absent or not voting, 8:

Balloun	Griffin	Mogged	Rigler
Conklin	Messerly	Nicholson	Sullivan

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

Senate File 530

On motion of Senator Kyhl, Senate File 530, a bill for an act relating to the leasing and renting of motor vehicles, 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 530 as follows:

1. By striking from page 1, lines 10 and 11, the words "or otherwise providing".
2. By striking from page 1, line 21, the word "ten" and by inserting in lieu thereof the word "fifty".
3. By striking from page 1, line 22, the word "twenty" and by inserting in lieu thereof the words "one hundred".
4. By striking from page 1, line 24, the word "five" and by inserting the word "ten".
5. By inserting in page 3, line 15, after the word "cents" the words "for each motor vehicle to be leased".
6. By inserting in page 3, line 23, after the word "registered" the words "in this state".

Senator Thordsen took the chair at 5:02 p.m.

On motion of Senator Kyhl, the amendment was adopted.

Senator Kyhl offered the following amendment and moved its adoption:

Amend Senate File 530 by inserting after the word "Code" in line 26 on page 3 the following:

" , provided however, that the provisions of this section shall not apply to motor vehicles in fleets whose registrations are apportioned under the provisions of section three hundred twenty-six point two (326.2)."

The amendment was adopted.

Senator Kyhl moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 530) the vote was:

Ayes, 54:

Anderson	Flatt	Laverty	Potgeter
Arbuckle	Frey	Leonard	Potter
Balloun	Frommelt	Lisle	Reichardt
Benda	Gaudineer	Lodwick	Rigler
Briles	Gilley	Lucken	Schaben
Clarke	Glenn	McGill	Shaff
Coleman	Hammer	Mowry	Shirley
Conklin	Hougen	Neu	Smith
Curran	Keith	Nicholson	Stanley
DeHart	Klink	Ollenburg	Thordsen
DeKoster	Kosek	O'Malley	Van Gilst
Dodds	Kyhl	Palmer	Walsh
Doderer	Lamborn	Parker	Weimer
Erskine	Lange		

Nays, none.

Absent or not voting, 7:

Denman	Hill	Mogged	Sullivan
Griffin	Messerly	Stephens	

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

Senate File 398

On motion of Senator Hougen, Senate File 398, a bill for an act relating to printing machinery for the state auditor, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

President Jepsen took the chair at 5:20 p.m.

Senator Hougen moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 398) the vote was:

Ayes, 51:

Anderson	Flatt	Laverty	Potgeter
Arbuckle	Frey	Leonard	Potter
Balloun	Frommelt	Lisle	Reichardt
Benda	Gilley	Lodwick	Rigler
Briles	Glenn	Lucken	Shaff
Clarke	Hammer	McGill	Shirley
Conklin	Hougen	Messerly	Smith
Curran	Keith	Mowry	Stanley
DeHart	Klink	Neu	Thordsen
DeKoster	Kosek	Nicholson	Van Gilst
Dodds	Kyhl	Ollenburger	Walsh
Doderer	Lamborn	Palmer	Weimer
Erskine	Lange	Parker	

Nays, 2:

Gaudineer	Schaben
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Absent or not voting, 8:

Coleman	Griffin	Mogged	Stephens
Denman	Hill	O'Malley	Sullivan

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

HOUSE AMENDMENTS CONSIDERED**Senate File 537**

Senator Stanley called up for consideration Senate File 537, 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 addi-

tions, at institutions of higher learning now or hereafter under the jurisdiction of the state board of regents, to acquire and improve property therefor, to establish and collect student fees and charges and to borrow money and issue revenue bonds payable solely from fees and charges and other institutional income, and to refund bonds or other obligations payable from such revenues, amended by the House, and moved that the Senate concur in division 1 of the following amendment:

Amend Senate File 537 as follows:

1. Section 4 by inserting after the partial word "sembly" in line four (4) of said section the following:
"and approval by the governor".
2. By striking all of section 9.
3. By renumbering the remaining sections.

The Senate concurred in division 1 of the amendment.

Senator Stanley moved that the Senate refuse to concur in divisions 2 and 3 of the House amendment.

(Consideration of the House amendments to Senate File 537 pending on adjournment.)

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 204, a bill for an act relating to librarians and guidance counselors for junior and senior high schools.

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

House File 417, a bill for an act relating to the inspection of meat and poultry.

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

House File 532, a bill for an act relating to the operation of food service in public buildings by the commission for the blind.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 525, a bill for an act relating to the treatment of alcoholism.
WILLIAM R. KENDRICK, Chief Clerk

HOUSE AMENDMENT TO SENATE FILE 525

Amend Senate File 525 as follows:

1. By inserting in line seven (7) of page one (1) after the word "alcoholics" the words "; however, a facility shall not include a mental health institute under the control of the department of social services".

2. By inserting in line thirty-four (34) of page two (2) after the period the following:

"A facility may, upon approval of the board of supervisors, submit to a county a billing for the aggregate amount of all care, maintenance, and treatment of alcoholics for each month. The board of supervisors may demand an itemization of such billings at any time or may audit the same."

3. By inserting in line twenty-six (26) of page four (4) after the period the following:

"The county attorney, with the consent of the board of supervisors, may execute an agreement providing for the acceptance of a lesser amount owed by an alcoholic, his spouse, or estate to the county. The execution of such agreement may provide that the same is in satisfaction of all moneys owed the county. In such case any lien against the property of the alcoholic, his spouse, or estate shall be released."

4. By adding thereto the following new section:

"Sec. 22. It is hereby deemed a lawful municipal purpose for cities and towns to allocate a portion of the liquor-control tax funds for the purpose of financing or aiding in the financing of an alcoholic facility or detoxification center. The facility or center may use any funds so allocated for the treatment, rehabilitation and education of alcoholics in this state."

INTRODUCTION OF BILLS

Senate File 665, by committee on state government, a bill for an act relating to residency requirements for elections; compensation and training of election workers; the use of voters' oaths, affidavits, and declarations; the qualification and certification of candidates of nonparty political organizations; voter registration; the use of serial numbers on applications for absentee ballots and ballot envelopes; absentee ballots for servicemen; the prohibition of the solicitation and notarization of absentee ballots by governmental employees; the review and use of voters' lists; the time of election filings; calling district conventions after resignation of candidates; polling places; the resignation of candidates; and administration of the election laws by the secretary of state.

Read first time and placed on calendar.

Senate File 666, by Senators Clarke, Gaudineer, Potgeter, Frommelt, Neu, Lamborn and Messerly, a bill for an act relating to the reorganization of the Iowa state conservation commission, Iowa natural resources council, Iowa state soil conservation commission, Iowa state geologist, geological board, and the Iowa state advisory board for preserves; and to establish a department of natural resource management.

Read first time and passed on file.

Senate File 667, by committee on appropriations, a bill for an act to appropriate moneys received by the state banking department.

Read first time and placed on calendar.

Senate File 668, by committee on appropriations, a bill for an act to establish a permanent revolving fund in the department of public defense for the payment of the maintenance and operational costs of administrative state aircraft and to make an appropriation therefor.

Read first time and placed on calendar.

Senate File 669, by committee on appropriations, a bill for an act to make transfer of certain fees, taxes, interest and penalties 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 manufacturing motor vehicle registration plates at the prison industries.

Read first time and placed on calendar.

Senate File 670, by committee on appropriations, a bill for an act to appropriate from the general fund of the state to the department of agriculture.

Read first time and placed on calendar.

Senate File 671, by committee on schools, a bill for an act relating to school buses

Read first time and placed on calendar.

HOUSE MESSAGES CONSIDERED

House File 204, a bill for an act relating to librarians and guidance counselors for junior and senior high schools.

Read first time and passed on file.

House File 417, a bill for an act relating to the inspection of meat and poultry, to clarify and otherwise amend chapter one hundred eighty-nine A (189A) of the Code to provide for cooperation with appropriate federal agencies with respect to meat and poultry products inspection programs, and for other purposes.

Read first time and passed on file.

House File 532, a bill for an act relating to the operation of food service in public buildings by the commission for the blind.

Read first time and passed on file.

ANNOUNCEMENT OF INVESTIGATING COMMITTEES ON GOVERNOR'S APPOINTMENTS

President Jepsen, in accordance with section 2.40, Code 1966, announced the appointment of the following Senators to investigating committees:

As members of the Commission of Aeronautics:

Bruce H. Van Druff of Red Oak, Montgomery County, for the regular term ending June 30, 1975:

Senator Briles, Chairman

Senator Lisle

Senator Anderson

Senator Griffin

Senator Schaben

Norbert D. Baltes of Charles City, Floyd County, for the regular term ending June 30, 1975:

Senator Kyhl, Chairman

Senator Curran

Senator Rigler

Senator Ollenburger

Senator Coleman

As members of the Board of Examiners in the Basic Sciences:

Kenneth MacDonald of Iowa City, Johnson County, for the regular term ending June 30, 1975:

Senator Kosek, Chairman

Senator Potter

Senator Stephens

Senator Stanley

Senator Doderer

Elmer W. Hertel of Waverly, Bremer County, for the regular term ending June 30, 1975:

Senator Rigler, Chairman

Senator Gilley

Senator Klink

Senator Conklin

Senator Weimer

REPORTS OF COMMITTEES

Senator Messerly submitted the following report:

MR. PRESIDENT: Your committee on appropriations, to which was referred **House File 778**, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1969, and ending June 30, 1971, to the Iowa State Fair Board, begs leave to report it has had the same under consideration and recommends the same **do pass**.

FRANCIS L. MESSERLY, Chairman

Ordered passed on file.

Senator Lange submitted the following report:

MR. PRESIDENT: Your committee on constitutional amendments and reapportionment, to which was referred **House File 781**, a bill for an act to establish the composition of the General Assembly and provide for election of the members 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**:

Amendment No. 1

House File 781 as reprinted is hereby amended as follows:

1. By inserting in page two (2), line two (2), after the word "term", the words "or was subsequently elected to complete the unexpired portion of a term which began in January, 1969".

2. By inserting in page two (2), line eight (8), after the word "election", the words "except as otherwise provided in this Act."

3. By striking from page four (4) all of lines twenty-five (25) through thirty-five (35), inclusive, and from page five (5) all of lines one (1) through seven (7), inclusive, and inserting in lieu thereof the following:

"2. Each senatorial district established by section five (5) of this Act in which no incumbent senator resided as of April 1, 1969, or in which no senator elected to a four-year term in 1968 or subsequently elected to complete the unexpired portion of a term which began in January, 1969, resided as of April 1, 1969, shall elect one senator in 1970.

3. Each senatorial district established by section five (5) of this Act in which only one incumbent senator resided as of April 1, 1969, shall be represented in the Sixty-fourth General Assembly by that senator, if he was elected in 1968 to a four-year term or was subsequently elected to complete the unexpired portion of a four-year term which began in January, 1969.

4. Each senatorial district established by section five (5) of this Act in which only one incumbent senator resides on March 15, 1970, shall be represented in the Sixty-fourth General Assembly by that senator, if he was elected in 1968 to a four-year term or was subsequently elected to complete the unexpired portion of a four-year term which began in January, 1969. However, this subsection shall apply only if the senator also resided in the district as of April 1, 1969, or resided in the district on the date of his election if he was elected after April 1, 1969, to complete the unexpired portion of a four-year term which began in January, 1969.

5. Each senatorial district established by section five (5) of this Act in which two or more incumbent senators resided as of April 1, 1969, shall elect one senator in 1970. The term of any senator residing in a district in which an election is required by this subsection, who was elected in 1968 to a four-year term or was subsequently elected to complete the unexpired portion of a four-year term which began in January, 1969, shall be terminated effective January 1, 1971. However, this subsection shall not apply to a district if (a) subsection four (4) of this section is applicable, due to the death, resignation, or change of residence of one or more senators, or (b) subsection six (6) of this section is applicable.

6. In any senatorial district established by section five (5) of this Act in which a senatorial election in 1970 would otherwise be required by subsection five (5) of this section no senatorial election shall be held in 1970 if all the incumbent senators residing in the district on March 15, 1970, file with the secretary of state, on or before March 15, 1970, a statement signed by each of them to the effect that:

a. The district is to be represented in the senate for the Sixty-fourth General Assembly by one of the signatory resident incumbent senators, who must be identified in the statement and must have been elected to a four-year term in 1968 or subsequently elected to complete the unexpired portion of a term which began in January, 1969.

b. Each of the other incumbent senators residing in the district who were elected to a four-year term in 1968 or were subsequently elected to complete the unexpired portion of a four-year term which began in January, 1969, have filed with the governor their resignations from the senate, to take effect not later than January 1, 1971.

c. No incumbent senator residing in the district whose term will expire on or about January 1, 1971, will be a candidate for election as senator from that district in the 1970 primary and general elections.

The district shall be represented in the Sixty-fourth General Assembly by the resident incumbent senator designated in the signed statement.

7. Each senator elected in 1970 shall serve for a term of four years, except that the Sixty-fourth General Assembly or other reapportioning authority shall shorten the term of any such senator when necessary to comply with the constitution of the state of Iowa and to carry out the apportionment required in 1971."

Amendment No. 2

House File 781 as reprinted is hereby amended as follows:

1. By striking from page thirteen (13), line twenty-seven (27), the word "Crescent,"
2. By inserting in page thirteen (13), line twenty-eight (28), after the word "Layton," the words "Hazel Dell,"
3. By inserting in page thirteen (13), line twenty-nine (29), before the word "Hardin", the word "Kane,"
4. By inserting in page nineteen (19), after line thirty-one (31), the following new line:
"c. In Monroe county, Bluff Creek and Pleasant townships."
5. By striking from page twenty (20) all of line six (6).

Amendment No. 3

House File 781 as reprinted is hereby amended by striking from page twenty (20) all of lines twenty-two (22) through thirty-four (34), inclusive, and inserting in lieu thereof the following:

- "a. All of Des Moines county outside the city of Burlington.
 - b. That portion of the city of Burlington composed of ward one (1).
 - c. All of Louisa county.
92. The ninety-second representative district shall consist of that portion of the city of Burlington composed of wards two (2), three (3), four (4), five (5), six (6), seven (7), and eight (8)."

Amendment No. 4

House File 781 as reprinted is hereby amended as follows:

1. By striking from page twenty-two (22), line thirty-three (33), the word "fourteenth", and inserting in lieu thereof the word "nineteenth".
2. By striking from page twenty-three (23), line four (4), the words "nineteenth and twentieth", and inserting in lieu thereof the words "twentieth and forty-seventh".
3. By striking from page twenty-three (23), line thirty-two (32), the words "forty-seventh and forty-eighth", and inserting in lieu thereof the words "forty-eighth and fifty-second".
4. By striking from page twenty-four (24), line one (1), the words "fifty-first and fifty-second", and inserting in lieu thereof the words "fourteenth and fifty-first".

Amendment No. 5

House File 781 as reprinted is hereby amended as follows:

1. By striking from page twenty-four (24), line seven (7), the word "sixty-first", and inserting in lieu thereof the word "fifty-eighth".
2. By striking from page twenty-four (24), line eleven (11), the words "sixty-second and sixty-third", and inserting in lieu thereof the words "sixty-first and sixty-second".
3. By striking from page twenty-four (24), line thirteen (13), the word "fifty-eighth", and inserting in lieu thereof the word "sixty-third".

Amendment No. 6

House File 781 as reprinted is hereby amended as follows:

1. By striking from page twenty-four (24), line twenty-five (25), the word "seventy-sixth" and inserting in lieu thereof the word "seventy-eighth".
2. By striking from page twenty-four (24), line twenty-seven (27), the words "seventy-seventh and seventy-eighth" and inserting in lieu thereof the words "seventy-sixth and seventy-seventh".

ELMER F. LANGE, Chairman

Ordered passed on file.

Senator DeKoster submitted the following reports:

MR. PRESIDENT: Your committee on judiciary, to which was referred **Senate File 348**, a bill for an act relating to penalties for child abuse, begs leave to report it has had the same under consideration and ~~returns the bill~~ **without recommendation.**

LUCAS J. DeKOSTER, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary, to which was referred **House File 219**, a bill for an act relating to the fees for petit jurors, begs leave to report it has had the same under consideration and recommends the same **do pass.**

LUCAS J. DeKOSTER, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary, to which was referred **House File 279**, a bill for an act relating to the separation of jurors in criminal cases, begs leave to report it has had the same under consideration and recommends the same **do pass.**

LUCAS J. DeKOSTER, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary, to which was referred **House File 435**, a bill for an act to coordinate various statutes with the department of social services act, begs leave to report it has had the same under consideration and recommends the same **do pass.**

LUCAS J. DeKOSTER, Chairman

Ordered passed on file.

Senator Kyhl submitted the following reports:

MR. PRESIDENT: Your committee on law enforcement, to which was referred **House File 516**, a bill for an act relating to depressant, stimulant, and hallucinogenic drugs, 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 516 as follows:

1. By inserting in page 1, line 19, after the word "imprisonment" the words "in the county jail".
2. By inserting after page 1, line 24, the following new subsection:

"By inserting in line four (4) after the word 'imprisonment' the words 'in the penitentiary'".

3. By adding the following new section:

Chapter one hundred eighty-nine (189), section eleven (11), Acts of the Sixty-second (62nd) General Assembly, is hereby amended as follows:

1. By inserting in line six (6) after the word "imprisonment" the words "in the penitentiary".

2. By inserting in line nine (9) after the word "imprisonment" the words "in the penitentiary".

4. By adding the following new section:

Section two hundred four point twenty (204.20), Code 1966, is hereby amended by adding thereto the following new subsection:

"5. Any person violating this chapter by possessing, purchasing, or attempting to purchase marijuana in such quantity that it can logically be inferred that such marijuana is intended for personal use only and is not held for sale to others, and such marijuana is not part of any other narcotic drug, shall be guilty of possession of marijuana for personal use and shall, upon a first conviction after July 1, 1969, be imprisoned in the county jail not to exceed six months or be fined not to exceed one thousand dollars, or both. All or any part of the sentence may be suspended or such person may be granted probation upon a finding by the court that a recurrence of a violation of this chapter by such person is not likely. Any person violating this chapter by possession, purchasing, or attempting to purchase marijuana in such quantity that it can logically be inferred that such marijuana is intended for sale shall be guilty of possession of marijuana held for sale and shall be punished as provided in subsection one (1) of this section. Possession of marijuana for personal use shall be a lesser included offense of possession of marijuana held for sale. Second and subsequent offenses of possession of marijuana for whatever purpose shall be punished as provided in subsection one (1) of this section."

VERNON H. KYHL, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on law enforcement, to which was referred House File 534, a bill for an act relating to unauthorized possession of official traffic-control devices, begs leave to report it has had the same under consideration and recommends the same *de pass*.

VERNON H. KYHL, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on law enforcement, to which was referred House File 559, a bill for an act granting the Iowa liquor control commission the discretion to allow the executor or administrator of a liquor control licensee to continue the operation of the business for a limited time, begs leave to report it has had the same under consideration and recommends the same *de pass*.

VERNON H. KYHL, Chairman

Ordered passed on file.

AMENDMENTS FILED

1 Amend the Stanley, et al., amendment to Senate File 248, filed March 19,

2 section 6, as follows:

3 By striking all of line 67 and inserting in lieu thereof
4 the words "in the county jail for six months or by imprison-
5 ment in the penitentiary for one year."

GENE W. GLENN

1 Amend the Stanley, et al., amendment to Senate File 248, filed March 19,

2 section 8, as follows:

3 By striking in line 98 the period (.), inserting in
4 lieu thereof a comma (,) and by adding the words "unless two
5 qualified psychiatrists approved by the court have examined
6 the person and have certified that in their opinion there
7 is no significant danger that he will again commit the same
8 or a similar offense, and that outpatient treatment will be
9 appropriate for the said person."

GENE W. GLENN

1 Amend the Stanley, et al., amendment to Senate File 248, filed March 19,

2 section 8, as follows:

3 By striking in line 110 the word "three" and insert in
4 lieu thereof the word "two".

GENE W. GLENN

1 Amend the Stanley, et al., amendment to Senate File 248, filed March 19, Section 8,

2 as follows:

3 By striking in line 112 the words "his release is in
4 the best" and by striking in line 113 the words "interests
5 of society and".

GENE W. GLENN

1 Amend the Stanley, Mowry, et al., amendment to Senate
2 File 248, filed March 19, 1969, by adding the following new
3 section:

4 "Sec. —. Section six hundred twenty-two point seven
5 (622.7), six hundred twenty-two point nine (622.9), and six
6 hundred twenty-two point ten (622.10) of the Code and any
7 other statute or rule of evidence which excludes or makes
8 privileged the testimony of a husband or wife against the
9 other or the testimony of a health practitioner, physician,
10 surgeon, or stenographer or confidential clerk of any such
11 person, as to confidential communications, shall not apply
12 to evidence regarding a violation of section six hundred
13 ninety-eight point one (698.1), six hundred ninety-eight
14 point three (698.3), six hundred ninety-eight point four
15 (698.4), seven hundred four point one (704.1), seven hundred
16 five point one (705.1), or seven hundred twenty-five point two
17 (725.2) of the Code, or subsection two (2) of section
18 seven hundred twenty-five point one (725.1) of the
19 Code, as amended, in any judicial proceeding, civil or
20 criminal."

LEE GAUDINEER

1 Amend the Stanley, Mowry, et al., amendment to Senate
2 File 248, filed March 19, 1969, by adding the following new
3 section:

4 "Sec. —. Section seven hundred forty-five point
5 one (745.1), Code 1966, is amended by adding the following:

6 "If any person who is subject to section eight (8)
7 of this Act or who has been committed under chapter two hundred
8 twenty-five A (225A) of the Code, escapes from or leaves
9 without due authority the institution in which he is
10 confined or to which he is committed, such act shall constitute
11 a violation of this section and he shall be subject to the
12 penalty provided in this section."

DAVID M. STANLEY
JOHN L. MOWRY

1 Amend the amendment by committee on judiciary, filed
2 March 26, 1969, to Senate File 332, line 7, by striking
3 the period and adding the following: ", hallucinogenic,
4 depressant or stimulant drugs or narcotics."

LUCAS J. DeKOSTER

1 Amend Senate File 348 by striking in section 1,
2 line 10, the words "less than two hundred, nor",
3 and by striking in section 1, line 12, the words
4 "less than three months nor".

COMMITTEE ON JUDICIARY
LUCAS J. DeKOSTER, Chairman

1 Amend Senate File 626, page 5, by striking in line
2 19 the words, "for Polk County" and inserting in
3 lieu thereof the words, "of the county wherein
4 the license was to be issued or wherein such
5 license is to be revoked or suspended".

HAROLD A. THORSEN

1 Amend Senate File 630 as follows:
2 By inserting in page 1, line 10, after the word
3 "buildings" the words "for use solely as classrooms,
4 laboratories, shops, libraries and study halls".

CLIFTON C. LAMBORN
BASS VAN GILST

1 Amend Senate File 655 as follows:
2 1. Amend page 3, line 12, by striking the figure
3 "10,059,000.00" and inserting the figure "9,759,000.00".

ROBERT R. RIGLER

1 Amend House File 400 by striking all after the enacting clause
2 and inserting in lieu thereof the following:

3 Sec. 1. Chapter three hundred fifty-six (356), section forty-
4 one (41), Acts of the Sixty-second General Assembly, is hereby
5 amended by adding the following thereto:

6 "There is hereby granted a maximum two thousand seven hundred
7 dollars (\$2,700) credit on the assessed value of tangible personal
8 property owned by a person or business enterprise.

9 For the purposes of this section:

10 1. 'Person' means an individual, partnership, joint venture,

11 association, corporation, trust, or estate.

12 2. 'Business enterprise' means a person engaged in business."

13 Sec. 2. Chapter three hundred fifty-six (356), section forty-
14 three (43), Acts of the Sixty-second General Assembly, is amended
15 by striking all of lines 1 through 15, inclusive, and inserting in
16 lieu thereof the following new section:

17 "Sec. 43. No person or business enterprise in the state shall
18 be allowed a credit on personal property tax in excess of two thousand
19 seven hundred dollars (\$2,700) assessed valuation. Any person or
20 business enterprise who owns personal property subject to taxation
21 in more than one (1) county of the state shall designate in reporting
22 such property as required in section thirty-nine (39) of his Act
23 in which counties of the state the property is located and may claim
24 the credit or a proportionate part thereof in each county where the
25 property is situated, and in no case shall he claim more than the
26 two thousand seven hundred dollars (\$2,700) assessed value for all
27 personal property assessed in all counties.

28 Each year, on or before July first, the taxpayer shall deliver
29 to the assessor and state by affidavit or affidavits filed in each
30 county where his personal property is situated, that he has not
31 claimed a total personal property tax credit in all counties in
32 excess of a total of two thousand seven hundred dollars (\$2,700)
33 assessed valuation.

34 It shall be the duty of the assessor to see that no taxpayer
35 can split his personal property in order to get excess personal
36 property tax credits.

37 If any person fails to make claim for the credits provided for
38 under this chapter as herein required, he shall be deemed to have
39 waived the personal property tax credit for the year in which he
40 failed to make claim.

41 Any person making a false affidavit for the purpose of obtaining
42 the credit provided for in this section, or who knowingly receives
43 such credit without being legally entitled thereto, or who makes
44 claim for credit of more than two thousand seven hundred dollars
45 (\$2,700) in the state shall be guilty of a misdemeanor and upon
46 conviction thereof shall be fined not more than five hundred dollars
47 (\$500) or imprisoned in the county jail for not more than ninety
48 (90) days or be both so fined and imprisoned."

49 Sec. 3. Chapter three hundred fifty-six (356), section forty-
50 four (44), Acts of the Sixty-second General Assembly, is amended by
51 striking all of lines 1 through 11 inclusive, and inserting in lieu
52 thereof the following new section:

53 "Sec. 44. If personal property is owned separately by a husband
54 and wife, they may divide the credit or one may take the entire
55 credit, but in no case may a husband and wife receive a total credit
56 of more than two thousand seven hundred dollars (\$2,700) unless
57 husband, wife or minor children own farm units separately and file
58 separate social security returns. If personal property is owned by
59 separate business enterprises and the business enterprises are con-
60 trolled or owned by the same person, the separate business enterprises
61 may divide the credit or one may take the entire credit, but in no
62 case may separate business enterprises which are controlled or owned
63 by the same person received a total exemption of more than two thou-
64 sand seven hundred dollars (\$2,700).

65 Business enterprises are controlled or owned by the same person

66 if over fifty percent (50%) of their assets or shares of stock are
67 controlled or owned by the same person, or if they are in fact
68 controlled and managed by the same person, regardless of how actual
69 title to the assets or shares of stock are held."

70 Sec. 4. Chapter three hundred fifty-six (356), section forty-
71 five (45), Acts of the Sixty-second General Assembly, is hereby
72 amended by adding thereto the following:

73 "The department of revenue shall have the responsibility of
74 auditing credits allowed in 1969 and each year thereafter. A copy
75 of the audit report shall be sent to the county auditor, the county
76 treasurer and state comptroller, and such individuals shall be
77 directed to correct their books and records accordingly. The amount
78 of such erroneous credit shall be charged to the county by the state
79 comptroller. Persons and business enterprises may appeal any dis-
80 allowed personal property credit to the state board of tax review."

81 Sec. 5. Chapter three hundred fifty-six (356), section forty-
82 eight (48), Acts of the Sixty-second General Assembly, is hereby
83 amended by adding thereto the following:

85 "Any person making a false affidavit for the purpose of obtain-
86 ing the credit provided for in this section or who knowingly receives
87 such credit without being legally entitled thereto shall be guilty
88 of a misdemeanor, and upon conviction thereof shall be fined not
89 more than one hundred dollars (\$100) or imprisoned in the county jail
90 for not more than thirty (30) days or be both fined and imprisoned.
91 Jurisdiction shall be in each county in which an affidavit has been
92 filed."

92 Sec. 6. This Act, being deemed of immediate importance, shall
93 be in full force and effect from and after its passage and publica-
94 tion in The Clayton County Register, a newspaper published at
95 Elkader, Iowa, and in the Hardin County Index, a newspaper published
96 at Eldora, Iowa.

JAMES A. POTGETER
ROGER J. SHAFF
C. JOSEPH COLEMAN
THOMAS J. FREY
HUGH H. CLARKE

1 House File 781 as reprinted is hereby amended by striking
2 from page eight (8) all of lines six (6) through sixteen (16)
3 and inserting in lieu thereof the following:

4 "21. The twenty-first representative district shall
5 consist of that portion of the city of Sioux City composed
6 of precincts one (1), two (2), three (3), four (4), five
7 (5), six (6), seven (7), eight (8), and thirty-one (31).

8 22. The twenty-second representative district shall
9 consist of that portion of the city of Sioux City composed
10 of precincts nine (9), eleven (11), thirteen (13), fourteen
11 (14), sixteen (16), seventeen (17), eighteen (18), nineteen
12 (19), thirty (30), thirty-two (32), and thirty-three (33)."

ELMER F. LANGE

On motion of Senator Lange, the Senate adjourned until 9:00 a.m.,
Friday, April 25, 1969.

JOURNAL OF THE SENATE

**SENATE CHAMBER,
DES MOINES, IOWA, FRIDAY, APRIL 25, 1969.**

The Senate met in regular session, President Jepsen presiding.

Prayer was offered by Reverend Burrell Pennings, pastor of the Bethany Reformed Church, Des Moines, Iowa.

The Senate pledged allegiance to the flag.

The Journal of April 24, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Senator Griffin for the day on request of Senator Stanley.

PETITIONS

The following petitions were presented and placed on file:

By Senator Nicholson, from eighty-six residents of Scott County favoring the legalization of pari-mutuel wagering on horse races.

By Senator Weimer, from twenty-six residents of Linn County urging support of the professional negotiation legislation as recommended by the Senate schools committee.

By Senator Kosek, from twenty-six residents of Linn County urging support of the professional negotiation legislation as recommended by the Senate schools committee.

VISITORS WELCOMED

The Chair welcomed several groups of students at the request of the following Senators:

By Senator Lange, thirty-seven students from the Lytton Community School, accompanied by their instructor, Mrs. Stensrud, who were present in the balcony.

By Senator O'Malley, a group of fifth and sixth grade students from the Monroe Elementary School, Des Moines, accompanied by their instructor, Florence Hoffmann, who were present in the balcony.

By Senator Stanley, thirty-four students from Franklin School,

Muscatine, accompanied by their instructor, Mrs. Halpin, who were present in the balcony.

By Senators Frommelt and Walsh, twenty-three eighth grade students from St. Joseph's School, Key West, accompanied by their instructor, Byron Judge, who were present in the balcony.

PRESENTATION OF SENATE QUEEN

Senator Glenn rose on a point of personal privilege and presented his secretary, Judith Ann Cort, who was chosen by the Pages of the Senate as "Queen of the Senate" for the first session of the Sixty-third General Assembly.

INTRODUCTION OF BILLS

Senate File 672, 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, development, and alterations to state parks and reserves, state forests, and state waters; for artificial lake development, erosion control, river, stream, and lake access, development 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 to be used in connection with this appropriation and federal funds in addition thereto.

Read first time and placed on calendar.

Senate File 673, by committee on appropriations, a bill for an act to appropriate the fish and game protection fund for use by the state conservation commission.

Read first time and placed on calendar.

Senate File 674, by committee on appropriations, a bill for an act to appropriate from the general fund of the state to the state conservation commission.

Read first time 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 concurred in Senate amendment to and passed:

House File 436, a bill for an act relating to issuance of public warrants.

Also: That the House refuses to concur in the Senate amendment to House File 616, a bill for an act relating to the sale of real estate of old-age recipients.

WILLIAM R. KENDRICK, Chief Clerk

SPECIAL ORDER OF BUSINESS

The time having arrived, the Chair announced the special order of business for the consideration of House File 207.

CONSIDERATION OF BILLS

House File 207

On motion of Senator Potter, House File 207, a bill for an act relating to the operation of a motor vehicle while the operator of a vehicle is under the influence of alcoholic beverages or other substances, or a combination of such substances, which prevent the safe operation of a motor vehicle, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

Senator Thordsen offered the following amendment by Senators Thordsen and Potter, as recommended by the committee, and moved its adoption:

Amend House File 207, page two (2), line twenty-three (23), by striking the word "ten" and inserting in lieu thereof the word "fifteen".

Senator Conklin took the chair at 10:00 a.m.

Senator Thordsen moved the adoption of the amendment and requested a roll call.

On the question "Shall the amendment be adopted?" (H.F. 207) the vote was:

Ayes, 24:

Benda	Frey	Kyhl	Nicholson
Briles	Frommelt	Lamborn	Potgeter
Coleman	Gaudineer	Lange	Potter
DeHart	Glenn	Laverty	Schaben
Denman	Hougen	Mogged	Shirley
Doderer	Klink	Neu	Thordsen

Nays, 34:

Anderson	Flatt	Lucken	Reichardt
Arbuckle	Gilley	McGill	Rigler
Balloun	Hammer	Messerly	Shaff
Clarke	Hill	Mowry	Smith
Conklin	Keith	Offenburg	Stanley
Curran	Kosek	O'Malley	Stephens
DeKoster	Leonard	Palmer	Van Gilst
Dodds	Lisle	Parker	Walsh
Erskine	Lodwick		

Voting present, 1:

Weimer

Absent or not voting, 2:

Griffin Sullivan

The amendment was lost.

Senator Glenn offered the following amendment and moved its adoption:

Amend House File 207 as follows:

By striking on page 2 in line 24 the word "prima" and by striking on page 2 in line 25 the word "facie" and inserting in lieu thereof the word "presumptive".

The amendment was adopted.

Senator Stanley offered the following amendment by Senators Stanley, et al. and moved its adoption:

Amend House File 207 by adding the following new sections:

1. "Sec. —. Section three hundred twenty-one B point three (321B.3), Code 1966, is hereby amended by inserting the following after the period in line 29: "Subject to the right of a person to refuse a blood test or to refuse to submit to any chemical testing, such peace officer may determine which of said substances shall be tested; and if he requires a breath test, he may also require a test of one other of said substances."

2. "Sec. —. Section three hundred twenty-one B point four (321B.4), Code 1966, is hereby amended by inserting the following after the period in line 8: "However, any peace officer, using devices and methods approved by the commissioner of public safety, may take a specimen of a person's breath or urine for the purpose of determining the alcoholic content of the person's blood."

President Jepsen took the chair at 11:35 a.m.

Senator Glenn offered the following amendment to the Stanley, et al., amendment:

Amend the Stanley, et al., amendment to House File 207 as follows:

By striking in Section 1, the quote (") at the end of the section and adding the following "Provided, however, that the accused person first be advised by such peace officer of his right to consult an attorney before proceeding with any such test."

Senator Potgeter moved the previous question on the Stanley, et al., amendment and the Glenn amendment to the amendment.

The motion prevailed.

Senator Glenn moved the adoption of his amendment to the amendment and requested a roll call.

On the question "Shall the Glenn amendment to the amendment be adopted?" (H.F. 207) the vote was:

Ayes, 16:

Benda
Briles
Coleman
Dodds

Frommelt
Glenn
Hougen
Lisle

Mogged
O'Malley
Potgeter
Rigler

Schaben
Shirley
Walsh
Weimer

Nays, 41:

Anderson	Gaudineer	Lavery	Palmer
Arbuckle	Gilley	Leonard	Parker
Balloun	Hammer	Lodwick	Potter
Clarke	Hill	Lucken	Reichardt
Conklin	Keith	McGill	Shaff
Curran	Klink	Messerly	Smith
DeHart	Kosek	Mowry	Stanley
DeKoster	Kyhl	Neu	Stephens
Erskine	Lamborn	Nicholson	Thordsen
Flatt	Lange	Ollenburg	Van Gilet
Frey			

Absent or not voting, 4:

Denman	Doderer	Griffin	Sullivan
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The amendment to the amendment was lost.

Senator Stanley moved adoption of the Stanley, et al., amendment.

Division was called for.

The amendment was adopted.

On motion of Senator Stanley, the Senate recessed until 1:00 p.m.

AFTERNOON SESSION

The Senate reconvened, President Jepsen presiding.

LEAVE OF ABSENCE

Senator O'Malley asked and received unanimous consent that Senator Dodds be excused for the remainder of the day.

CONSIDERATION OF BILLS

House File 207

The Senate resumed consideration of House File 207.

Senator Stanley offered the following amendment by Senators Stanley, et al., and moved its adoption:

Amend House File 207 by adding the following new section:

"Sec. —. Section three hundred twenty-one B point seven (321B.7), Code 1966, is hereby amended by striking in lines 15 and 16 the words 'not less than one hundred twenty days nor more than'."

Roll call was requested.

On the question "Shall the amendment be adopted?" (H.F. 207) the vote was:

Rule 24 was invoked.

Ayes, 20:

Anderson	DeKoster	Kosek	Potter
Arbuckle	Flatt	Lamborn	Smith
Balloun	Hammer	McGill	Stanley
Clarke	Hill	Messerly	Thordsen
DeHart	Klink	Nicholson	Van Gilst

Nays, 24:

Briles	Hougen	Mogged	Potgeter
Doderer	Kyhl	Mowry	Reichardt
Frey	Lange	Neu	Rigler
Gaudineer	Laverty	Ollenburger	Schaben
Gilley	Leonard	O'Malley	Walsh
Glenn	Lucken	Palmer	Weimer

Absent or not voting, 17:

Benda	Dodds	Keith	Shaff
Coleman	Erskine	Lisle	Shirley
Conklin	Frommelt	Lodwick	Stephens
Curran	Griffin	Parker	Sullivan
Denman			

The amendment was lost.

Senator DeKoster offered the following amendment by Senators DeKoster and Gaudineer and moved its adoption:

Amend House File 207 as follows:

1. By striking on page 2, from line 26, all after the period (.) and by inserting in lieu thereof the word, "No".
2. By striking on page 2, in line 30 the word, "or" and all of line 31 and by inserting in lieu thereof the following:
" , third or subsequent offense."

The amendment was adopted.

Senator Thordsen moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 207) the vote was:

Rule 24 was invoked.

Ayes, 47:

Anderson	Flatt	Laverty	Potgeter
Arbuckle	Frey	Leonard	Potter
Balloun	Gaudineer	Lucken	Reichardt
Benda	Gilley	McGill	Rigler
Briles	Hammer	Messerly	Schaben
Clarke	Hill	Mogged	Smith
Coleman	Keith	Mowry	Stanley
Conklin	Klink	Neu	Stephens
Curran	Kosek	Nicholson	Thordsen
DeHart	Kyhl	Ollenburger	Van Gilst
DeKoster	Lamborn	O'Malley	Walsh
Doderer	Lange	Palmer	

Nays, 2:

Glenn	Hougen
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Absent or not voting, 12:

Denman
Dodds
Erskine

Frommelt
Griffin
Lisle

Lodwick
Parker
Shaff

Shirley
Sullivan
Weimer

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

COMMUNICATIONS

The following communications were presented:

OFFICE OF THE GOVERNOR

State Capitol
Des Moines, Iowa 50319

April 24, 1969

Hon. Roger W. Jepsen
Lieutenant Governor of Iowa
Local

Dear Governor Jepsen:

It is my pleasure to submit to the Senate for their consideration the name of Ray B. Lauterbach of Perry, Dallas County, Iowa, for appointment as a member of the Employment Safety Commission under the provisions of section 88A.4 of the Code of Iowa 1966 for a regular six-year term beginning July 1, 1969, and ending June 30, 1975.

Respectfully yours
ROBERT D. RAY
Governor

Also:

Dear Governor Jepsen:

It is my pleasure to submit to the Senate for their consideration the name of Myron (Mike) L. Lorenzen of Waterloo, Black Hawk County, Iowa, for appointment as a member of the Employment Safety Commission under the provisions of section 88A.4 of the Code of Iowa 1966 for a regular six-year term beginning July 1, 1969, and ending June 30, 1975.

Respectfully yours
ROBERT D. RAY
Governor

Also:

Dear Governor Jepsen:

It is my pleasure to submit to the Senate for their consideration the name of Leslie L. Licklider of Cherokee, Cherokee County, Iowa, for appointment as a member of the Conservation Commission under the provisions of section 107.2 of the Code of Iowa 1966 for a regular six-year term beginning July 1, 1969, and ending June 30, 1975.

Respectfully yours
ROBERT D. RAY
Governor

Also:

Dear Governor Jepsen:

It is my pleasure to submit to the Senate for their consideration the name of James D. Bixler of Council Bluffs, Pottawattamie County, Iowa,

for appointment as a member of the Conservation Commission under the provisions of section 107.2 of the Code of Iowa 1966 for a regular six-year term beginning July 1, 1969, and ending June 30, 1975.

Respectfully yours
ROBERT D. RAY
Governor

Also:

Dear Governor Jepsen:

It is my pleasure to submit to the Senate for their consideration the name of Joan Geisler of Dubuque, Dubuque County, Iowa, for appointment as a member of the Conservation Commission under the provisions of section 107.2 of the Code of Iowa 1966 for a regular six-year term beginning July 1, 1969, and ending June 30, 1975.

Respectfully yours
ROBERT D. RAY
Governor

MOTION TO RECONSIDER WITHDRAWN

Senator Gaudineer asked and received unanimous consent to withdraw his motion to reconsider the vote by which **Senate File 250** passed the Senate.

SENATE FILE 617 WITHDRAWN

Senator Flatt asked and received unanimous consent that **Senate File 617** be withdrawn from further consideration of the Senate.

UNFINISHED BUSINESS

Senate File 482

On motion of Senator Walsh, Senate File 482, a bill for an act relating to joint exercise of governmental powers, was taken up for further consideration.

Senator Messerly asked and received unanimous consent to withdraw the amendment filed April 2 and found on page 734 of the Senate Journal.

Senator Hougén asked and received unanimous consent to withdraw the amendment filed March 19 and found on pages 557 and 558 of the Senate Journal.

Senator Lange asked and received unanimous consent to withdraw the amendment filed by Senators Lange and Kosek on March 20 and found on page 572 of the Senate Journal.

Senator Schaben asked and received unanimous consent to withdraw the amendment filed March 27 and found on page 671 of the Senate Journal.

Senator Balloun asked and received unanimous consent to withdraw the amendment filed by Senators Balloun and Stephens on April 4 and found on page 769 of the Senate Journal.

Senator Walsh moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 482) the vote was:

Ayes, 54:

Anderson	Frey	Laverty	Potgeter
Arbuckle	Frommelt	Leonard	Potter
Balloun	Gaudineer	Lucken	Reichardt
Benda	Gilley	McGill	Rigler
Briles	Glenn	Messerly	Schaben
Clarke	Hammer	Mogged	Shirley
Coleman	Hill	Mowry	Smith
Conklin	Hougen	Neu	Stanley
Curran	Keith	Nicholson	Stephens
DeHart	Klink	Ollenburg	Thordsen
DeKoster	Kosek	O'Malley	Van Gilst
Doderer	Kyhl	Palmer	Walsh
Erskine	Lamborn	Parker	Weimer
Flatt	Lange		

Nays, none.

Absent or not voting, 7:

Denman	Griffin	Lodwick	Sullivan
Dodds	Lisle	Shaff	

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 482** be immediately messaged to the House, which request was complied with.

TEMPORARY PAGES PRESENTED

President Jepsen presented to the Senate his daughter, Ann Marie, who was serving as his Page temporarily.

The Secretary of the Senate presented to the Senate the daughter of the Assistant Secretary, Debbie Fisher, who was serving as his Page temporarily.

ANNOUNCEMENT

Senator Schaben rose on a point of personal privilege to announce to the Senate that he had just received word of the death of a former member of the Senate and the House of Representatives, the Honorable Robert G. Moore, from Harrison County. Dr. Moore also served as Secretary of the Senate in the Sixty-first General Assembly.

APPOINTMENT OF COMMITTEE

President Jepsen announced the appointment of Senators Schaben and Frey to represent the Senate at the funeral of Dr. Moore at Dunlap, Iowa, on Sunday, April 27, 1969, at 2:00 p.m.

HOUSE AMENDMENTS CONSIDERED

Senate File 537

Senator Stanley called up for further consideration Senate File 537, 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 institutions of higher learning now or hereafter under the jurisdiction of the state board of regents, to acquire and improve property therefor, to establish and collect student fees and charges and to borrow money and issue revenue bonds payable solely from fees and charges and other institutional income, and to refund bonds or other obligations payable from such revenues, amended by the House, and renewed his motion that the Senate refuse to concur in divisions 2 and 3 of the House amendments.

Senator Rigler took the chair at 2:30 p.m.

Senator Potgeter moved the previous question on the motion, which motion prevailed.

On the question "Shall the Senate refuse to concur in divisions 2 and 3 of the House amendments?" (S.F. 537) the vote was:

Ayes, 31:

Anderson	Flatt	Leonard	Potter
Arbuckle	Frey	Mowry	Schaben
Balloun	Hammer	Neu	Shirley
Benda	Hill	Nicholson	Stanley
Briles	Klink	Ollenburg	Stephens
Clarke	Kosek	O'Malley	Van Gilt
Conklin	Lamborn	Palmer	Walsh
Curran	Laverty	Potgeter	

Nays, 21:

Coleman	Gilley	Lange	Reichardt
DeHart	Glenn	Lucken	Rigler
DeKoster	Hougen	McGill	Smith
Doderer	Keith	Messerly	Thordsen
Frommelt	Kyhl	Parker	Weimer
Gaudineer			

Absent or not voting, 9:

Denman	Griffin	Lodwick	Shaff
Dodds	Lisle	Mogged	Sullivan
Erskine			

The motion prevailed and the Senate refused to concur in divisions 2 and 3 of the House amendments.

Senator Stanley moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 537) the vote was:

Ayes, 41:

Anderson	Flatt	Leonard	Parker
Arbuckle	Frey	Lucken	Potgeter
Balloun	Gaudineer	McGill	Potter
Benda	Gilley	Messerly	Reichardt
Briles	Hammer	Mowry	Rigler
Clarke	Hougen	Neu	Schaben
Coleman	Keith	Nicholson	Stanley
Curran	Kosek	Ollenburg	Thordsen
DeHart	Kyhl	O'Malley	Walsh
DeKoster	Lamborn	Palmer	Weimer
Doderer			

Nays, 10:

Frommelt	Klink	Shirley	Stephens
Glenn	Lange	Smith	Van Gilst
Hill	Mogged		

Absent or not voting, 10:

Conklin	Erskine	Lisle	Shaff
Denman	Griffin	Lodwick	Sullivan
Dodds	Laverty		

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

Senate File 525

Senator Kosek called up for consideration Senate File 525, a bill for an act relating to the treatment of alcoholism, amended by the House, and moved that the Senate concur in the House amendment.

The Senate concurred in the House amendment.

Senator Kosek moved that the bill as amended by the House and concurred in by the Senate be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 525) the vote was:

Ayes, 51:

Anderson	DeKoster	Hammer	Lange
Arbuckle	Doderer	Hill	Laverty
Balloun	Flatt	Hougen	Leonard
Briles	Frey	Keith	Lucken
Coleman	Frommelt	Klink	McGill
Conklin	Gaudineer	Kosek	Messerly
Curran	Gilley	Kyhl	Mogged
DeHart	Glenn	Lamborn	Mowry

Neu
Nicholson
Ollenburg
O'Malley
Palmer

Parker
Potgeter
Potter
Reichardt
Rigler

Schaben
Shirley
Smith
Stanley
Stephens

Thordsen
Van Gilst
Walsh
Weimer

Nays, none.

Absent or not voting, 10:

Benda
Clarke
Denman

Dodds
Erskine
Griffin

Lisle
Lodwick

Shaff
Sullivan

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

UNFINISHED BUSINESS

Senate File 630

On motion of Senator Van Gilst, Senate File 630, a bill for an act to authorize area schools to enter into lease agreements, with or without purchase options, for the rental of buildings, was taken up for further consideration.

Senator Lamborn offered the following amendment by Senators Lamborn and Van Gilst and moved its adoption:

Amend Senate File 630 as follows:

By inserting in page 1, line 10, after the word "buildings" the words "for use solely as classrooms, laboratories, shops, libraries and study halls".

Senator Curran offered the following amendment to the amendment and moved its adoption:

Amend the Lamborn-Van Gilst amendment to Senate File 630 by striking the word "solely" in line three and substituting the word "basically".

Division was called for.

The amendment to the amendment was adopted.

Senator Lamborn moved the adoption of his amendment, as amended.

The amendment as amended was adopted.

Senator Van Gilst moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 630) the vote was:

Ayes, 41:

Anderson
Arbuckle
Balloun
Briles
Coleman

Conklin
Curran
DeHart
Doderer
Flatt

Frey
Frommelt
Gaudineer
Gilley
Glenn

Hougen
Klink
Kosek
Kyhl
Lamborn

Laverty
Lucken
McGill
Messerly
Mogged
Mowry

Neu
Ollenburg
O'Malley
Palmer
Parker

Potter
Reichardt
Rigler
Schaben
Shirley

Smith
Stanley
Van Gilst
Walsh
Weimer

Nays, 9:

DeKoster
Hammer
Hill

Keith
Lange

Leonard
Nicholson

Potgeter
Stephens

Absent or not voting, 11:

Benda
Clarke
Denman

Dodds
Erskine
Griffin

Lisle
Lodwick
Shaff

Sullivan
Thordsen

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

CONSIDERATION OF BILLS

Senate File 650

On motion of Senator Lamborn, Senate File 650, a bill for an act to appropriate from the general fund of the state to the department of public safety and various divisions thereof, was taken up and considered.

Senator Thordsen offered the following amendment by Senators Thordsen, et al.:

Amend Senate File 650 as follows:

1. By striking on page 2 in line 21 the word "six" and inserting in lieu thereof the word "ten".
2. By striking on page 2 in line 21 the word "each" and inserting in lieu thereof the words "the first".
3. By inserting on page 2 in line 21 following the word "biennium" the words "and a five percent increase for the second year of the biennium".

Senator Stanley moved the previous question on the Thordsen, et al., amendment.

Roll call was requested.

On the question "Shall debate be closed on the pending question?" (S.F. 650) the vote was:

Ayes, 31:

Anderson
Arbuckle
Balloun
Briles
Clarke
Conklin
Curran
DeHart

DeKoster
Flatt
Frey
Gilley
Hammer
Keith
Kosek
Kyh

Lamborn
Laverty
Lucken
Messerly
Mowry
Neu
Nicholson
Ollenburg

Parker
Potgeter
Rigler
Smith
Stanley
Stephens
Walsh

Nays, 15:

Coleman	Glenn	Palmer	Thordsen
Doderer	Hill	Reichardt	Van Gilst
Frommelt	Leonard	Schaben	Weimer
Gaudineer	McGill	Shirley	

Voting present, 1:

O'Malley

Absent or not voting, 14:

Benda	Griffin	Lisle	Potter
Denman	Hougen	Lodwick	Shaff
Dodds	Klink	Mogged	Sullivan
Erskine	Lange		

The motion prevailed.

Senator Glenn moved the adoption of the Thordsen, et al., amendment and requested a roll call.

On the question "Shall the amendment be adopted?" (S.F. 650) the vote was:

Ayes, 14:

Coleman	Gaudineer	Palmer	Shirley
Denman	Glenn	Reichardt	Thordsen
Doderer	Klink	Schaben	Weimer
Frommelt	Leonard		

Nays, 36:

Anderson	Flatt	Lamborn	O'Malley
Arbuckle	Frey	Lange	Parker
Balloun	Gilley	Laverty	Potgeter
Briles	Hammer	Lucken	Rigler
Clarke	Hill	Messerly	Smith
Conklin	Hougen	Mogged	Stanley
Curran	Keith	Neu	Stephens
DeHart	Kosek	Nicholson	Van Gilst
DeKoster	Kyhl	Ollenburg	Walsh

Absent or not voting, 11:

Benda	Griffin	McGill	Shaff
Dodds	Lisle	Mowry	Sullivan
Erskine	Lodwick	Potter	

The amendment was lost.

Senator Lamborn moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 650) the vote was:

Ayes, 52:

Anderson	Coleman	Denman	Gaudineer
Arbuckle	Conklin	Doderer	Gilley
Balloun	Curran	Flatt	Glenn
Briles	DeHart	Frey	Hammer
Clarke	DeKoster	Frommelt	Hill

Keith	Lucken	O'Malley	Shirley
Klink	McGill	Palmer	Smith
Kosek	Messerly	Parker	Stanley
Kyhl	Mogged	Potgeter	Stephens
Lamborn	Mowry	Potter	Thordsen
Lange	Neu	Reichardt	Van Gilst
Laverty	Nicholson	Rigler	Walsh
Leonard	Ollenburg	Schaben	Weimer

Nays, none.

Absent or not voting, 9:

Benda	Griffin	Lisle	Shaff
Dodds	Hougen	Lodwick	Sullivan
Erskine			

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

Senate File 651

On motion of Senator Lamborn, Senate File 651, a bill for an act to appropriate from the general fund of the state to the Iowa reciprocity board, was taken up and considered.

Senator Lamborn moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 651) the vote was:

Ayes, 51:

Anderson	Frommelt	Laverty	Potgeter
Balloun	Gaudineer	Leonard	Potter
Briles	Gilley	Lucken	Reichardt
Clarke	Glenn	McGill	Rigler
Coleman	Hammer	Messerly	Schaben
Conklin	Hill	Mogged	Smith
Curran	Hougen	Mowry	Stanley
DeHart	Keith	Neu	Stephens
DeKoster	Klink	Nicholson	Thordsen
Denman	Kosek	Ollenburg	Van Gilst
Doderer	Kyhl	O'Malley	Walsh
Flatt	Lamborn	Palmer	Weimer
Frey	Lange	Parker	

Nays, 1:

Arbuckle

Absent or not voting, 9:

Benda	Griffin	Lodwick	Shirley
Dodds	Lisle	Shaff	Sullivan
Erskine			

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

Senate File 289

On motion of Senator DeKoster, Senate File 289, a bill for an act relating to various changes in the probate law, with report of com-

mittee recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

Senator DeKoster asked and received unanimous consent that the committee amendment be withdrawn.

Senator DeKoster offered the following amendment and moved its adoption:

Amend Senate File 289 as follows:

1. Amend page 8 by striking lines 1 and 2 and inserting in lieu thereof the following: "4. The clerk of the court in which is pending the proceedings in which the fiduciary is serving is the lawful attorney or".

2. Amend page 8, line 8, by adding a "." after the word "fiduciary" and striking the rest of line 8 and all of lines 9 through 12.

The amendment was adopted.

Senator DeKoster moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 289) the vote was:

Ayes, 48:

Anderson	Frommelt	Leonard	Potgeter
Arbuckle	Gaudineer	Lucken	Potter
Balloun	Gilley	McGill	Reichardt
Briles	Glenn	Messerly	Rigler
Clarke	Hammer	Mogged	Schaben
Conklin	Hill	Mowry	Smith
Curran	Hougen	Neu	Stanley
DeKoster	Keith	Nicholson	Stephens
Denman	Kosek	Ollenburger	Thordson
Doderer	Kyhl	O'Malley	Van Gilst
Flatt	Lamborn	Palmer	Walsh
Frey	Lange	Parker	Weimer

Nays, none.

Absent or not voting, 13:

Benda	Erskine	Laverty	Shaff
Coleman	Griffin	Lisle	Shirley
DeHart	Klink	Lodwick	Sullivan
Dodds			

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

Senate File 292

On motion of Senator Stanley, Senate File 292, a bill for an act relating to indemnification of officers, directors, employees, and agents of business corporations, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Stanley moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 292) the vote was:

Ayes, 49:

Anderson	Gaudineer	Leonard	Potter
Arbuckle	Gilley	McGill	Reichardt
Balloun	Glenn	Messerly	Rigler
Briles	Hammer	Mogged	Schaben
Clarke	Hill	Mowry	Shirley
Conklin	Hougen	Neu	Smith
Curran	Keith	Nicholson	Stanley
DeKoster	Kosek	Ollenburger	Stephens
Denman	Kyhl	O'Malley	Thordson
Doderer	Lamborn	Palmer	Van Gilst
Flatt	Lange	Parker	Walsh
Frey	Laverty	Potgeter	Weimer
Frommelt			

Nays, none.

Absent or not voting, 12:

Benda	Dodds	Klink	Lucken
Coleman	Erskine	Lisle	Shaff
DeHart	Griffin	Lodwick	Sullivan

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

Senate File 300

On motion of Senator Stanley, Senate File 300, a bill for an act relating to business corporations, 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 300 by:

1. Striking section 9 thereof.
2. Renumbering the following sections.

On motion of Senator Stanley, the amendment was adopted.

Senator Stanley offered the following amendment and moved its adoption:

Amend Senate File 300 by striking from page 10, line 31, the word and figure "three (3)" and inserting in lieu thereof the word and figure "five (5)".

The amendment was adopted.

Senator Stanley offered the following amendment and moved its adoption:

Amend Senate File 300, page 12, by striking from lines 13 and 14, the word "corporation" and inserting in lieu thereof the word "corporations".

The amendment was adopted.

Senator Stanley moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 300) the vote was:

Ayes, 46:

Anderson	Gaudineer	Leonard	Potgeter
Arbuckle	Gilley	Lucken	Potter
Balloun	Glenn	Messerly	Reichardt
Briles	Hammer	Mogged	Rigler
Clarke	Hill	Mowry	Schaben
Conklin	Hougen	Neu	Smith
Curran	Keith	Nicholson	Stanley
DeKoster	Kosek	Ollenburg	Stephens
Denman	Kyhl	O'Malley	Van Gilst
Doderer	Lamborn	Palmer	Walsh
Frey	Lange	Parker	Weimer
Frommelt	Laverty		

Nays, none.

Absent or not voting, 15:

Benda	Erskine	Lisle	Shirley
Coleman	Flatt	Lodwick	Sullivan
DeHart	Griffin	McGill	Thordsen
Dodds	Klink	Shaff	

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

Senate File 328

On motion of Senator Denman, Senate File 328, a bill for an act relating to statutes restricting the movement of overwidth vehicles and their application to urban transit systems, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Denman moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 328) the vote was:

Ayes, 46:

Anderson	Gaudineer	Lucken	Potgeter
Arbuckle	Gilley	McGill	Potter
Balloun	Glenn	Messerly	Reichardt
Briles	Hammer	Mogged	Rigler
Clarke	Hill	Mowry	Schaben
Conklin	Keith	Neu	Smith
Curran	Kosek	Nicholson	Stanley
DeKoster	Kyhl	Ollenburg	Stephens
Denman	Lamborn	O'Malley	Van Gilst
Flatt	Lange	Palmer	Walsh
Frey	Laverty	Parker	Weimer
Frommelt	Leonard		

Nays, none.

Absent or not voting, 15:

Benda	Doderer	Klink	Shirley
Coleman	Erskine	Lisle	Sullivan
DeHart	Griffin	Lodwick	Thordsen
Dodds	Hougen	Shaff	

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

Senate File 337

On motion of Senator Balloun, Senate File 337, a bill for an act relating to state park roads, 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 the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 337) the vote was:

Ayes, 45:

Anderson	Gilley	Lucken	Potgeter
Arbuckle	Glenn	McGill	Potter
Balloun	Hammer	Messerly	Reichardt
Briles	Hill	Mogged	Rigler
Clarke	Keith	Mowry	Schaben
Conklin	Kosek	Neu	Smith
Curran	Kyhl	Nicholson	Stanley
DeKoster	Lamborn	Ollenburg	Stephens
Denman	Lange	O'Malley	Van Gilst
Flatt	Laverty	Palmer	Walsh
Frommelt	Leonard	Parker	Weimer
Gaudineer			

Nays, none.**Absent or not voting, 16:**

Benda	Doderer	Hougen	Shaff
Coleman	Erskine	Klink	Shirley
DeHart	Frey	Lisle	Sullivan
Dodds	Griffin	Lodwick	Thordsen

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

Senate File 339

On motion of Senator Gaudineer, Senate File 339, a bill for an act to amend the residency requirements of municipal officers not elected by the voters, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Gaudineer asked and received unanimous consent to withdraw his amendment filed April 10 and found on page 877 of the Senate Journal.

Senator Gaudineer offered the following amendment and moved its adoption:

Amend Senate File 339 by adding the following as a new section after section 1:

"Sec. 2. Section three hundred sixty-five point seventeen (365.17), Code 1966, is hereby amended as follows:

1. By adding in line five (5) in subsection one (1) after the period (.) the following:

"The requirements of being a resident of Iowa for at least one (1) year, as provided in this subsection, shall not apply with respect to appointment or employment in the fire or police department so long as the applicant is a resident of Iowa at the time such appointment or employment begins."

2. By striking all of lines four (4) and five (5) in subsection seven (7) and by inserting in lieu thereof the word, "The".

The amendment was adopted.

Senator Gaudineer moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 339) the vote was:

Ayes, 45:

Anderson	Gaudineer	Leonard	Parker
Arbuckle	Gilley	Lucken	Potgeter
Balloun	Glenn	McGill	Potter
Briles	Hammer	Messerly	Rigler
Clarke	Hill	Mogged	Schaben
Conklin	Keith	Mowry	Smith
Curran	Kosek	Neu	Stanley
DeKoster	Kyhl	Nicholson	Stephens
Denman	Lamborn	Ollenburg	Van Gilst
Doderer	Lange	O'Malley	Walsh
Flatt	Laverty	Palmer	Weimer
Frommelt			

Nays, none.

Absent or not voting, 16:

Benda	Erskine	Klink	Shaff
Coleman	Frey	Lisle	Shirley
DeHart	Griffin	Lodwick	Sullivan
Dodds	Hougen	Reichardt	Thordsen

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

Senate File 349

On motion of Senator Conklin, Senate File 349, a bill for an act relating to city civic centers, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Conklin asked and received unanimous consent that **House File 361** be substituted for **Senate File 349**.

House File 361

On motion of Senator Conklin, House File 361, a bill for an act to amend chapter three hundred twenty-five (325), Acts of the Sixty-second General Assembly, to authorize certain cities to acquire by purchase, lease or construction and to reconstruct, complete, equip, improve, repair, remodel, operate, control, maintain and manage civic 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, was taken up and considered.

Senator Conklin moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 361) the vote was:

Ayes, 45:

Anderson	Gaudineer	Leonard	Parker
Arbuckle	Gilley	Lucken	Potgeter
Balloun	Glenn	McGill	Potter
Briles	Hammer	Messerly	Rigler
Clarke	Hill	Mogged	Schaben
Conklin	Keith	Mowry	Smith
Curran	Kosek	Neu	Stanley
DeKoster	Kyhl	Nicholson	Stephens
Denman	Lamborn	Ollenburg	Thordsen
Flatt	Lange	O'Malley	Walsh
Frey	Laverty	Palmer	Weimer
Frommelt			

Nays, none.**Voting present, 1:**

Van Gilst

Absent or not voting, 15:

Benda	Doderer	Klink	Shaff
Coleman	Erskine	Lisle	Shirley
DeHart	Griffin	Lodwick	Sullivan
Dodds	Hougen	Reichardt	

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

Senator Conklin asked and received unanimous consent that **Senate File 349** be withdrawn from further consideration of the Senate.

Senate File 364

On motion of Senator Stanley, Senate File 364, a bill for an act relating to nonprofit corporations, 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 the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 364) the vote was:

Ayes, 44:

Anderson	Gilley	Lucken	Potgeter
Arbuckle	Glenn	McGill	Potter
Balkoun	Hammer	Messerly	Rigler
Briles	Hill	Mogged	Schaben
Clarke	Keith	Mowry	Smith
Conklin	Kosek	Neu	Stanley
Curran	Kyhl	Nicholson	Stephens
DeKoster	Lamborn	Ollenburg	Thordsen
Flatt	Lange	O'Malley	Van Gilst
Frommelt	Laverty	Palmer	Walsh
Gaudineer	Leonard	Parker	Weimer

Nays, none.

Absent or not voting, 17:

Benda	Doderer	Hougen	Reichardt
Coleman	Erskine	Klink	Shaff
DeHart	Frey	Lisle	Shirley
Denman	Griffin	Lodwick	Sullivan
Dodds			

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

Senate File 369

On motion of Senator Kosek, Senate File 369, a bill for an act relating to compensation of the mayor and councilmen, was taken up and considered.

Senator Kosek asked and received unanimous consent that further action on **Senate File 369** be deferred and that the bill be placed on the calendar under unfinished business.

Senate File 376

On motion of Senator O'Malley, Senate File 376, a bill for an act relating to claims and actions under the Iowa Tort Claims Act, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

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

Amend Senate File 376 as follows:

1. By adding after the word "doctors" in line 7 on page 1 the following: "osteopathic physicians and surgeons".

The amendment was adopted.

Senator O'Malley moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 376) the vote was:

Ayes, 34:

Arbuckle	Glenn	McGill	Rigler
Briles	Hammer	Mowry	Schaben
Clarke	Keith	Ollenburg	Stanley
Conklin	Kosek	O'Malley	Stephens
Curran	Kyhl	Palmer	Thordsen
DeKoster	Lange	Parker	Van Gilst
Frommelt	Laverty	Potgeter	Walsh
Gaudineer	Leonard	Potter	Weimer
Gilley	Lucken		

Nays, 6:

Anderson	Flatt	Lamborn	Nicholson
Balloun	Hill		

Absent or not voting, 21:

Benda	Erschine	Lisle	Reichardt
Coleman	Frey	Lodwick	Shaff
DeHart	Griffin	Messerly	Shirley
Denman	Hougen	Mogged	Smith
Dodds	Klink	Neu	Sullivan
Doderer			

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

Senate File 412

On motion of Senator Frommelt, Senate File 412, 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 moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 412) the vote was:

Ayes, 37:

Anderson	Gaudineer	Laverty	Potgeter
Arbuckle	Gilley	Leonard	Potter
Balloun	Glenn	Lucken	Rigler
Briles	Hammer	McGill	Schaben
Clarke	Hill	Mowry	Stanley
Conklin	Keith	Nicholson	Stephens
Curran	Kosek	Ollenburg	Thordsen
DeKoster	Kyhl	Palmer	Van Gilst
Flatt	Lange	Parker	Walsh
Frommelt			

Nays, none.

Absent or not voting, 24:

Benda	Erskine	Lisle	Reichardt
Coleman	Frey	Lodwick	Shaff
DeHart	Griffin	Messerly	Shirley
Denman	Hougen	Mogged	Smith
Dodds	Klink	Neu	Sullivan
Doderer	Lamborn	O'Malley	Weimer

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

Senate File 417

On motion of Senator DeKoster, Senate File 417, a bill for an act to provide for the registration and protection of marks, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator DeKoster offered the following amendment and moved its adoption:

Amend Senate File 417 as follows:

1. By inserting in page 5, line 27, before the word "court" the word "district".
2. By striking in page 5, line 27, the words "of general jurisdiction".
3. By inserting in page 6, line 11, before the word "court" the word "district".
4. By striking in page 6, line 11, the words "of general jurisdiction".

The amendment was adopted.

Senator DeKoster offered the following amendment:

Amend Senate File 417 as follows:

1. By striking from page 2, lines 24, 28, 31 and 33, the period and in each case inserting in lieu thereof the word "or".
2. By striking from page 3, lines 1 and 9, the period and in each case inserting in lieu thereof the word "or".
3. By striking from page 5, lines 30, 31, 33 and 34, the period and in each case inserting in lieu thereof the word "or".
4. By striking from page 6, line 1, the period and inserting in lieu thereof the word "or".
5. By inserting after the word "shall" on page 6, line 7, the word "not".
6. By striking from page 6, line 28, the numeral "1".
7. By striking from page 7, lines 6 through 26, inclusive, and inserting in lieu thereof the following:

"Sec. 11. Remedies.

1. The registrant of a mark that has been infringed may be granted an injunction against an infringer in accordance with the principles of equity. The court in its discretion may allow the registrant to recover the damages caused by the infringement or the profits of the infringer attributable to the infringement, or both. The court may order any counterfeits or limitations in the possession or under the control of an infringer to be destroyed and in exceptional cases the court may also award reasonable attorney fees to the prevailing party.

2. Dilution of distinctiveness of a mark registered under this Act shall be a ground for injunctive relief according to the principles of equity.

Sec. 12. Defenses.

A registrant shall not use the letter "R" enclosed in a circle, thus ®, "Registered in the U. S. Patent Office" or "Reg. U. S. Patent Off." to give notice of registration under this Act. Use of false notice of federal registration is an affirmative defense which precludes recovery of damages, profits, or injunctive relief under this Act for the period during which false notice of federal registration is used.

Sec. 13. Application. This Act does not affect:".

8. Page 7, line 35, by striking the word "trademark" and inserting in lieu thereof the words "certification mark".

9. By renumbering the sections on page 8.

10. By adding after line 21, page 8, the following new sections:

"Section one hundred ninety-two point twenty-three (192.23), Code 1966, is amended by striking from line one (1) the words 'The Iowa trade-' and inserting in lieu thereof the words 'The Iowa certification'."

"Section one hundred ninety-two point twenty-four (192.24), Code 1966, is amended by striking from lines thirteen (13) and sixteen (16) the word 'trade-mark' and inserting in lieu thereof the words 'certification mark'."

"Section one hundred ninety-two point twenty-five (192.25), Code 1966, is amended by striking from line four (4) the word 'trade-mark' and inserting in lieu thereof the words 'certification mark'."

"Section one hundred ninety-two point twenty-six (192.26), Code 1966, is amended by striking from lines three (3), eight (8) and thirteen (13) the word 'trade-mark' and inserting in lieu thereof the words 'certification mark'."

"Section one hundred ninety-two point twenty-seven (192.27), Code 1966, is amended by striking from lines two (2) and three (3) the word 'trade-mark' and inserting in lieu thereof the words 'certification mark'."

"Section one hundred ninety-two point twenty-eight (192.28), Code 1966, is amended by striking from lines three (3), four (4), seven (7) and nine (9) the word 'trade-mark' and inserting in lieu thereof the words 'certification mark'."

"Section one hundred ninety-two point twenty-nine (192.29), Code 1966, is amended by striking from lines two (2), three (3) and four (4) the word 'trade-mark' and inserting in lieu thereof the words 'certification mark'."

"Section one hundred ninety-two point thirty (192.30), Code 1966, is amended by striking from line six (6) the word 'trade-mark' and inserting in lieu thereof the words 'certification mark'."

Senator DeKoster offered the following amendment to the amendment and moved its adoption:

Amend the DeKoster amendment to Senate File 417, filed April 4, 1969, by striking from line 68 the word and figure "four (4)" and inserting in lieu thereof the word and figure "five (5)".

The amendment to the amendment was adopted.

On motion of Senator DeKoster, his amendment, as amended, was adopted.

Senator DeKoster moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question, "Shall the bill pass?" (S.F. 417) the vote was:

Ayes, 37:

Anderson	Gaudineer	Laverty	Potgeter
Arbuckle	Gilley	Leonard	Potter
Balloun	Glenn	Lucken	Rigler
Briles	Hammer	McGill	Schaben
Clarke	Hill	Mowry	Stanley
Conklin	Keith	Nicholson	Stephens
Curran	Kosek	Ollenburg	Thordsen
DeKoster	Kyhl	Palmer	Van Gilst
Flatt	Lange	Parker	Walsh
Frommelt			

Nays, none.

Absent or not voting, 24:

Benda	Erskine	Lisle	Reichardt
Coleman	Frey	Lodwick	Shaff
DeHart	Griffin	Messerly	Shirley
Denman	Hougen	Mogged	Smith
Dodds	Klink	Neu	Sullivan
Doderer	Lamborn	O'Malley	Weimer

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

Senate File 511

On motion of Senator Mowry, Senate File 511, a bill for an act to convey an interest in land in Page County, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Mowry moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 511) the vote was:

Ayes, 37:

Anderson	Gaudineer	Laverty	Potgeter
Arbuckle	Gilley	Leonard	Potter
Balloun	Glenn	Lucken	Rigler
Briles	Hammer	McGill	Schaben
Clarke	Hill	Mowry	Stanley
Conklin	Keith	Nicholson	Stephens
Curran	Kosek	Ollenburg	Thordsen
DeKoster	Kyhl	Palmer	Van Gilst
Flatt	Lange	Parker	Walsh
Frommelt			

Nays, none.

Absent or not voting, 24:

Benda	Erskine	Lisle	Reichardt
Coleman	Frey	Lodwick	Shaff
DeHart	Griffin	Messerly	Shirley
Denman	Hougen	Mogged	Smith
Dodds	Klink	Neu	Sullivan
Doderer	Lamborn	O'Malley	Weimer

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

Senate File 534

On motion of Senator Kyhl, Senate File 534, a bill for an act relating to highway construction, 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 the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 534) the vote was:

Ayes, 26:

Balloun	Hammer	Lucken	Rigler
Clarke	Hill	Mowry	Schaben
Conklin	Keith	Nicholson	Stanley
Curran	Kosek	Palmer	Stephens
DeKoster	Lamborn	Parker	Thordsen
Flatt	Lange	Potter	Walsh
Gilley	Leonard		

Nays, 8:

Anderson	Frommelt	Kyhl	Ollenburg
Arbuckle	Glenn	Laverty	Potgeter

Voting present, 1:

Gaudineer

Absent or not voting, 26:

Benda	Erskine	McGill	Shaff
Briles	Frey	Messerly	Shirley
Coleman	Griffin	Mogged	Smith
DeHart	Hougen	Neu	Sullivan
Denman	Klink	O'Malley	Van Gilst
Dodds	Lisle	Reichardt	Weimer
Doderer	Lodwick		

The bill not having received a constitutional majority was declared to have failed to pass the Senate.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

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

House File 809, a bill for an act to make appropriations to members of the apportionment commission.

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

Senate File 291, a bill for an act relating to the eradication of hog cholera.

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

Senate File 601, a bill for an act to establish a permanent revolving fund for office of state auditor.

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

Senate File 604, a bill for an act to appropriate from the motor vehicle fuel tax fund to state comptroller.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 614, a bill for an act to increase compensation of county officers.

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

Senate File 621, a bill for an act to appropriate from general fund for capital improvements for institutions under department of social services.

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

Senate File 622, a bill for an act to appropriate administration and educational training aid funds.

WILLIAM R. KENDRICK, Chief Clerk

HOUSE AMENDMENT TO SENATE FILE 614

Amend Senate File 614 as follows:

1. Page 2, line two (2), by striking the words "one thousand" and inserting in lieu thereof the words "fifteen hundred".
2. Page 2, line thirty-one (31), by striking the words "thirty days" and inserting in lieu thereof the words "sixty days".
3. Page 5, by striking all of section five (5), lines ten (10) through thirteen (13) inclusive.
4. Page 6, by striking lines one (1), two (2), three (3), four (4), five (5), six (6), seven (7) and eight (8) and inserting in lieu thereof the following:
"In counties of one hundred fifty thousand or more, fourteen thousand dollars."
5. Page 6, by striking from line eleven (11) the word "seventy" and inserting in lieu thereof the word "eighty-five".
6. By renumbering all sections following section 4.

INTRODUCTION OF BILLS

Senate File 675, by committee on schools (committee on schools), a bill for an act to legalize and validate proceedings providing for the organization of, reorganization of, attachment of territory to, enlargement of, or changes in boundaries of school corporations.

Read first time and placed on calendar.

Senate File 676, by committee on appropriations, a bill for an act making an appropriation to the department of social services for deficiencies for the medical assistance program.

Read first time and placed on calendar.

HOUSE MESSAGE CONSIDERED

House File 809, a bill for an act to make appropriations to members of the apportionment commission established by Senate Joint Resolution 5 of the first session of the Sixty-third General Assembly.

Read first time and passed on file.

CALL OF THE SENATE

MR. PRESIDENT: Pursuant to Senate Rule 19, we, the undersigned, request a Call of the Senate on House File 781 and all amendments thereto.

DAVID M. STANLEY
ELMER F. LANGE
JAMES A. POTGETER
JOHN WALSH
CLIFTON C. LAMBORN
CHARLES BALLOUN
MARVIN W. SMITH
JOHN L. MOWRY
ERNEST KOSEK
KENNETH PARKER
FLOYD GILLEY
JOSEPH FLATT
RICHARD L. STEPHENS
J. HENRY LUCKEN
JAMES BRILES
FRANCIS MESSERLY

BILL SIGNED BY THE GOVERNOR

A communication was received announcing that on April 25, 1969, the Governor had approved and transmitted to the Secretary of State the following bill:

Senate File 504, relating to communicable diseases.

COMMUNICATION FROM SECRETARY OF STATE

April 25, 1969

Mr. Carroll Lane
Secretary of the Senate
State Capitol Building
Des Moines, Iowa 50319

I hereby certify that House File 783 was published in The Clinton Herald, Clinton, Iowa, April 21, 1969, and in the Ames Daily Tribune, Ames, Iowa, April 18, 1969.

I further certify that Senate File 581 was published in The Earlham Echo, Earlham, Iowa, April 17, 1969, and in The Times-Democrat, Davenport, Iowa, April 19, 1969.

MELVIN D. SYNHORST
Secretary of State

MOTION TO RECONSIDER

MR. PRESIDENT: I move to reconsider the vote by which Senate File 398 passed the Senate.

ALAN SHIRLEY

BILLS ASSIGNED TO COMMITTEE

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

S.C.R. 30 Social services
S. F. 666 State government
H.J.R. 15 Appropriations
H. F. 417 Agriculture

MOTION FILED

MR. PRESIDENT: I move that the Senate refuse to confirm the appointment of Frank L. Bailey, of Des Moines, Polk County, Iowa, as a member of the Council on Social Services under the provisions of section 2, Senate File 739, Acts of the Sixty-second General Assembly, for the initial term ending June 30, 1971, as shown in the Governor's Executive Journal, for the reasons set forth in my motion of April 18, and found on pages 1015 and 1016 of the Senate Journal.

DAVID STANLEY

REPORTS OF COMMITTEES

Senator Briles submitted the following report:

MR. PRESIDENT: Your committee on county government, to which was referred Senate File 54, a bill for an act relating to the creation of county historical boards; enumerating their powers and duties, and authorizing tax levies, begs leave to report it has had the same under consideration and recommends the same do pass.

JAMES BRILES, Chairman

Ordered passed on file.

Senator Kosek submitted the following reports:

MR. PRESIDENT: Your committee on social services, to which was referred Senate File 478, a bill for an act relating to the enforcement of obligations to support persons receiving public assistance, the appointment of a conservator for a person receiving public assistance, the protection of the public interest in the proper support of minor children of etc., begs leave to report it has had the same under consideration and recommends the same do pass.

ERNEST KOSEK, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on social services, to which was referred House File 367, a bill for an act relating to the recovery of moneys from the

estate of a person who has received medical assistance, begs leave to report it has had the same under consideration and recommends the same **do pass.**

ERNEST KOSEK, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on social services, to which was referred **House File 657**, a bill for an act relating to abolition of claims against the estates of certain blind persons who have received aid to the blind, begs leave to report it has had the same under consideration and recommends the same **do pass.**

ERNEST KOSEK, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on social services, to which was referred **House File 658**, a bill for an act relating to assistance paid needy blind persons, begs leave to report it has had the same under consideration and recommends the same **do pass.**

ERNEST KOSEK, Chairman

Ordered passed on file.

AMENDMENTS FILED

1 Amend Senate File 338 as follows:

2 1. By striking lines three (3) through eighteen (18),
3 inclusive, and inserting in lieu thereof the following:

4 "Amend Senate File 18, section nine hundred six (906), Acts
5 of the Sixty-third General Assembly, as follows:

6 1. By striking subsections one (1), paragraph a, and insert-
7 ing in lieu thereof the following:

8 'At a rate not to exceed nine dollars per annum upon each
9 one hundred dollars actually loaned to the customer. In addi-
10 tion to the amount actually loaned, the charge may be included
11 in the total amount of the loan. The terms of any loan for
12 which a charge is made pursuant to this paragraph shall require
13 substantially equal installments at successive intervals of
14 not more than one year in amounts sufficient to amortize the
15 entire loan, including charges, within a period of not more
16 than ten years provided, however, that the first installment
17 may be deferred to not more than fifteen months from the date
18 of the loan.'

19 2. By striking subsection one (1), paragraph b, and insert-
20 ing in lieu thereof the following:

21 'At a rate not to exceed one and one-half percent per month
22 computed on unpaid principal balances. A state bank may re-
23 ceive such charge by crediting each installment whenever re-
24 ceived, first to the charge at the monthly rate contracted for
25 and the remainder to principal until the loan is fully paid,
26 or the state bank may compute the total charge which would be
27 earned at the monthly rate contracted for if the loan were
28 repaid according to its terms and each installment were applied
29 first to the charge and then to principal, and include such
30 total charge in the total amount of the loan. The terms of

31 any loan for which a charge is made pursuant to this paragraph
32 shall require substantially equal installments at successive
33 intervals of not more than one month in amounts sufficient to
34 amortize the entire loan, including charges, within the period
35 ending on the date of its maturity which shall not exceed five
36 years provided, however, that installments may be deferred or
37 omitted on a seasonal basis. If the total charge is included
38 in the total amount of the loan as provided for in this para-
39 graph, a first interval of not less than fifteen nor more than
40 forty-five days may be treated as a monthly interval.'

41 3. By striking subsection six (6) and inserting in lieu
42 thereof the following:

43 'The total amount loaned to any one customer for which a
44 charge is made pursuant to this section shall not, at any one
45 time, exceed twenty-five thousand dollars excluding charges
46 permitted by this section. For any portion of one or more
47 loans to one customer in excess of twenty-five thousand dol-
48 lars, the charge which the state bank may make shall be
49 governed by law other than this section. No state bank shall
50 have outstanding loans subject to this section in an aggregate
51 amount exceeding twenty-five percent of its total assets.'

KENNETH BENDA

1 Amend Senate File 503 as follows:

2 1. By striking from page 1, lines 6, 7 and 8, the
3 words "1970 shall be equipped with a safety device designed
4 to stabilize and control the jackknifing of such semi-
5 trailer", and inserting in lieu thereof the words "1971,
6 shall be equipped with a device to assist stabilization
7 and controllability of such semitrailer".

8 2. By striking from page 1, lines 11 through 16,
9 inclusive.

THOMAS J. FREY

1 Amend Senate File 629 as follows:

2 1. Strike everything after the enacting clause and insert
3 in lieu thereof the following:

4 Section 1. Chapter three hundred fifty-four (354), section
5 one (1), Acts of the Sixty-second General Assembly, amending
6 section four hundred forty-one point twenty-one (441.21), Code
7 1966, is hereby amended as follows:

8 1. By striking lines ten (10) through twenty-two (22),
9 inclusive, and inserting in lieu thereof the following:

10 "The actual value of all property subject to assessment and
11 taxation shall be the fair and reasonable market value of such
12 property.

13 1. In determining the fair and reasonable market value of
14 all property for purposes of assessment, unless otherwise
15 specifically provided, the assessors and property tax division
16 of the department of revenue shall consider its current use,
17 productivity, and earning capacity, if any, capitalized at
18 currently accepted interest rates to be applied uniformly
19 among the counties and among classes of property which shall
20 be determined by the director of revenue, industrial conditions,
21 costs, physical and functional depreciation, obsolescence and

22 replacement cost, relative location, current sales of the same
23 or similar property if available which reflect present economic
24 trends and conditions, and all other factors which would assist
25 in determining the fair and reasonable market value of the
26 property, but not its potential value or use. All of the above
27 factors shall be considered where applicable, in arriving at
28 the fair and reasonable market value, but shall not be deter-
29 mined by only one such factor.

30 2. 'Market value' for purposes of this Act is defined as
31 the fair and reasonable exchange in the year in which the prop-
32 erty is listed and valued between a willing and able buyer and
33 a willing seller, neither being under any compulsion to buy or
34 sell and each being familiar with all the facts relating to the
35 particular property. Sale prices of the property or comparable
36 property in normal transactions reflecting current market
37 value, and the probable availability or unavailability of per-
38 sons interested in purchasing the property, shall be taken into
39 consideration in arriving at its market value; however, the
40 following shall not be taken into consideration: Sales where
41 real estate would be joined or become a part of an existing
42 unit, sales to immediate members of a family, gifts, foreclo-
43 sures or liquidation or forced sales; nor other unusual sales,
44 contract sales unless comparable to market value as herein
45 defined, nor prospective uses or values.

46 3. 'Sales ratios' may be used by the department of revenue
47 for the purpose of equalizing assessments and valuations for
48 taxation purposes; however, only sales as herein defined shall
49 be so used. When used, sales of the last three years shall
50 constitute the basis in computing the sales ratio. The local
51 assessor shall provide all information and records as required
52 by the department of revenue or as otherwise provided by law."

53 2. By striking lines twenty-seven (27) through forty-three
54 (43), inclusive.

55 3. By striking lines fifty (50) through fifty-six (56),
56 inclusive, and inserting in lieu thereof the following:

57 "In assessing property, the burden of proof shall be upon
58 any complainant attacking such valuation as excessive, inade-
59 quate, inequitable, or capricious; however, in protest or
60 appeal proceedings when the complainant offers competent evi-
61 dence by two persons not having an interest in the property
62 that the actual value of the property is less than the actual
63 value determined by the assessor or board of review as the case
64 may be, the burden of proof thereafter shall be upon the offi-
65 cial or person seeking to uphold such valuation for taxation
66 purposes. Any comparison of properties shall be of like prop-
67 erties in the same district or area within Iowa.

68 Upon written request of a taxpayer the assessing body shall
69 disclose all information in any formula or method used to deter-
70 mine the actual value of his property."

71 Sec. 2. Chapter three hundred fifty-four (354), section
72 one (1), line twenty-four (24), is hereby amended by adding
73 after the word "bulk", the following:

74 "of the total quantity to a single buyer".

75 Section four hundred twenty-eight point seventeen (428.17) of
76 the Code is hereby repealed.

77 Sec. 3. Chapter three hundred fifty-four (354), section
78 eight (8), Acts of the Sixty-second General Assembly, amending
79 section four hundred twenty-eight point four (428.4) of the
80 Code, is hereby amended by striking from line three (3) the
81 figure "1968" and inserting in lieu thereof the figure "1973".

82 Sec. 4. Section four hundred twenty-eight point four
83 (428.4) of the Code, as amended by chapter three hundred fifty-
84 four (354), section eight (8), and chapter three hundred fifty-
85 six (356), section forty (40), Acts of the Sixty-second General
86 Assembly, is hereby further amended by adding thereto the
87 following:

88 "No listing and valuing in any taxing district shall be
89 made prior to 1973 except as ordered by the director of revenue
90 for purposes of equalization, or as otherwise provided by law."

WILLIAM J. REICHARDT
HUGH H. CLARKE
C. JOSEPH COLEMAN
QUENTIN V. ANDERSON
CHESTER HOUGEN

1 Amend Senate File 629 by adding the following new sections:

2 Sec. 3. Section four hundred twenty-two point forty-six
3 (422.46), Code 1966, as amended by chapter three hundred forty-
4 eight (348), section twenty-four (24), and chapter one hundred
5 fifty-eight (158), section four (4), Acts of the Sixty-second
6 General Assembly, is hereby further amended by inserting in
7 line eleven (11) after the word "cigarettes" the words "or to
8 the inventory replacement tax imposed on the gross receipts
9 of retailers from the sale of goods".

10 Sec. 4. Section four hundred twenty-seven point one (427.1),
11 Code 1966, as amended by chapter three hundred forty-two (342),
12 section one hundred fifty-five (155), Acts of the Sixty-second
13 General Assembly, is hereby further amended by adding the
14 following new subsection:

15 "All stocks of merchandise and other tangible personal
16 property purchased, or otherwise acquired by a retailer as
17 defined in subsection five (5) of section four hundred twenty-
18 two point forty-two (422.42) of the Code, for the purpose of
19 making a subsequent retail sale."

20 Sec. 5. Chapter three hundred fifty-four (354), section
21 one (1), Acts of the Sixty-second General Assembly, amending
22 section four hundred forty-one point twenty-one (441.21), Code
23 1966, is hereby amended by striking lines twenty-three (23) to
24 twenty-six (26) inclusive.

25 Sec. 6. For the purposes of this provision the terms
26 "retailer", "retail sale", and "sales" shall mean such words
27 as defined in section four hundred twenty-two point forty-
28 two (422.42) of the Code, and adding the following thereto:

29 "There is hereby imposed annually an inventory replacement
30 tax of one-quarter of one percent upon the gross receipts of
31 all retailers derived from the sale of tangible personal prop-
32 erty on the first million dollars of gross sales; one-sixteenth
33 of one percent on the second million dollars gross sales;
34 and one-thirty-second of one percent on gross receipts thereafter.

35 Such inventory replacement tax shall not be collected from
36 a consumer of such good and services. It shall be paid by
37 the retailer in quarterly installments to the department of
38 revenue in the same manner as the retail sales tax as pro-
39 vided in section four hundred twenty-two point fifty-two
40 (422.52) of the Code. The department of revenue may adopt
41 such administrative procedures and requirements as will aid
42 in the administration and enforcement of this provision.

43 The sale of any merchandise sold in bulk or otherwise dis-
44 posed of, voluntarily or involuntarily, rather than at retail
45 or wholesale as herein provided, shall be subject to the in-
46 ventory replacement tax. In such event, only the considera-
47 tion for the merchandise shall be included as gross receipts.

48 The department of revenue shall certify the total revenues
49 collected within each county pursuant to this section to the
50 state comptroller, who shall remit not later than October first
51 and April first of each year to the treasurer of each county
52 in which the retailers paying such inventory replacement tax
53 are located, all revenues collected from each such county from
54 the taxes imposed by this section. Each county treasurer
55 shall credit to the various taxing districts within the county
56 such proportionate share of the revenues received. The pro-
57 portionate share of revenues to which each taxing district
58 shall be entitled shall be that share of available revenues
59 represented by the percentage that a taxing district's mill
60 levy measured in dollar amounts bears to the total mill levy
61 measured in dollar amounts of the county. Information neces-
62 sary to implement the provisions of this section shall be
63 furnished by the department of revenue to the counties."

64 Sec. 6. Section four hundred twenty-eight point seventeen
65 (428.17), Code 1966, is hereby repealed.

WILLIAM J. REICHARDT
CHESTER O. HOUGEN

1 Amend the Lamborn-Van Gilst amendment to Senate
2 File 630 by striking the word "solely" in line three
3 and substituting the word "basically".

LEIGH R. CURRAN

1 Amend Senate File 650 as follows:

2 1. By striking on page 2 in line 21 the word "six"
3 and inserting in lieu thereof the word "ten".

4 2. By striking on page 2 in line 21 the word "each"
5 and inserting in lieu thereof the words "the first".

6 3. By inserting on page 2 in line 21 following the
7 word "biennium" the words "and a five percent increase
8 for the second year of the biennium".

HAROLD A. THORSEN
GENE W. GLENN
MINNETTE DODERER
ALAN SHIRLEY

1 Amend Senate File 655 by adding a new section thereto as follows:
2 "None of the funds appropriated herein shall be used contrary
3 to the following provisions:

4 1. The board of regents shall not increase tuition rates

5 in any one of the state universities in excess of 10 percent during
6 the biennium.

7 2. No scholarship funds shall be granted to non-residents
8 of the State of Iowa, until such non-resident students have been
9 enrolled in one of the universities for at least two years for
10 a full time course. For the purpose of this provision, a 'non-
11 resident student' means any student who had not become a resident
12 of Iowa at least six months prior to the time of enrollment.

13 3. No instructor shall be permitted to devote less than one-
14 half of his time to instruction. This provision shall not be
15 applicable to deans, department heads or administrative employees.
16 It shall include students working for an advanced degree, or
17 for special training beyond a master's degree, unless specifically
18 approved by the board of regents.

19 4. Any writings, books or articles written by any employee
20 of a state university shall be the property of the State of Iowa,
21 and any royalties or earnings therefrom shall go to the university
22 fund and be specifically so reported.

23 5. No person shall be placed on sabbatical leave except
24 with the specific approval of the board of regents."

CHESTER HOUGEN

1 Amend House File 207 as follows:

2 By striking on page 2 in line 24 the word "prima"
3 and by striking on page 2 in line 25 the word "facie" and
4 inserting in lieu thereof the word "presumptive".

GENE W. GLENN

1 Amend House File 207 as follows:

2 1. By striking on page 2, from line 26, all after the period
3 (.) and by inserting in lieu thereof the word, "No".

4 2. By striking on page 2, in line 30 the word, "or" and
5 all of line 31 and by inserting in lieu thereof the following:
6 " , third or subsequent offense."

LUCAS J. DeKOSTER
LEE H. GAUDINEER

1 Amend House File 207 by adding the following new
2 section:

3 "Sec. —. Section three hundred twenty-one B point
4 seven (321B.7), Code 1966, is hereby amended by striking in
5 lines 15 and 16 the words 'not less than one hundred twenty
6 days nor more than'."

DAVID M. STANLEY
CHARLES F. BALLOUN
RALPH W. POTTER
W. CHARLENE CONKLIN
EUGENE M. HILL
H. A. THORSEN
BASS VAN GILST
SEELEY LODWICK

1 Amend House File 207 by adding the following new
2 sections:

3 1. "Sec. —. Section three hundred twenty-one B
4 point three (321B.3), Code 1966, is hereby amended by inserting
5 the following after the period in line 29: "Subject to the
6 right of a person to refuse a blood test or to refuse to

- 7 submit to any chemical testing, such peace officer may
8 determine which of said substances shall be tested; and if he
9 requires a breath test, he may also require a test of one
10 other of said substances.”
11 2. “Sec. —. Section three hundred twenty-one B
12 point four (321B.4), Code 1966, is hereby amended by inserting
13 the following after the period in line 8: “However, any
14 peace officer, using devices and methods approved by the
15 commissioner of public safety, may take a specimen of a person’s
16 breath or urine for the purpose of determining the alcoholic
17 content of the person’s blood.”

DAVID M. STANLEY
LUCAS J. DeKOSTER
CHARLES F. BALLOUN
RALPH W. POTTER
EUGENE M. HILL
H. A. THORSDEN
BASS VAN GILST
SEELEY LODWICK

- 1 Amend the Stanley, et al., amendment to House File 207
2 as follows:
3 By striking in section 1, the quote (”) at the end of the section and
4 adding the following “Provided, however, that the accused
5 person first be advised by such peace officer of his right
6 to consult an attorney before proceeding with any such test.”

GENE W. GLENN

- 1 Amend the Potgeter, et al., amendment to House File 400, filed
2 April 24, as follows:
3 1. By striking lines 6, 7, and 8 and inserting in lieu thereof
4 the following: “There is hereby granted a credit of not to exceed
5 two thousand seven hundred (2,700) dollars against the assessed
6 value of tangible personal property as defined in section thirty-
7 nine (39), Chapter three hundred fifty-six (356), Acts of Sixty-
8 second General Assembly, owned by a person or business enterprise.”
9 2. By inserting in line 22 after the word “property” the words
10 “to the assessor for the purpose of assessment”.
11 3. By striking in line 24 the words “the credit” and inserting
12 in lieu thereof the words “the entire credit in one county”.
13 4. By striking in line 29 the words “and state by” and insert-
14 ing in lieu thereof the words “an application for personal property
15 tax credit and state by such”.
16 5. By striking lines 34 through 36 and inserting in lieu
17 thereof the following: “It shall be the duty of the assessor to
18 examine claims for such credit filed with him and recommend on each
19 such claim the disallowance thereof where it appears that an owner
20 of tangible personal property has attempted to divide the ownership
21 thereof for purpose of obtaining additional credit beyond the amount
22 of two thousand seven hundred (2,700) dollars in a year.”
23 6. By striking in line 37 the word “claim” and inserting in
24 lieu thereof the word “application”.
25 7. By striking in lines 46 and 47 the words and number “five
26 hundred dollars (\$500)” and inserting in lieu thereof the words and
27 number “one hundred dollars (\$100)”.

28 8. By striking in lines 47 and 48 the word and number "ninety
29 (90)" and inserting in lieu thereof the word and number "thirty
30 (30)".

31 9. By adding at the end of line 69 the following new sentence:
32 "The assessor shall deliver the sworn affidavits to the county
33 auditor by August 1st of each year."

34 10. By adding in line 74 after the word "thereafter" the words
35 "in all counties in the state, and such audit shall be completed
36 within eighteen months from July 1st of the year the claims were
37 filed".

38 11. By inserting in line 75 after the word "report" the words
39 "containing disallowed credits".

40 12. By adding in line 79 after the word "comptroller." the
41 following new sentence: "The director of revenue shall be authorized
42 and directed to disallow any claim where the audit or investigation
43 revealed that the claimant was not entitled to the credit claimed."

44 13. By inserting in line 86 after the word "thereto" the words
45 "or makes claim for credit in more than one county in the state".

JAMES A. POTGETER

1 Amend House File 428 as follows:

2 1. Strike from page 2, lines 32 and 35 the words
3 "state treasurer" and insert in lieu thereof the words
4 "treasurer of state".

5 2. Strike from page 7, lines 20 through 35 and insert
6 in lieu thereof the following:

7 "2. There shall be a seven member commission on
8 judicial qualifications consisting of a justice of the
9 supreme court who shall act as chairman and who shall
10 be appointed by the chief justice, and six members appointed
11 by the governor with the approval of two-thirds of the
12 members of the senate as follows: one district court
13 judge, one attorney admitted to and in active practice
14 in the state, and four electors of the state not attorneys
15 admitted to practice. The terms of office of the members
16 of the commission shall be four years, except that the
17 initial terms of one attorney and one member who is not
18 an attorney shall be two years. Membership on the com-
19 mission shall terminate when a member is disqualified to
20 act in a proceeding or ceases to have the status or office
21 from which he was qualified for appointment. A vacancy
22 shall be filled for the balance of an unexpired term with
23 a successor having the same qualifications and named by
24 the person entitled to make the original appointment.
25 The supreme court shall prescribe rules of practice and
26 procedure of the commission."

ROBERT R. RIGLER
MINNETTE DODERER
FRANCIS MESSERLY
RICHARD L. STEPHENS
EUGENE HILL
JAMES E. BRILES
ELMER F. LANGE
ANDREW G. FROMMELT
KENNETH BENDA
CHARLES G. MOGGED

- 1 Amend House File 781 as amended and passed by the House as
- 2 follows:
- 3 1. By striking from page five (5) all of line twenty (20),
- 4 and inserting in lieu thereof the following:
- 5 "a. In Plymouth county, Portland, Preston, Grant, Elgin,
- 6 Fredonia, Meadow, Westfield, Johnson, Washington, America,
- 7 Marion, Remsen, Sioux, Liberty, Plymouth, Stanton, Union,
- 8 Henry, Hungerford, Lincoln, Elkhorn, and Garfield townships."
- 9 2. By striking from page eight (8) all of line seven (7),
- 10 and inserting in lieu thereof the following:
- 11 "of:
- 12 a. In Plymouth county, Hancock and Perry townships.
- 13 b. That portion of the city of Sioux City composed of pre--"

ALDEN J. ERSKINE

- 1 House File 781 as amended and passed by the House of Repre-
- 2 sentatives is hereby amended as follows:
- 3 1. By striking all of section four (4) of the bill, and
- 4 inserting in lieu thereof the following:
- 5 "Sec. 4. The state is hereby divided into one hundred
- 6 representative districts, as follows:
- 7 1. The first representative district shall consist of:
- 8 a. In Lyon county, Sioux, Larchwood, Allison, Centennial,
- 9 Logan, Cleveland, Lyon, Richland, Doon, Garfield, and Wheeler
- 10 townships.
- 11 b. In Sioux county, Settlers, Sioux, Rock, Lincoln, Sheridan,
- 12 Grant, Garfield, Plato, Welcome, Capel, Lynn, Buncombe, Eagle,
- 13 Center, West Branch, Holland, Floyd, and Logan townships, and
- 14 that portion of the city of Orange City lying within Nassau
- 15 township.
- 16 2. The second representative district shall consist of:
- 17 a. All of Plymouth county.
- 18 b. In Sioux county, Washington, Reading, Sherman, and
- 19 East Orange townships and that portion of Nassau township
- 20 lying outside the corporate limits of the city of Orange City.
- 21 3. The third representative district shall consist of:
- 22 a. All of Dickinson county.
- 23 b. In Lyon county, Riverside, Midland, Elgin, Rock, Liberal,
- 24 Grant, and Dale townships.
- 25 c. All of Osceola county.
- 26 4. The fourth representative district shall consist of:
- 27 a. In Clay county, Waterford, Summit, Meadow, Lone Tree,
- 28 Riverton, Spencer, and Sioux townships.
- 29 b. In O'Brien county, Floyd, Franklin, Lincoln, Hartley,
- 30 Carroll, Summit, Center, Omega, Baker, Dale, Highland, Caledonia,
- 31 Union, and Liberty townships.
- 32 5. The fifth representative district shall consist of:
- 33 a. All of Emmet county.
- 34 b. In Kossuth county, Eagle, Grant, Springfield, Hebron,
- 35 Swea, Harrison, Ledyard, Lincoln, Seneca, Greenwood, Ramsey,
- 36 German, Fenton, Burt, Portland, and Buffalo townships.
- 37 6. The sixth representative district shall consist of:
- 38 a. In Kossuth county, Lotts Creek, Union, Plum Creek,
- 39 Wesley, Whittemore, Algona, Cresco, Irvington, Prairie, Garfield,
- 40 Riverdale, Sherman, and Luverne townships.

- 41 b. All of Palo Alto county.
42 7. The seventh representative district shall consist of:
43 a. In Cerro Gordo county, Grant, Lincoln, Lime Creek, and
44 Falls townships.
45 b. All of Winnebago county.
46 c. All of Worth county.
47 8. The eighth representative district shall consist of:
48 a. All of Hancock county.
49 b. In Wright county, Boone, Norway, Belmond, Pleasant,
50 Liberty, Lake, Grant, Iowa, Dayton, Lincoln, and Blaine town-
51 ships.
52 9. The ninth representative district shall consist of:
53 a. In Floyd county, Cedar, Niles, St. Charles, and Charles
54 City townships:
55 b. All of Mitchell county.
56 10. The tenth representative district shall consist of:
57 a. All of Butler county.
58 b. In Floyd county, Rock Grove, Rudd, Floyd, Rockford,
59 Ulster, Scott, Union, Pleasant Grove, and Riverton townships.
60 11. The eleventh representative district shall consist of:
61 a. In Chickasaw county, Deerfield, Washington, Jacksonville,
62 Utica, Dayton, New Hampton, and Stapleton townships.
63 b. All of Howard county.
64 c. In Winneshiek county, Fremont, Orleans, Lincoln, Sumner,
65 Calmar, Jackson, and Washington townships.
66 12. The twelfth representative district shall consist of:
67 a. All of Bremer county.
68 b. In Chickasaw county, Chickasaw, Bradford, Richland,
69 Dresden, and Fredericksburg townships.
70 13. The thirteenth representative district shall consist of:
71 a. In Allamakee county, Waterloo, Union City, Iowa, Hanover,
72 French Creek, Lansing, Union Prairie, Makee, Center, Lafayette,
73 Ludlow, and Jefferson townships.
74 b. In Winneshiek county, Burr Oak, Hesper, Highland, Bluffton,
75 Canoe, Pleasant, Madison, Decorah, Glenwood, Springfield,
76 Frankville, Military, and Bloomfield townships.
77 14. The fourteenth representative district shall consist of:
78 a. In Allamakee county, Paint Creek, Taylor, Post, Franklin,
79 Linton, and Fairview townships.
80 b. All of Clayton county.
81 15. The fifteenth representative district shall consist of:
82 a. All of Buena Vista county.
83 b. In Clay county, Lake, Freeman, Clay, Lincoln, Gillett
84 Grove, Logan, Peterson, Douglas, Herdland, and Garfield town-
85 ships.
86 c. In O'Brien county, Grant and Waterman townships.
87 16. The sixteenth representative district shall consist of:
88 a. All of Humboldt county.
89 b. All of Pocahontas county.
90 17. The seventeenth representative district shall consist
91 of that portion of the city of Mason City composed of wards one
92 (1), two (2), and three (3), and precinct one (1) of ward four
93 (4).
94 18. The eighteenth representative district shall consist of:
95 a. The following portions of Cerro Gordo county: Lake, Mason,

- 96 Portland, Union, Clear Lake City, Geneseo, Clear Lake, Mount
97 Vernon, Bath, Owen, Grimes, Pleasant Valley, and Dougherty town-
98 ships, and that portion of the city of Mason City composed of
99 precinct two (2) of ward four (4).
- 100 b. In Franklin county, Wisner, Richland, Ross, West Fork,
101 Marion, Mott, Clinton, and Washington townships.
- 102 19. The nineteenth representative district shall consist of
103 all of Fayette county.
- 104 20. The twentieth representative district shall consist of:
105 a. All of Buchanan county.
106 b. In Delaware county, Richland, Honey Creek, Coffins Grove,
107 Prairie, Milo, Adams, and Hazel Green townships.
- 108 21. The twenty-first representative district shall consist
109 of that portion of the city of Sioux City composed of pre-
110 cincts one (1), two (2), three (3), four (4), five (5), six
111 (6), seven (7), eight (8), and thirty-one (31).
- 112 22. The twenty-second representative district shall consist
113 of that portion of the city of Sioux City composed of precincts
114 nine (9), eleven (11), thirteen (13), fourteen (14), sixteen
115 (16), seventeen (17), eighteen (18), nineteen (19), thirty (30),
116 thirty-two (32), and thirty-three (33).
- 117 23. The twenty-third representative district shall consist
118 of that portion of the city of Sioux City composed of precincts
119 ten (10), twelve (12), twenty-two (22), twenty-three (23),
120 twenty-four (24), twenty-five (25), twenty-six (26), twenty-
121 seven (27), twenty-eight (28), and twenty-nine (29).
- 122 24. The twenty-fourth representative district shall consist
123 of:
124 a. That portion of the city of Sioux City composed of pre-
125 cincts fifteen (15), twenty (20), twenty-one (21), and thirty-
126 four (34).
127 b. All of Woodbury county outside the city of Sioux City.
- 128 25. The twenty-fifth representative district shall consist
129 of:
130 a. All of Cherokee county.
131 b. All of Ida county.
- 132 26. The twenty-sixth representative district shall consist
133 of:
134 a. In Calhoun county, Williams, Butler, Sherman, Garfield,
135 Twin Lakes, Center, Elm Grove, Lake Creek, Logan, Jackson, Lake
136 City, Calhoun, and Union townships.
137 b. All of Sac county.
- 138 27. The twenty-seventh representative district shall con-
139 sist of:
140 a. In Carroll county, Wheatland, Kniest, Arcadia, Maple
141 River, Washington, Roselle, Pleasant Valley, Ewoldt, Warren,
142 Eden, and Newton townships.
143 b. All of Crawford county.
- 144 28. The twenty-eighth representative district shall con-
145 sist of:
146 a. In Carroll county, Sheridan, Jasper, Carroll, Grant,
147 Glidden, Richland, and Union townships.
148 b. All of Greene county.
- 149 29. The twenty-ninth representative district shall consist
150 of:

- 151 a. In Calhoun county, Lincoln, Greenfield, Cedar, and
152 Reading townships.
- 153 b. In Webster county outside the city of Fort Dodge, Jackson,
154 Deer Creek, Badger, Newark, Johnson, Douglas, Cooper, Colfax,
155 Fulton, Elkhorn, Pleasant Valley, Otho, Washington, Roland, Clay,
156 Burnside, Sumner, Webster, Gowrie, Lost Grove, Dayton, Yell, and
157 Hardin townships.
- 158 c. That portion of the city of Fort Dodge composed of
159 precinct three (3).
- 160 30. The thirtieth representative district shall consist
161 of that portion of the city of Fort Dodge composed of precincts
162 one (1), two (2), four (4), five (5), six (6), seven (7), eight
163 (8), and nine (9).
- 164 31. The thirty-first representative district shall con-
165 sist of:
- 166 a. All of Hamilton county.
- 167 b. In Wright county, Eagle Grove, Troy, Woolstock, Wall
168 Lake, and Vernon townships.
- 169 32. The thirty-second representative district shall con-
170 sist of:
- 171 a. In Franklin county, Scott, Ingham, Morgan, Hamilton,
172 Reeve, Geneva, Oakland, Lee, Grant, and Osceola townships.
- 173 b. All of Hardin county.
- 174 33. The thirty-third representative district shall con-
175 sist of:
- 176 a. In Story county outside the city of Ames, LaFayette,
177 Howard, Warren, Lincoln, Franklin, Milford, Richland, Sherman,
178 and New Albany townships, and that portion of Nevada township
179 lying within the city of Nevada.
- 180 b. That portion of the city of Ames composed of wards
181 one (1) and two (2) and precinct one (1) of ward three (3).
- 182 34. The thirty-fourth representative district shall con-
183 sist of:
- 184 a. In Jasper county, Clear Creek, Independence, Malaka,
185 Mariposa, and Hickory Grove townships.
- 186 b. In Story county outside the city of Ames, Collins,
187 Washington, Grant, Palestine, Union, and Indian Creek town-
188 ships, and that portion of Nevada township lying outside the
189 city of Nevada.
- 190 c. That portion of the city of Ames composed of precincts
191 two (2) and three (3) of ward three (3) and all of ward four
192 (4).
- 193 35. The thirty-fifth representative district shall con-
194 sist of:
- 195 a. All of Grundy county.
- 196 b. In Marshall county outside the city of Marshalltown,
197 Liberty, Bangor, Liscomb, Vienna, Minerva, Marietta, Iowa,
198 Taylor, State Center, Washington, Eden, Logan, Jefferson, and
199 Greencastle townships.
- 200 36. The thirty-sixth representative district shall con-
201 sist of:
- 202 a. In Marshall county outside the city of Marshalltown,
203 Marion, Timber Creek, and LeGrand townships.
- 204 b. All of the city of Marshalltown.
- 205 37. The thirty-seventh representative district shall con-

206 sist of:

207 a. In Black Hawk county outside the cities of Cedar Falls
208 and Waterloo, Union, Washington, Mt. Vernon, Cedar Falls, and
209 Black Hawk townships.

210 b. All of the city of Cedar Falls.

211 38. The thirty-eighth representative district shall con-
212 sist of that portion of the city of Waterloo composed of ward
213 one (1) exclusive of precinct five (5) thereof, and ward three
214 (3) exclusive of precinct seven (7) thereof.

215 39. The thirty-ninth representative district shall consist
216 of:

217 a. In Black Hawk county outside the city of Waterloo,
218 Bennington, Lester, East Waterloo, and Barclay townships.

219 b. That portion of the city of Waterloo composed of pre-
220 cinct seven (7) of ward three (3) and ward four (4) exclusive
221 of precinct one (1) thereof.

222 40. The fortieth representative district shall consist of
223 that portion of the city of Waterloo composed of precinct five
224 (5) of ward one (1), all of ward two (2), and precinct one (1)
225 of ward four (4).

226 41. The forty-first representative district shall consist
227 of:

228 a. In Black Hawk county outside the city of Waterloo, Orange,
229 Cedar, Poyner, Lincoln, and Eagle townships.

230 b. All of Tama county.

231 42. The forty-second representative district shall consist
232 of:

233 a. All of Benton county.

234 b. In Black Hawk county, Fox, Big Creek, and Spring Creek
235 townships.

236 c. In Iowa county, Lenox township and that portion of Wash-
237 ington township outside the city of Marengo.

238 43. The forty-third representative district shall consist
239 of:

240 a. In Linn county outside the city of Cedar Rapids, Clinton,
241 Fairfax, College, Putnam, Franklin, Linn, and Brown townships.

242 b. That portion of the city of Cedar Rapids composed of
243 precincts fourteen (14), fifteen (15), twenty (20), twenty-six
244 (26), twenty-seven (27), thirty-two (32), thirty-three (33),
245 and thirty-six (36).

246 44. The forty-fourth representative district shall con-
247 sist of that portion of the city of Cedar Rapids composed of
248 precincts sixteen (16), seventeen (17), eighteen (18), nineteen
249 (19), twenty-one (21), twenty-two (22), twenty-three (23),
250 twenty-five (25), thirty-four (34), and thirty-five (35).

251 45. The forty-fifth representative district shall consist
252 of:

253 a. In Linn county outside the city of Cedar Rapids, Bertram
254 township.

255 b. That portion of the city of Cedar Rapids composed of
256 precincts one (1), two (2), seven (7), nine (9), ten (10),
257 eleven (11), twelve (12), thirteen (13), and thirty-one (31).

258 46. The forty-sixth representative district shall consist
259 of that portion of the city of Cedar Rapids composed of pre-
260 cincts three (3), four (4), five (5), six (6), eight (8),

261 twenty-four (24), twenty-eight (28), twenty-nine (29), and
262 thirty (30).

263 47. The forty-seventh representative district shall con-
264 sist of the following portions of Linn county outside the
265 city of Cedar Rapids: Grant, Spring Grove, Jackson, Boulder,
266 Washington, Otter Creek, Maine, Buffalo, Fayette, Monroe, and
267 Marion townships.

268 48. The forty-eighth representative district shall con-
269 sist of:

270 a. In Delaware county, Elk, Colony, Delaware, Oneida,
271 Bremen, Delhi, North Fork, Union, and South Fork townships.

272 b. In Jones county, Castle Grove, Lovell, Monticello City,
273 Cass, Wayne, Fairview, Jackson, Greenfield, and Rome townships.

274 49. The forty-ninth representative district shall consist
275 of:

276 a. In Dubuque county outside the city of Dubuque, Liberty,
277 Concord, Jefferson, Peru, New Wine, Iowa, Center, Dubuque, Dodge,
278 Taylor, and Vernon townships.

279 b. That portion of the city of Dubuque composed of pre-
280 cincts eleven (11), twelve (12), thirteen (13), and seventeen
281 (17).

282 50. The fiftieth representative district shall consist of
283 that portion of the city of Dubuque composed of precincts three
284 (3), four (4), seven (7), eight (8), nine (9), ten (10), four-
285 teen (14), and fifteen (15).

286 51. The fifty-first representative district shall consist
287 of:

288 a. In Dubuque county outside the city of Dubuque, Table
289 Mound, Mosalem, Cascade, Whitewater, Prairie Creek, and Wash-
290 ington townships.

291 b. That portion of the city of Dubuque composed of precincts
292 one (1), two (2), five (5), six (6), and sixteen (16).

293 52. The fifty-second representative district shall consist
294 of:

295 a. All of Jackson county.

296 b. In Jones county, Richland, Washington, Scotch Grove,
297 Clay, Madison, Wyoming, Hale, and Oxford townships.

298 53. The fifty-third representative district shall consist
299 of:

300 a. In Harrison county, Little Sioux, Jackson, Allen, Lin-
301 coln, Morgan, Raglan, Magnolia, Boyer, Clay, Taylor, Calhoun,
302 Jefferson, Cass, Cincinnati, St. John's, LaGrange, Union, and
303 Washington townships.

304 b. All of Monona county.

305 54. The fifty-fourth representative district shall con-
306 sist of:

307 a. All of Audubon county.

308 b. In Harrison county, Harrison and Douglas townships.

309 c. All of Shelby county.

310 55. The fifty-fifth representative district shall consist
311 of all of Boone county.

312 56. The fifty-sixth representative district shall consist
313 of:

314 a. All of Dallas county.

315 b. In Madison county, Penn, Madison, Jefferson, Lee, Jack-

son, Douglas, Union, Crawford, and Webster townships.

57. The fifty-seventh representative district shall consist of:

a. In Polk county outside the city of Des Moines, Crocker, Elkhart, Jefferson, Lincoln, Madison, Union, and Webster townships. For the purposes of this Act, Webster township shall be deemed to include those portions of sections twenty-five (25), twenty-six (26), twenty-seven (27), twenty-eight (28), twenty-nine (29), and thirty (30), township seventy-nine (79) north, range twenty-five (25) west, which constituted the voting precinct designated as 'Walnut four (4)' of Polk county for the 1968 primary and general elections.

b. That portion of the city of Des Moines composed of precincts one (1), two (2), seventy-four (74), seventy-five (75), seventy-six (76), and seventy-seven (77).

58. The fifty-eighth representative district shall consist of that portion of the city of Des Moines composed of precincts twenty-one (21), twenty-six (26), twenty-nine (29), thirty (30), thirty-one (31), thirty-seven (37), forty-four (44), forty-five (45), seventy-eight (78), and seventy-nine (79).

59. The fifty-ninth representative district shall consist of:

a. In Polk county outside the city of Des Moines, Saylor township.

b. That portion of the city of Des Moines composed of precincts forty-six (46), fifty-one (51), fifty-two (52), fifty-eight (58), fifty-nine (59), sixty-two (62), and eighty-three (83).

60. The sixtieth representative district shall consist of:

a. In Polk county outside the city of Des Moines, Washington, Franklin, Douglas, Delaware, Clay, Beaver, Camp, and Four Mile townships.

b. That portion of the city of Des Moines composed of precincts forty (40), sixty (60), sixty-five (65), eighty-four (84), and eighty-five (85).

61. The sixty-first representative district shall consist of:

a. In Polk county outside the city of Des Moines, precinct three (3) of Bloomfield township, and Valley and Walnut townships. For the purposes of this Act, the northern boundary of Walnut township outside the city of Des Moines shall be deemed to be the south line of sections twenty-five (25), twenty-six (26), twenty-seven (27), twenty-eight (28), twenty-nine (29), and thirty (30), township seventy-nine (79) north, range twenty-five (25) west.

b. That portion of the city of Des Moines composed of precincts thirty-three (33), sixty-seven (67), and sixty-eight (68).

62. The sixty-second representative district shall consist of that portion of the city of Des Moines composed of precincts six (6), eight (8), nine (9), ten (10), eleven (11), twelve (12), seventeen (17), nineteen (19), twenty (20), twenty-four (24), twenty-eight (28), thirty-six (36), eighty (80), eighty-one (81), and eighty-two (82).

63. The sixty-third representative district shall consist

371 of that portion of the city of Des Moines composed of precincts
372 three (3), four (4), five (5), seven (7), thirteen (13), four-
373 teen (14), fifteen (15), sixteen (16), eighteen (18), twenty-
374 two (22), and thirty-nine (39).

375 64. The sixty-fourth representative district shall consist
376 of that portion of the city of Des Moines composed of precincts
377 twenty-three (23), twenty-five (25), twenty-seven (27), thirty-
378 two (32), thirty-four (34), thirty-eight (38), forty-seven (47),
379 forty-eight (48), forty-nine (49), and fifty-four (54).

380 65. The sixty-fifth representative district shall consist
381 of that portion of the city of Des Moines composed of precincts
382 thirty-five (35), forty-one (41), forty-two (42), forty-three
383 (43), fifty (50), fifty-three (53), fifty-five (55), fifty-six
384 (56), sixty-one (61), sixty-three (63), sixty-four (64), eighty-
385 six (86), and eighty-seven (87).

386 66. The sixty-sixth representative district shall consist
387 of:

388 a. In Polk county outside the city of Des Moines, Allen
389 township and precincts one (1) and two (2) of Bloomfield township.

390 b. That portion of the city of Des Moines composed of pre-
391 cincts fifty-seven (57), sixty-six (66), sixty-nine (69),
392 seventy (70), seventy-one (71), seventy-two (72), and seventy-
393 three (73).

394 67. The sixty-seventh representative district shall consist
395 of the following portions of Jasper county: Poweshiek, Sherman,
396 Newton, Washington, Mound Prairie, Palo Alto, Des Moines, Fair-
397 view, and Elk Creek townships.

398 68. The sixty-eighth representative district shall consist
399 of:

400 a. In Iowa county, Honey Creek, Hartford, Lincoln, and
401 Dayton townships.

402 b. In Jasper county, Kellogg, Rock Creek, Buena Vista,
403 Richland, and Lynn Grove townships.

404 c. All of Poweshiek county.

405 69. The sixty-ninth representative district shall consist
406 of:

407 a. In Johnson county outside the city of Iowa City, Monroe,
408 Jefferson, Oxford, Madison, Penn, West Lucas, Clear Creek, Hardin,
409 Union, Washington, Sharon, and Liberty townships.

410 b. That portion of the city of Iowa City composed of pre-
411 cincts two (2), three (3), and four (4) of ward one (1), and
412 all of ward two (2).

413 70. The seventieth representative district shall consist
414 of:

415 a. In Johnson county outside the city of Iowa City, Big
416 Grove, Cedar, Newport, Graham, East Lucas, Scott, Pleasant
417 Valley, Lincoln, and Fremont townships.

418 b. That portion of the city of Iowa City composed of pre-
419 cinct one (1) of ward one (1), and wards three (3), four (4),
420 and five (5).

421 71. The seventy-first representative district shall con-
422 sist of the following portions of Muscatine county: Wapsinonoc,
423 Goshen, Pike, Lake, Bloomington, Muscatine, Orono, Cedar,
424 Seventy-Six, and Fruitland townships.

425 72. The seventy-second representative district shall con-
426 sist of:

427 a. All of Cedar county.

428 b. In Muscatine county, Moscow, Wilton, Sweetland, Fulton,
429 and Montpelier townships.

430 c. In Scott county, Blue Grass and Buffalo townships.

431 73. The seventy-third representative district shall con-
432 sist of:

433 a. In Clinton county outside the city of Clinton, Sharon,
434 Brookfield, Bloomfield, Waterford, Deep Creek, Elk River, Liberty,
435 Grant, Welton, Washington, Center, Hampshire, Spring Valley, Spring
436 Rock, Olive, Orange, DeWitt, Eden, Camanche, and Lincoln town-
437 ships.

438 b. That portion of the city of Clinton composed of ward
439 one (1) and precinct two (2) of ward two (2).

440 74. The seventy-fourth representative district shall con-
441 sist of that portion of the city of Clinton composed of pre-
442 cinct one (1) of ward two (2) and wards three (3), four (4),
443 five (5), six (6), and seven (7).

444 75. The seventy-fifth representative district shall con-
445 sist of:

446 a. In Scott county outside the city of Davenport, Liberty,
447 Allens Grove, Winfield, Butler, Princeton, Cleona, Hickory
448 Grove, Sheridan, Lincoln, LeClaire, Pleasant Valley, and
449 Bettendorf townships.

450 b. That portion of the city of Davenport composed of pre-
451 cinct four (4) of ward six (6) and precinct three (3) of ward
452 seven (7).

453 76. The seventy-sixth representative district shall con-
454 sist of that portion of the city of Davenport composed of wards
455 one (1) and two (2), precinct four (4) of ward seven (7), and
456 precincts one (1) and three (3) of ward eight (8).

457 77. The seventy-seventh representative district shall con-
458 sist of that portion of the city of Davenport composed of ward
459 three (3), precincts one (1) and three (3) of ward four (4),
460 precincts one (1) and two (2) of ward seven (7), and precinct
461 two (2) of ward eight (8).

462 78. The seventy-eighth representative district shall con-
463 sist of that portion of the city of Davenport composed of pre-
464 cincts two (2) and four (4) of ward four (4), ward five (5),
465 and precincts one (1), two (2), and three (3) of ward six (6).

466 79. The seventy-ninth representative district shall con-
467 sist of the city of Carter Lake and that portion of the city
468 of Council Bluffs composed of precincts one (1), two (2),
469 three (3), four (4), five (5), six (6), nineteen (19), twenty
470 (20), and twenty-one (21).

471 80. The eightieth representative district shall consist of:

472 a. In Pottawattamie county outside the city of Council Bluffs,
473 Lewis township.

474 b. That portion of the city of Council Bluffs composed of
475 precincts seven (7), eight (8), thirteen (13), fourteen (14),
476 fifteen (15), sixteen (16), seventeen (17), eighteen (18),
477 twenty-two (22), twenty-three (23), twenty-four (24), and
478 twenty-five (25).

- 479 81. The eighty-first representative district shall consist
480 of:
481 a. In Pottawattamie county outside the city of Council Bluffs,
482 Rockford, Boomer, Neola, Minden, Pleasant, Knox, Layton, Crescent,
483 Hazel Dell, Norwalk, York, James, Valley, Lincoln, Lake, Kane,
484 Garner, Hardin, Washington, Belknap, Carson, Macedonia, Center,
485 Wright, Keg Creek, Silver Creek, Grove, and Waveland townships.
486 b. That portion of the city of Council Bluffs composed of
487 precincts nine (9), ten (10), eleven (11), and twelve (12).
488 82. The eighty-second representative district shall con-
489 sist of:
490 a. All of Mills county.
491 b. All of Montgomery county.
492 83. The eighty-third representative district shall consist
493 of:
494 a. In Adair county, Summit, Adair, Walnut, Jefferson, Stuart,
495 Lincoln, Eureka, and Prussia townships.
496 b. In Cass county, Brighton, Pymosa, Benton, Grant, Wash-
497 ington, Grove, Atlantic, Franklin, and Lincoln townships.
498 c. All of Guthrie county.
499 84. The eighty-fourth representative district shall consist
500 of:
501 a. In Adair county, Grove, Harrison, Jackson, Bridgewater,
502 Summerset, Greenfield, Lee, Grand River, Washington, Richland,
503 Orient, and Union townships.
504 b. All of Adams county.
505 c. In Cass county, Cass, Bear Grove, Union, Massena, Pleasant,
506 Noble, Edna, and Victoria townships.
507 d. In Union county, Spaulding and Creston townships.
508 85. The eighty-fifth representative district shall consist
509 of:
510 a. In Madison county, Lincoln, Center, Scott, South,
511 Grand River, Monroe, Walnut, and Ohio townships.
512 b. All of Warren county.
513 86. The eighty-sixth representative district shall consist
514 of:
515 a. All of Lucas county.
516 b. In Marion county, Pleasant Grove, Union, Franklin, Knox-
517 ville, Clay, Dallas, Washington, Indiana, and Liberty townships.
518 87. The eighty-seventh representative district shall con-
519 sist of:
520 a. In Mahaska county, Richland, Prairie, Union, Pleasant
521 Grove, Black Oak, Madison, Adams, Scott, Garfield, Lincoln,
522 Oskaloosa, Spring Creek, Jefferson, West Des Moines, East Des
523 Moines, and Harrison townships.
524 b. In Marion county, Red Rock, Summit, and Lake Prairie
525 townships.
526 88. The eighty-eighth representative district shall con-
527 sist of:
528 a. In Iowa county, Marengo, Sumner, Hilton, Iowa, Pilot,
529 Troy, York, English, Fillmore, and Greene townships, and that
530 portion of Washington township lying within the city of Marengo.
531 b. All of Keokuk county.
532 c. In Mahaska county, Monroe, White Oak, and Cedar townships.
533 89. The eighty-ninth representative district shall consist

- 534 of:
535 a. In Henry county, Jefferson, Wayne, Scott, Trenton,
536 Marion, and Canaan townships.
537 b. In Jefferson county, Polk, Black Hawk, Penn, and Walnut
538 townships.
539 c. All of Washington county.
540 90. The ninetieth representative district shall consist of:
541 a. In Henry county, Tippecanoe, Mount Pleasant, Center,
542 New London, Salem, Jackson, and Baltimore townships.
543 b. In Jefferson county, Locust Grove, Center, Fairfield,
544 Buchanan, Lockridge, Des Moines, Liberty, Cedar, and Round
545 Prairie townships.
546 91. The ninety-first representative district shall consist
547 of:
548 a. In Des Moines county outside the city of Burlington,
549 Washington, Yellow Springs, Huron, Pleasant Grove, Franklin,
550 Benton, Jackson, Danville, Flint River, and Tama townships.
551 b. That portion of the city of Burlington composed of ward
552 one (1) and precinct two (2) of ward two (2).
553 c. All of Louisa county.
554 92. The ninety-second representative district shall con-
555 sist of:
556 a. In Des Moines county outside the city of Burlington,
557 Augusta, Union, and Concordia townships.
558 b. That portion of the city of Burlington composed of pre-
559 cinct one (1) of ward two (2) and wards three (3), four (4),
560 five (5), six (6), seven (7), and eight (8).
561 93. The ninety-third representative district shall con-
562 sist of:
563 a. All of Fremont county.
564 b. In Page county, Pierce, Fremont, Grant, Tarkio, Nodaway,
565 Morton, Lincoln, Washington, and Colfax townships.
566 94. The ninety-fourth representative district shall consist
567 of:
568 a. In Page county, Douglas, Valley, Nebraska, Harlan, East
569 River, Amity, and Buchanan townships.
570 b. All of Ringgold county.
571 c. All of Taylor county.
572 d. In Union county, Lincoln, Dodge, New Hope, Douglas,
573 Highland, Union, Jones, Platte, Grant, Sand Creek, and Pleasant
574 townships.
575 95. The ninety-fifth representative district shall consist
576 of:
577 a. All of Clarke county.
578 b. All of Decatur county.
579 c. All of Wayne county.
580 96. The ninety-sixth representative district shall consist
581 of:
582 a. All of Appanoose county.
583 b. All of Monroe county.
584 97. The ninety-seventh representative district shall con-
585 sist of:
586 a. In Wapello county, Columbia, Richland, Highland, Com-
587 petine, Dahlonga, Agency, Pleasant, and Washington townships,
588 and that portion of Center township outside the city of Ottumwa

589 which is located in a part of section eighteen (18), township
590 seventy-two (72) north, range thirteen (18) west.

591 b. That portion of the city of Ottumwa composed of pre-
592 cincts one (1), two (2), three (3), four (4), five (5), six (6),
593 seven (7), eight (8), nine (9), and ten (10).

594 98. The ninety-eighth representative district shall con-
595 sist of;

596 a. All of Davis county.

597 b. In Wapello county, Cass, Polk, Adams, Green, and Keokuk
598 townships, and all of Center township outside the city of
599 Ottumwa except that portion located in a part of section eigh-
600 teen 18, township seventy-two (72) north, range thirteen (18)
601 west.

602 c. That portion of the city of Ottumwa composed of pre-
603 cincts eleven (11), twelve (12), thirteen (13), fourteen (14),
604 fifteen (15), sixteen (16), and seventeen (17).

605 99. The ninety-ninth representative district shall consist
606 of:

607 a. In Lee county outside the city of Fort Madison, Cedar,
608 Marion, Pleasant Ridge, Denmark, Harrison, Franklin, West Point,
609 Washington, Green Bay, and Charleston townships.

610 b. That portion of the city of Fort Madison composed of
611 wards one (1), two (2), and three (3).

612 c. All of Van Buren county.

613 100. The one hundredth representative district shall con-
614 sist of:

615 a. In Lee county outside the city of Fort Madison, Van
616 Buren, Jefferson, Des Moines, Montrose, Jackson, and Keokuk
617 townships.

618 b. That portion of the city of Fort Madison composed of
619 wards four (4) and five (5)."

620 2. By striking from section five (5) of the bill all of
621 subsection twenty-nine (29), and inserting in lieu thereof
622 the following:

623 "29. The twenty-ninth senatorial district shall consist of
624 the fifty-seventh and fifty-eighth representative districts."

625 3. By striking from section five (5) of the bill all of
626 subsections thirty-one (31) and thirty-two (32), and inserting
627 in lieu thereof the following:

628 "31. The thirty-first senatorial district shall consist of
629 the sixty-first and sixty-second representative districts.

630 32. The thirty-second senatorial district shall consist of
631 the sixty-third and sixty-fourth representative districts."

WILLIAM F. DENMAN

D. S. MCGILL

JOSEPH COLEMAN

BASS VAN GILST

MINNETTE DODERER

DONALD WEIMER

LEE GAUDINEER

JAMES SCHABEN

GENE W. GLENN

ALAN SHIRLEY

WILLIAM J. REICHARDT

GEORGE E. O'MALLEY

ROBERT R. DODDS

ANDREW FROMMELT

WILLIAM D. PALMER

EUGENE M. HILL

1 House File 781 as reprinted is hereby amended as follows:

2 1. By striking from page twenty (20) all of lines seven
3 (7) through thirty-four (34), inclusive, and inserting in lieu
4 thereof the following:

- 5 "89. The eighty-ninth representative district shall con-
6 sist of:
7 a. All of Louisa county.
8 b. In Washington county, Lime Creek, English River, Iowa,
9 Seventy-six, Cedar, Jackson, Highland, Franklin, Washington,
10 Oregon, Brighton, Marion, and Crawford townships.
11 90. The ninetieth representative district shall consist of:
12 a. In Des Moines county outside the city of Burlington,
13 Washington, Yellow Springs, Pleasant Grove, Franklin, Danville,
14 and Flint River townships.
15 b. All of Henry county.
16 91. The ninety-first representative district shall consist
17 of:
18 a. In Des Moines county outside the city of Burlington,
19 Huron, Benton, Jackson, and Tama townships.
20 b. That portion of the city of Burlington composed of wards
21 one (1), two (2), three (3), four (4), five (5), and six (6).
22 92. The ninety-second representative district shall consist
23 of:
24 a. In Des Moines county outside the city of Burlington,
25 Augusta, Union, and Concordia townships.
26 b. That portion of the city of Burlington composed of wards
27 seven (7) and eight (8).
28 c. In Lee county, Denmark, Green Bay, Washington, and
29 Madison townships."
30 2. By striking from page twenty-two (22) all of lines two
31 (2) through sixteen (16), inclusive, and inserting in lieu
32 thereof the following:
33 "99. The ninety-ninth representative district shall consist
34 of:
35 a. All of Jefferson county.
36 b. All of Van Buren county.
37 c. In Washington county, Clay and Dutch Creek townships.
38 100. The one hundredth representative district shall con-
39 sist of the following portions of Lee county: Cedar, Marion,
40 Pleasant Ridge, Harrison, Franklin, West Point, Van Buren,
41 Charleston, Jefferson, Des Moines, Montrose, Jackson, and
42 Keokuk townships."

CHARLES G. MOGGED
RICHARD L. STEPHENS

1 Amend House File 796 as follows:

2 1. By numbering properly and inserting on page 2 after
3 line 23 the following:

4 "Implementation of any legislation passed by the Sixty-
5 third (63rd) General Assembly for minimum standards regarding
6 the health, safety, and welfare of migratory labor camps . . .
7 . . . 20,000."

8 2. By striking on page 2, line 24, the figures, "1,558,940.00".
9 and by inserting in lieu thereof the figures, "1,578,940.00".

LEE H. GAUDINEER
HAROLD A. THORSEN

On motion of Senator Stanley, the Senate adjourned until 9:00
a.m., Monday, April 28, 1969.

JOURNAL OF THE SENATE

**SENATE CHAMBER,
DES MOINES, IOWA, MONDAY, APRIL 28, 1969.**

The Senate met in regular session, President Jepsen presiding.

Prayer was offered by Reverend Eugene Miller, pastor of the First Methodist Church, Tipton, Iowa.

The Senate pledged allegiance to the flag.

The Journal of April 25, 1969, was approved.

PETITIONS

The following petitions were presented and placed on file:

By Senator Reichardt, from forty-one residents of Polk County favoring transportation of non-public school students to and from school by public school buses.

By Senator Conklin, from sixty-four residents of Black Hawk County favoring passage of Senate File 248 relating to the detention, treatment and punishment of convicted child molesters and sex offenders.

By Senator Nicholson, from one hundred ninety-nine residents of Scott County opposing sex education in Iowa public schools.

By Senator Thordsen, from two hundred residents of Scott County opposing sex education in Iowa public schools.

VISITORS WELCOMED

The Chair welcomed several groups of students at the request of the following Senators:

By Senator Shirley, sixty-eight students from Waukee Community School, accompanied by their instructors, Mrs. Cavanaugh, Mrs. Wilma McManus and Mr. Roberts, who were present in the balcony.

By Senator Van Gilst, twenty students from St. Mary's School, Oskaloosa, accompanied by their instructor, David Corsart, who were present in the balcony.

SPECIAL ORDER OF BUSINESS

The time having arrived, the Chair announced the special order of business for the consideration of House File 781.

CALL OF THE SENATE

The Chair announced the following Call of the Senate and directed the Secretary to call the roll.

MR. PRESIDENT: Pursuant to Senate Rule 19, we, the undersigned, request a Call of the Senate on House File 781 and all amendments thereto.

DAVID M. STANLEY
ELMER F. LANGE
JAMES A. POTGETER
JOHN WALSH
CLIFTON C. LAMBORN
CHARLES BALLOUN
MARVIN W. SMITH
JOHN L. MOWRY
ERNEST KOSEK
KENNETH PARKER
FLOYD GILLEY
JOSEPH FLATT
RICHARD L. STEPHENS
J. HENRY LUCKEN
JAMES BRILES
FRANCIS MESSERLY

Roll call revealed seven members absent and the Chair directed the Sergeant-at-Arms to locate the absent Senators.

Senator Stanley asked and received unanimous consent that the Senate proceed with the bills on the noncontroversial calendar until the roll call was complete.

CONSIDERATION OF BILLS

Senate File 555

On motion of Senator Gaudineer, Senate File 555, a bill for an act relating to the issuance of search warrants, was taken up and considered.

Senator Gaudineer offered the following amendment and moved its adoption:

Amend Senate File 555 by adding the following new section thereto:

"Sec. 2. Section seven hundred fifty-one point four (751.4), Code 1966, is hereby amended by inserting in line 16 after the word, "property" the following:

"If the magistrate thereafter issues the search warrant, he shall endorse on the application the name and address of all persons upon whose sworn testimony he relied to issue such warrant together with an abstract of such witness' testimony. However, if the grounds for issuance is supplied by an informant, the magistrate shall only identify the peace officer to whom the information was given and that he finds that such informant had previously given reliable information."

The amendment was adopted.

Senator Gaudineer moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 555) the vote was:

Ayes, 58:

Anderson	Frey	Laverty	Potgeter
Arbuckle	Frommelt	Leonard	Potter
Balkoun	Gaudineer	Lodwick	Rigler
Benda	Gilley	Lucken	Schaben
Briles	Glenn	McGill	Shaff
Clarke	Griffin	Messerly	Shirley
Conklin	Hammer	Mogged	Smith
Curran	Hill	Mowry	Stanley
DeHart	Hougen	Neu	Stephens
DeKoster	Keith	Nicholson	Sullivan
Denman	Klink	Ollenburg	Thordsen
Dodds	Kosek	O'Malley	Van Gilst
Doderer	Kyhl	Palmer	Walsh
Erskine	Lamborn	Parker	Weimer
Flatt	Lange		

Nays, none.

Absent or not voting, 3:

Coleman Lisle Reichardt

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

Senate File 557

On motion of Senator Rigler, Senate File 557, a bill for an act relating to the state's share of the funding of the department of housing and urban development riot reinsurance program, was taken up and considered.

Senator Rigler asked and received unanimous consent that **House File 680** be substituted for **Senate File 557**.

House File 680

On motion of Senator Potgeter, House File 680, a bill for an act relating to the state's share of the funding of the department of housing and urban development riot reinsurance program, was taken up and considered.

Senator Rigler offered the following amendment:

Amend House File 680 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. As used in this Act, unless the context requires otherwise:

1. "The secretary" means the secretary of the United States department of housing and urban development.

2. "This act" means Section 1223 of the Housing and Urban Development Act of 1968, Public Law 90-448, 90th Congress approved August 1, 1968.

3. "The fund" or "fund" means the federal riot reinsurance reimbursement fund referred to in this Act.

4. "Commissioner" means the commissioner of insurance.

Sec. 2. There is hereby created the federal riot reinsurance reimbursement fund in the office of the treasurer of state which shall be operated under the joint control of the director of revenue and the commissioner. The fund shall consist of all payments made by insurers in accordance with the provisions of this Act. The director of revenue shall have the same power to enforce the collection of the assessments provided hereunder as any other obligation due the state.

Sec. 3. The commissioner shall reimburse the secretary in an amount up to five percent of the aggregate property insurance premiums earned in this state during the calendar year immediately preceding the calendar year with respect to which the secretary paid losses on lines of insurance reinsured by him in this state during that year and for which he claims reimbursement from the fund in accordance with the act.

Sec. 4. Whenever the secretary shall, in accordance with the act, present to the state a request for reimbursement under the act, the commissioner shall immediately assess all insurers which, during the calendar year with respect to which reimbursement is requested by the secretary, were licensed to write and engaged in writing property insurance business, including the property insurance components of multi-peril policies on a direct basis, in this state. The amount of each such insurer's assessment shall be calculated by multiplying the amount of the reimbursement requested by the secretary by a fraction the numerator of which is the insurer's premium actually written in this state in that calendar year on habitational and commercial property risks and the denominator of which is the aggregate premiums written by all licensed insurers on such property risks. In no event shall any insurer's assessment be less than one hundred dollars.

Sec. 5. The secretary shall be reimbursed up to the amount requested by warrants issued against the fund by the state comptroller upon vouchers approved by the director of revenue and the commissioner. If the assessment produces a fund greater than the amount requested by the secretary, the overage shall be placed in a special fund in the office of the treasurer of state under the control of the commissioner and the director of revenue and shall be applied to any subsequent requests by the secretary for reimbursement of losses paid on lines of insurance reinsured by him in this state in accordance with the act.

In the event that the provisions of this Act and the assessments made thereunder are no longer needed in order to effectuate the program for which they were intended, the amounts remaining in the special fund shall inure to the general fund of the state.

Sec. 6. In the event any insurer fails by reason of insolvency, to pay any assessment, the commissioner shall cause the reimbursement ratios computed under section four (4) to be immediately recalculated excluding therefrom the insolvent insurer, so that its assessment is in effect assumed and redistributed among the remaining insurers.

Sec. 7. Insurers shall include in filings submitted pursuant to chapter five hundred fifteen A (515A), Code of 1966, a factor, applicable to the line or lines of insurance on which the assessment is levied, sufficient to recover within not more than three (3) years after the date of assessment any amounts so assessed under Sec. 4 of this Act during the preceding calendar year together with the amount of costs and expenses reasonably attributable to such assessment and recovery thereof.

Senator Stephens offered the following amendment to the amendment by Senators Stephens, et al., and moved its adoption:

Amend the Rigler amendment, filed April 14, 1969, to House File 680 as follows:

1. By inserting after line 6 the following and renumbering the following subsections:

"Farm property" means the resident, personal effects, other farm buildings and other personal property used in conjunction with a farming operation.

2. By inserting in line 23 after the word "property" the words ", except farm property".

3. By inserting in line 42 after the word "property" the words ", except farm property,".

Senator Rigler asked and received unanimous consent that action on **House File 680** be deferred and that the bill be placed on the calendar under unfinished business.

CALL OF THE SENATE

The Chair announced all members were present with the exception of Senators Coleman and Lisle.

Senator Stanley asked and received unanimous consent that Senator Lisle be excused from the Call of the Senate because of illness.

Senator Stanley asked and received unanimous consent that Senator Coleman be excused from the Call of the Senate until 1:00 p.m.

CONSIDERATION OF BILLS

House File 781

On motion of Senator Lange, House File 781, a bill for an act to establish the composition of the General Assembly and provide for election of the members thereof, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

Senator Rigler took the chair at 10:50 a.m.

Senator Stanley asked and received unanimous consent that Senator Shaff be excused from the Call of the Senate until 11:30 a.m.

Senator Denman asked and received unanimous consent that the rules be suspended and the amendment filed by Senators Denman, et al., on April 25, 1969, and found on pages 1164-1175, inclusive, be taken up for immediate consideration.

Senator McGill offered the following amendment to the amendment and moved its adoption:

The Denman, et al., amendment to House File 781 as reprinted is hereby amended as follows:

1. By inserting in line five hundred fifteen (515), after the word "county", the words "exclusive of Washington township".

2. By inserting after line five hundred eighty-three (583) the following new line:

"c. In Lucas county, Washington township."

President Jepsen took the chair at 11:30 a.m.

Senator McGill moved the adoption of his amendment to the amendment and requested a roll call.

On the question "Shall the amendment to the amendment be adopted?" (H.F. 781) the vote was:

Ayes, 48:

Anderson	Gaudineer	Laverty	Parker
Benda	Gilley	Leonard	Potgeter
Briles	Glenn	Lodwick	Potter
Conklin	Griffin	Lucken	Reichardt
DeHart	Hammer	McGill	Shaff
DeKoster	Hill	Messerly	Smith
Denman	Hougen	Mogged	Stanley
Dodds	Keith	Mowry	Stephens
Doderer	Klink	Neu	Sullivan
Erskine	Kyhl	Nicholson	Thordsen
Flatt	Lamborn	Ollenburger	Van Gilst
Frey	Lange	Palmer	Walsh

Nays, 8:

Arbuckle	Frommelt	Rigler	Shirley
Curran	Kosek	Schaben	Weimer

Voting present, 1:

O'Malley

Absent or not voting, 4:

Balloun	Clarke	Coleman	Lisle
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The amendment to the amendment was adopted.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Mogged, 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 295 and 599.

CHARLES G. MOGGED
Chairman, Senate Committee
ELIZABETH SHAW
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 the following bills: Senate Files 295 and 599.

BILLS SENT TO THE GOVERNOR

Senator Mogged, from the committee on enrolled bills, submitted the following report:

MR. PRESIDENT: Your committee on enrolled bills respectfully reports that it has, on this 28th day of April, 1969, sent to the Governor for his approval: Senate Files 295 and 599.

CHARLES G. MOGGED, Chairman

Passed on file.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Mogged 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 16, 60, 71, 90, 136, 151, 276, 389, 562 and 795.

CHARLES G. MOGGED
Chairman, Senate Committee
ELIZABETH SHAW
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 the following bills: House Files 16, 60, 71, 90, 136, 151, 276, 389, 562 and 795.

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 427, a bill for an act relating to the uniform issuance and return of teachers' contracts.

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

House File 508, a bill for an act relating to deposits of public funds.

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

House File 560, a bill for an act to prohibit a refund of liquor control license fees.

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

House File 568, a bill for an act relating to the sale or transfer of firearms.

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

House File 625, a bill for an act relating to administrative rules and regulations.

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

House File 628, a bill for an act relating to the specifications and standards for cheese and cheese products.

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

House File 745, a bill for an act relating to secretaries and treasurers of certain county hospitals.

Also: 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 watchmakers and repairmen.

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

House File 799, a bill for an act to legalize proceedings of the county conservation board of Scott County.

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

House File 800, a bill for an act to legalize proceedings of board of supervisors of Scott County.

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

Senate File 79, a bill for an act relating to the extension of tax benefits to members of the armed forces on active military duty.

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

Senate File 119, a bill for an act relating to the expense for care of minors placed by the court with someone other than the parents.

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

Senate File 129, a bill for an act relating to the issuance of marriage licenses.

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

Senate File 172, a bill for an act extending the powers of notaries public.

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

Senate File 333, a bill for an act relating to issuance of sheriff's deeds.

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

Senate File 624, a bill for an act relating to sales taxes imposed on services performed on tangible personal property.

WILLIAM R. KENDRICK, Chief Clerk

On motion of Senator Stanley, the Senate recessed until 1:00 p.m.

AFTERNOON SESSION

The Senate reconvened, Senator Rigler presiding.

CONSIDERATION OF BILLS

House File 781

The Senate resumed consideration of House File 781 and the Denman, et al., amendment.

Senator Glenn offered the following amendment to the Denman, et al., amendment and moved its adoption:

Amend the Denman, et al., amendment, filed April 25, to House File 781 as follows:

1. By striking all of lines 586 through 593 and inserting in lieu thereof the following:

a. In Wapello County, Columbia, Richland, Highland, Compentine, Dahlonga, Agency, Pleasant and Washington townships, and that portion of Center township outside the city of Ottumwa.

b. That portion of the City of Ottumwa composed of precincts one (1), two (2), three (3), four (4), five (5), six (6), seven (7), eight (8) and nine (9).

2. By striking all of lines 596 through 604 and inserting in lieu thereof the following:

a. All of Davis County.

b. In Wapello County, Cass, Polk, Adams, Green and Keokuk townships.

c. That portion of the city of Ottumwa composed of precincts ten (10), eleven (11), twelve (12), thirteen (13), fourteen (14), fifteen (15), sixteen (16) and seventeen (17).

The amendment to the amendment was adopted.

CALL OF THE SENATE

Roll call revealed all members present with the exception of Senators Coleman and Lisle.

Senator Stanley asked unanimous consent that Senator Coleman be excused until 2:30 p.m.

Objection was raised.

Senator Stanley moved that Senator Coleman be excused until 2:30 p.m.

Roll call was requested.

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

Ayes, 46:

Anderson
Arbuckle
Balloun
Benda

Biles
Clarke
Conklin
Curran

DeHart
DeKoster
Erskine
Flatt

Frey
Gilley
Griffin
Hammer

Hougen	Leonard	Nicholson	Shaff
Keith	Lodwick	Ollenburg	Smith
Klink	Lucken	Palmer	Stanley
Kosek	McGill	Parker	Stephens
Kyhl	Messerly	Potgeter	Sullivan
Lamborn	Mogged	Potter	Thordsen
Lange	Mowry	Rigler	Walsh
Laverty	Neu		

Nays, 8:

Frommelt	Hill	Schaben	Van Gilst
Gaudineer	Reichardt	Shirley	Weimer

Voting present, 3:

Dodds	Glenn	O'Malley
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Absent or not voting, 4:

Coleman	Denman	Doderer	Lisle
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The motion prevailed.

Senator Stanley moved the previous question on the Denman, et al., amendment.

Roll call was requested.

On the question "Shall debate be closed on the pending question?" (H.F. 781) the vote was:

Ayes, 39:

Anderson	Frey	Leonard	Potter
Arbuckle	Gilley	Lodwick	Rigler
Balloun	Griffin	Lucken	Shaff
Briles	Hammer	Messerly	Smith
Clarke	Keith	Mowry	Stanley
Conklin	Kosek	Neu	Stephens
Curran	Kyhl	Nicholson	Sullivan
DeHart	Lamborn	Ollenburg	Thordsen
DeKoster	Lange	Parker	Walsh
Erskine	Laverty	Potgeter	

Nays, 15:

Denman	Gaudineer	O'Malley	Shirley
Dodds	Glenn	Palmer	Van Gilst
Doderer	Hill	Reichardt	Weimer
Frommelt	McGill	Schaben	

Voting present, 3:

Flatt	Hougen	Klink
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Absent or not voting, 4:

Benda	Coleman	Lisle	Mogged
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The motion prevailed.

Senator O'Malley asked and received unanimous consent to give Senator Denman four of the five minutes allowed him for debate under the previous question rule.

Senator Denman moved the adoption of the Denman, et al., amendment, as amended, and requested a roll call.

On the question "Shall the amendment, as amended, be adopted?" (H.F. 781) the vote was:

Rule 24 was invoked.

Ayes, 24:

Clarke	Frey	Kyhl	Reichardt
Coleman	Frommelt	McGill	Rigler
Denman	Gaudineer	Neu	Schaben
Dodds	Glenn	O'Malley	Shirley
Doderer	Hill	Palmer	Van Gilst
Flatt	Klink	Potter	Weimer

Nays, 36:

Anderson	Erskine	Laverty	Parker
Arbuckle	Gilley	Leonard	Potgeter
Ballou	Griffin	Lodwick	Shaff
Benda	Hammer	Lucken	Smith
Briles	Hougen	Messerly	Stanley
Conklin	Keith	Mogged	Stephens
Curran	Kosek	Mowry	Sullivan
DeHart	Lamborn	Nicholson	Thordsen
DeKoster	Lange	Ollenburg	Walsh

Absent or not voting, 1:

Lisle

The amendment, as amended, was lost.

Senator Lange offered the committee amendment and called for a division of the amendment.

Division 1 of the committee amendment was taken up for consideration:

House File 781 as reprinted is hereby amended as follows:

1. By inserting in page two (2), line two (2), after the word "term", the words "or was subsequently elected to complete the unexpired portion of a term which began in January, 1969".

2. By inserting in page two (2), line eight (8), after the word "election", the words "except as otherwise provided in this Act."

3. By striking from page four (4) all of lines twenty-five (25) through thirty-five (35), inclusive, and from page five (5) all of lines one (1) through seven (7), inclusive, and inserting in lieu thereof the following:

"2. Each senatorial district established by section five (5) of this Act in which no incumbent senator resided as of April 1, 1969, or in which no senator elected to a four-year term in 1968 or subsequently elected to complete the unexpired portion of a term which began in January, 1969, resided as of April 1, 1969, shall elect one senator in 1970.

3. Each senatorial district established by section five (5) of this Act in which only one incumbent senator resided as of April 1, 1969, shall be represented in the Sixty-fourth General Assembly by that senator, if he was elected in 1968 to a four-year term or was subsequently elected to complete the unexpired portion of a four-year term which began in January, 1969.

4. Each senatorial district established by section five (5) of this Act in

which only one incumbent senator resides on March 15, 1970, shall be represented in the Sixty-fourth General Assembly by that senator, if he was elected in 1968 to a four-year term or was subsequently elected to complete the unexpired portion of a four-year term which began in January, 1969. However, this subsection shall apply only if the senator also resided in the district as of April 1, 1969, or resided in the district on the date of his election if he was elected after April 1, 1969, to complete the unexpired portion of a four-year term which began in January, 1969.

5. Each senatorial district established by section five (5) of this Act in which two or more incumbent senators resided as of April 1, 1969, shall elect one senator in 1970. The term of any senator residing in a district in which an election is required by this subsection, who was elected in 1968 to a four-year term or was subsequently elected to complete the unexpired portion of a four-year term which began in January, 1969, shall be terminated effective January 1, 1971. However, this subsection shall not apply to a district if (a) subsection four (4) of this section is applicable, due to the death, resignation, or change of residence of one or more senators, or (b) subsections six (6) of this section is applicable.

6. In any senatorial district established by section five (5) of this Act in which a senatorial election in 1970 would otherwise be required by subsection five (5) of this section no senatorial election shall be held in 1970 if all the incumbent senators residing in the district on March 15, 1970, file with the secretary of state, on or before March 15, 1970, a statement signed by each of them to the effect that:

a. The district is to be represented in the senate for the Sixty-fourth General Assembly by one of the signatory resident incumbent senators, who must be identified in the statement and must have been elected to a four-year term in 1968 or subsequently elected to complete the unexpired portion of a term which began in January, 1969.

b. Each of the other incumbent senators residing in the district who were elected to a four-year term in 1968 or were subsequently elected to complete the unexpired portion of a four-year term which began in January, 1969, have filed with the governor their resignations from the senate, to take effect not later than January 1, 1971.

c. No incumbent senator residing in the district whose term will expire on or about January 1, 1971, will be a candidate for election as senator from that district in the 1970 primary and general elections.

The district shall be represented in the Sixty-fourth General Assembly by the resident incumbent senator designated in the signed statement.

7. Each senator elected in 1970 shall serve for a term of four years, except that the Sixty-fourth General Assembly or other reapportioning authority shall shorten the term of any such senator when necessary to comply with the constitution of the state of Iowa and to carry out the apportionment required in 1971."

Senator Lange moved the adoption of division 1 of the committee amendment.

Roll call was requested.

On the question "Shall division 1 of the committee amendment be adopted?" (H.F. 781) the vote was:

Ayes, 42:

Anderson	Flatt	Laverty	Parker
Arbuckle	Frey	Leonard	Potgeter
Balloun	Gilley	Lodwick	Potter
Benda	Griffin	Lucken	Shaff
Briles	Hammer	Messerly	Smith
Clarke	Hougen	Mogged	Stanley
Conklin	Keith	Mowry	Stephens
Curran	Kosek	Neu	Sullivan
DeHart	Kyhl	Nicholson	Thordsen
DeKoster	Lamborn	Ollenburg	Walsh
Erskine	Lange		

Nays, 17:

Coleman	Gaudineer	O'Malley	Schaben
Denman	Glenn	Palmer	Shirley
Dodds	Hill	Reichardt	Van Gilst
Doderer	McGill	Rigler	Weimer
Frommelt			

Voting present, 1:

Klink

Absent or not voting, 1:

Lisle

Division 1 of the amendment was adopted.

Division 2 of the committee amendment was taken up for consideration:

House File 781 as reprinted is hereby amended as follows:

1. By striking from page thirteen (13), line twenty-seven (27), the word "Crescent,".
2. By inserting in page thirteen (13), line twenty-eight (28), after the word "Layton," the words "Hazel Dell,".
3. By inserting in page thirteen (13), line twenty-nine (29), before the word "Hardin", the word "Kane,".
4. By inserting in page nineteen (19), after line thirty-one (31), the following new line:
"c. In Monroe county, Bluff Creek and Pleasant townships."
5. By striking from page twenty (20) all of line six (6).

President Jepsen took the chair at 3:10 p.m.

Senator Reichardt moved that the Call of the Senate be lifted.

The motion was lost.

Senator Schaben offered the following amendment to division 2 of the committee amendment and moved its adoption:

Amend House File 781 as follows:

Amend the amendment filed by the committee on constitutional amendments and reapportionment on April 24, 1969, by striking lines 2 through 7 and inserting in lieu thereof the following:

1. On page 13, line 30, by striking the words "and Waveland Townships", and inserting in lieu thereof the following: "Crescent, Lake, Lewis, Keg Creek, and Waveland Townships."

2. On page 13, by striking from line 32 the words "precincts eleven (11), twelve (12), thirteen (13), and twenty-five (25)." and inserting in lieu thereof "precinct ten (10)."

3. On page 18, by striking all of lines 17 and 18, and relettering the following section.

4. On page 18, by striking all of line 22, and inserting in lieu thereof "eleven (11) and twelve (12)."

5. On page 18, by striking lines 24 and 25, and relettering the following section.

6. On page 18, in line 27, by adding the following after the word "precincts", and word "thirteen (13)."

7. On page 18, by striking line 30, and inserting in lieu thereof the following: "twenty-two (22), twenty-three (23), twenty-four (24), and twenty-five (25)."

The amendment to the amendment was lost.

On motion of Senator Lange, division 2 of the committee amendment was adopted.

Division 3 of the committee amendment was taken up for consideration:

House File 781 as reprinted is hereby amended by striking from page twenty (20) all of lines twenty-two (22) through thirty-four (34), inclusive, and inserting in lieu thereof the following:

a. All of Des Moines county outside the city of Burlington.

b. That portion of the city of Burlington composed of ward one (1).

c. All of Louisa county.

92. The ninety-second representative district shall consist of that portion of the city of Burlington composed of wards two (2), three (3), four (4), five (5), six (6), seven (7), and eight (8)."

Senator Mogged offered the following amendment filed by Senators Mogged and Stephens:

The constitutional amendments and reapportionment committee amendment number three (3) to House File 781 as reprinted, appearing on page 1119 of the corrected Senate Journal for April 24, 1969, is hereby amended by striking all of such amendment after the word "amended" in line one (1) of the amendment, and inserting in lieu thereof the following: "as follows:

1. By striking from page twenty (20) all of lines seven (7) through thirty-four (34), inclusive, and inserting in lieu thereof the following:

'89. The eighty-ninth representative district shall consist of:

a. All of Louisa county.

b. In Washington county, Lime Creek, English River, Iowa, Seventy-six, Cedar, Jackson, Highland, Franklin, Washington, Oregon, Brighton, Marion, and Crawford townships.

90. The ninetieth representative district shall consist of:

a. In Des Moines county outside the city of Burlington, Washington, Yellow Springs, Pleasant Grove, Franklin, Danville, and Flint River townships.

b. All of Henry county.

91. The ninety-first representative district shall consist of:

a. In Des Moines county outside the city of Burlington, Huron, Benton, Jackson, and Tama townships.

b. That portion of the city of Burlington composed of wards one (1), two (2), three (3), four (4), five (5), and six (6).

92. The ninety-second representative district shall consist of:

a. In Des Moines county outside the city of Burlington, Augusta, Union, and Concordia townships.

b. That portion of the city of Burlington composed of wards seven (7) and eight (8).

c. In Lee county, Denmark, Green Bay, Washington, and Madison townships."

2. By striking from page twenty-two (22) all of lines two (2) through sixteen (16), inclusive, and inserting in lieu thereof the following:

"99. The ninety-ninth representative district shall consist of:

a. All of Jefferson county.

b. All of Van Buren county.

c. In Washington county, Clay and Dutch Creek townships.

100. The one hundredth representative district shall consist of the following portions of Lee county: Cedar, Marion, Pleasant Ridge, Harrison, Franklin, West Point, Van Buren, Charleston, Jefferson, Des Moines, Montrose, Jackson, and Keokuk townships."

Senator Mogged moved the adoption of the Mogged-Stephens amendment to division 3 and requested a roll call.

On the question "Shall the amendment to division 3 be adopted?" (H.F. 781) the vote was:

Ayes, 16:

Arbuckle	Griffin	Mogged	Rigler
Curran	Hougen	Mowry	Stephens
DeHart	Lamborn	Nicholson	Sullivan
Gilley	Lucken	Potter	Thordsen

Nays, 37:

Benda	Frey	Laverty	Potgeter
Briles	Frommelt	Leonard	Reichardt
Clarke	Gaudineer	Lodwick	Schaben
Coleman	Glenn	McGill	Shaff
Conklin	Hammer	Messerly	Shirley
DeKoster	Hill	Neu	Stanley
Denman	Kosek	Ollenburg	Van Gilst
Dodds	Kyhl	O'Malley	Walsh
Doderer	Lange	Palmer	Weimer
Erskine			

Voting present, 5:

Anderson	Klink	Parker	Smith
Keith			

Absent or not voting, 3:

Balloun	Flatt	Lisle
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The amendment to division 3 was lost.

On motion of Senator Lange, division 3 of the committee amendment was adopted.

Division 4 of the committee amendment was taken up for consideration:

House File 781 as reprinted is hereby amended as follows:

1. By striking from page twenty-two (22), line thirty-three (33), the word "fourteenth", and inserting in lieu thereof the word "nineteenth".

2. By striking from page twenty-three (23), line four (4), the words "nineteenth and twentieth", and inserting in lieu thereof the words "twentytieth and forty-seventh".

3. By striking from page twenty-three (23), line thirty-two (32), the words "forty-seventh and forty-eighth", and inserting in lieu thereof the words "forty-eighth and fifty-second".

4. By striking from page twenty-four (24), line one (1), the words "fifty-first and fifty-second", and inserting in lieu thereof the words "fourteenth and fifty-first".

Senator Lange moved the adoption of division 4 of the amendment and requested a roll call.

On the question "Shall division 4 of the amendment be adopted?" (H.F. 781) the vote was:

Rule 24 was invoked.

Ayes, 36:

Anderson	Flatt	Lange	Nicholson
Balloun	Frey	Laverty	Ollenburg
Benda	Gilley	Leonard	Potgeter
Briles	Griffin	Lodwick	Shaff
Clarke	Hammer	Lucken	Stanley
Conklin	Hougen	Messerly	Stephens
Curran	Keith	Mogged	Sullivan
DeKoster	Kyhl	Mowry	Thordsen
Erskine	Lamborn	Neu	Walsh

Nays, 24:

Arbuckle	Frommelt	McGill	Rigler
Coleman	Gaudineer	O'Malley	Schaben
DeHart	Glenn	Palmer	Shirley
Denman	Hill	Parker	Smith
Dodds	Klink	Potter	Van Gilst
Doderer	Kosek	Reichardt	Weimer

Absent or not voting, 1:

Lisle

Division 4 of the committee amendment was adopted.

Division 5 of the committee amendment was taken up for consideration:

House File 781 as reprinted is hereby amended as follows:

1. By striking from page twenty-four (24), line seven (7), the word "sixty-first", and inserting in lieu thereof the word "fifty-eighth".

2. By striking from page twenty-four (24), line eleven (11), the words "sixty-second and sixty-third", and inserting in lieu thereof the words "sixty-first and sixty-second".

3. By striking from page twenty-four (24), line thirteen (13), the word "fifty-eighth", and inserting in lieu thereof the word "sixty-third".

On motion of Senator Lange, division 5 of the committee amendment was adopted.

Division 6 of the committee amendment was taken up for consideration:

House File 781 as reprinted is hereby amended as follows:

1. By striking from page twenty-four (24), line twenty-five (25), the word "seventy-sixth" and inserting in lieu thereof the word "seventy-eighth".

2. By striking from page twenty-four (24), line twenty-seven (27), the words "seventy-seventh and seventy-eighth" and inserting in lieu thereof the words "seventy-sixth and seventy-seventh".

On motion of Senator Lange, division 6 of the committee amendment was adopted.

Senator Erskine asked and received unanimous consent to withdraw his amendment filed April 25 and found on page 1164 of the Senate Journal.

Senator Lange offered the following amendment and moved its adoption:

House File 781 as reprinted is hereby amended by striking from page eight (8) all of lines six (6) through sixteen (16) and inserting in lieu thereof the following:

"21. The twenty-first representative district shall consist of that portion of the city of Sioux City composed of precincts one (1), two (2), three (3), four (4), five (5), six (6), seven (7), eight (8), and thirty-one (31).

22. The twenty-second representative district shall consist of that portion of the city of Sioux City composed of precincts nine (9), eleven (11), thirteen (13), fourteen (14), sixteen (16), seventeen (17), eighteen (18), nineteen (19), thirty (30), thirty-two (32), and thirty-three (33)."

The amendment was adopted.

Senator Glenn asked and received unanimous consent to withdraw his amendment filed April 22 and found on pages 1079 and 1080 of the Senate Journal.

Senator Mogged asked and received unanimous consent to withdraw the amendment filed by Senators Mogged and Stephens on April 25 and found on pages 1175 and 1176 of the Senate Journal.

Senator Frommelt offered the following amendment:

Amend House File 781, as passed by the House, by striking on page 12, lines 32 through 35, and by striking lines 1 through 14 on page 13 and inserting in lieu thereof the following:

"49. The forty-ninth representative district shall consist of:

a. In Dubuque county outside the city of Dubuque, Liberty, Concord, Jefferson, Peru, New Wine, Iowa, Center, Dubuque, Dodge, Taylor, and Vernon townships.

b. That portion of the city of Dubuque composed of precincts eleven (11), twelve (12), thirteen (13), and seventeen (17).

50. The fiftieth representative district shall consist of that portion of the

city of Dubuque composed of precincts three (3), four (4), seven (7), eight (8), nine (9), ten (10), fourteen (14), and fifteen (15).

51. The fifty-first representative district shall consist of:

a. In Dubuque county outside the city of Dubuque, Table Mound, Mosalem, Cascade, Whitewater, Prairie Creek, and Washington townships.

b. That portion of the city of Dubuque composed of precincts one (1), two (2), five (5), six (6), and sixteen (16).

52. The fifty-second representative district shall consist of:

a. All of Jackson county.

b. In Jones county, Richland, Washington, Scotch Grove, Clay, Madison, Wyoming, Hale, and Oxford townships."

Senator Lange raised a point of order that the amendment was out of order for the reason the subject matter had already been considered by the Senate.

The Chair ruled the point well taken and the amendment out of order.

Senator McGill offered the following amendment:

House File 781 as reprinted is hereby amended as follows:

1. By inserting in page nineteen (19), line twenty-four (24), after the word "county", the words "exclusive of that portion of Washington township outside the town of Russell".

2. By inserting in page twenty-one (21), after line eleven (11), the following new line:

"c. In Lucas county, that portion of Washington township outside the town of Russell."

Senator Lange raised a point of order that the amendment was out of order for the reason the subject matter had already been considered by the Senate.

The Chair ruled the point not well taken and the amendment in order.

Senator McGill moved the adoption of his amendment.

Division was called for.

The amendment was lost.

Senator Hougen asked and received unanimous consent to withdraw the following amendment:

Amend House File 781 as reprinted as follows:

1. By striking in page eleven (11) from line three (8) the word "Union,".

2. By adding a subsection on page seven (7) after line two (2) as follows:

"c. In Black Hawk county, Union township."

Senator Lange moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 781) the vote was:

Ayes, 40:

Anderson	Frey	Laverty	Potgeter
Arbuckle	Gilley	Leonard	Potter
Balloun	Griffin	Lodwick	Rigler
Benda	Hammer	Lucken	Shaff
Briles	Hougen	Messerly	Smith
Conklin	Keith	Mogged	Stanley
Curran	Kosek	Mowry	Stephens
DeHart	Kyhl	Neu	Sullivan
DeKoster	Lamborn	Nicholson	Thordsen
Erskine	Lange	Ollenburg	Walsh

Nays, 20:

Clarke	Flatt	Klink	Reichardt
Coleman	Frommelt	McGill	Schaben
Denman	Gaudineer	O'Malley	Shirley
Dodds	Glenn	Palmer	Van Gilst
Doderer	Hill	Parker	Weimer

Absent or not voting, 1:

Lisle

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

Senator Lange moved that the vote by which House File 781 passed the Senate be reconsidered and 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 amended and passed the following bill in which the concurrence of the House was asked:

Senate File 605, a bill for an act to appropriate from general fund for capital improvements to superintendent of public buildings and grounds.
WILLIAM R. KENDRICK, Chief Clerk

HOUSE AMENDMENT TO SENATE FILE 605

Amend Senate File 605 by striking the period in line eleven (11) and inserting in lieu thereof the following: "and for exterior illumination devices for the state capitol."

HOUSE MESSAGES CONSIDERED

House File 427, a bill for an act relating to the uniform issuance and return of teachers' contracts.

Read first time and passed on file.

House File 508, a bill for an act relating to deposits of public funds.

Read first time and passed on file.

House File 560, a bill for an act to prohibit a refund of liquor control license fees while charges against the licensee are pending before the Iowa liquor control commission.

Read first time and passed on file.

House File 568, a bill for an act relating to the sale or transfer of firearms to residents of adjacent states.

Read first time and passed on file.

House File 625, a bill for an act relating to administrative rules and regulations.

Read first time and passed on file.

House File 628, a bill for an act relating to the specifications and standards for cheeses and cheese products.

Read first time and passed on file.

House File 745, a bill for an act relating to secretaries and treasurers of certain county hospitals.

Read first time and passed on file.

House File 785, a bill for an act relating to watchmakers and repairmen.

Read first time and passed on file.

House File 799, a bill for an act to legalize and validate the proceedings taken for the creation, organization and establishment of the county conservation board of Scott County, Iowa, and all acts and proceedings taken by said board and its officials.

Read first time and passed on file.

House File 800, a bill for an act to legalize and validate the proceedings of the board of supervisors of Scott County, Iowa, authorizing and providing for the issuance of county conservation bonds of said county and for the levy of taxes to pay said bonds and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said county.

Read first time and passed on file.

EXPLANATION OF VOTE

While I was absent Friday afternoon, the following votes were taken. Had I been present I would have voted:

On the Stanley amendment to House File 207 I would have voted "no."

On the final vote on House File 207, I would have voted "aye."

On Senate File 482, I would have voted "aye."

On Senate File 537, on the motion to refuse to concur in divisions 2 and 3 of the House amendments, I would have voted "no."

On the final vote of Senate File 537, I would have voted "no."

On Senate File 525 and Senate File 630, I would have voted "aye."

On Senate File 650 the motion to close debate, I would have voted "no."

On the Thordsen amendment to Senate File 650, I would have voted "aye."

On the final vote on Senate File 650, I would have voted "aye."

On the following bills I would have voted "aye": Senate File 651, Senate File 289, Senate File 292, Senate File 300, Senate File 328, Senate File 337, Senate File 339, Senate File 349, House File 361, Senate File 364, Senate File 376, Senate File 412, Senate File 417, Senate File 511, Senate File 534.

ROBERT R. DODDS

MOTION TO RECONSIDER

I move to reconsider the vote by which Senate File 534 failed to pass the Senate.

VERNON H. KYHL

REPORTS OF COMMITTEES

Senator Stephens submitted the following report:

MR. PRESIDENT: Your committee on agriculture, to which was referred Senate File 378, a bill for an act relating to the eradication of bovine brucellosis, begs leave to report it has had the same under consideration and returns the bill without recommendation.

RICHARD L. STEPHENS, Chairman

Ordered passed on file.

Senator Briles submitted the following report:

MR. PRESIDENT: Your committee on county government, to which was referred House File 624, a bill for an act relating to county public hospitals, begs leave to report it has had the same under consideration and recommends the same do pass.

JAMES BRILES, Chairman

Ordered passed on file.

Senator Kosek submitted the following report:

MR. PRESIDENT: Your committee on social services, to which was referred House File 238, a bill for an act relating to the appeal procedures for welfare applicants and recipients, begs leave to report it has had the same under consideration and recommends the same do pass.

ERNEST KOSEK, Chairman

Ordered passed on file.

AMENDMENTS FILED

1 Amend Senate File 369 as follows:

2 1. By striking from page 1, line 4, the word "lines".

3 2. By striking from page 1, lines 5 through 24, inclusive,

4 and inserting in lieu thereof the following: "all of the

5 section after the period in line twelve (12)."

6 3. By adding the following new section: "Section three
7 hundred sixty-three B point ten (363B.10), Code 1966, is
8 hereby repealed."

J. DONALD WEIMER

1 Amend the Potgeter, et al., amendment to House File 400, filed
2 April 24, as follows:

3 1. By inserting after line 12 the following new section:

4 "Sec. —. Amend chapter three hundred fifty-six (356),
5 section forty-two (42), Acts of the Sixty-second General Assembly,
6 by striking in line 10 and line 23 the figure '1967' and inserting in
7 lieu thereof the figure '1969'."

8 2. By renumbering the remaining sections.

JAMES A. POTGETER

1 The Denman, et al., amendment to House File 781, as
2 reprinted, is hereby amended as follows:

3 1. By inserting in line five hundred fifteen (515),
4 after the word "county", the words "exclusive of Washington
5 township".

6 2. By inserting after line five hundred eighty-three
7 (583) the following new line:

8 "c. In Lucas county, Washington township."

DONALD S. MCGILL

1 Amend the Denman, et al., amendment, filed April 25, to
2 House File 781 as follows:

3 1. By striking all of lines 586 through 593 and inserting
4 in lieu thereof the following:

5 a. In Wapello County, Columbia, Richland, Highland,
6 Compentine, Dahlonga, Agency, Pleasant and Washington townships,
7 and that portion of Center township outside the city of Ottumwa.

8 b. That portion of the City of Ottumwa composed of
9 precincts one (1), two (2), three (3), four (4), five (5),
10 six (6), seven (7), eight (8) and nine (9).

11 2. By striking all of lines 596 through 604 and inserting
12 in lieu thereof the following:

13 a. All of Davis County.

14 b. In Wapello County, Cass, Polk, Adams, Green and Keokuk
15 townships.

16 c. That portion of the city of Ottumwa composed of
17 precincts ten (10), eleven (11), twelve (12), thirteen (13),
18 fourteen (14), fifteen (15), sixteen (16) and seventeen (17).

GENE W. GLENN

1 Amend House File 781 as follows:

2 Amend the amendment filed by the committee on constitu-
3 tional amendment and reapportionment on April 24, 1969, by
4 striking lines 2 through 7 and inserting in lieu thereof the
5 following:

6 1. On page 13, line 30, by striking the words "and
7 Waveland Townships", and inserting in lieu thereof the follow-
8 ing: "Crescent, Lake, Lewis, Keg Creek, and Waveland Townships."

9 2. On page 13, by striking from line 32 the words
10 "precincts eleven (11), twelve (12), thirteen (13), and twenty-
11 five (25)." and inserting in lieu thereof "precinct ten (10)."

- 12 3. On page 18, by striking all of lines 17 and 18, and
13 relettering the following section.
14 4. On page 18, by striking all of line 22, and inserting
15 in lieu thereof "eleven (11) and twelve (12)."
16 5. On page 18, by striking lines 24 and 25, and reletter-
17 ing the following section.
18 6. On page 18, in line 27, by adding the following after
19 the word "precincts", and word "thirteen (13)."
20 7. On page 18, by striking line 30, and inserting in
21 lieu thereof the following: "twenty-two (22), twenty-three
22 (23), twenty-four (24), and twenty-five (25)."

JAMES SCHABEN

- 1 The constitutional amendments and reapportionment committee
2 amendment number three (3) to House File 781 as reprinted, appearing
3 on page 1119 of the corrected Senate Journal for April 24, 1969,
4 is hereby amended by striking all of such amendment after the word
5 "amended" in line one (1) of the amendment, and inserting in lieu
6 thereof the following: "as follows:
7 1. By striking from page twenty (20) all of lines seven (7)
8 through thirty-four (34), inclusive, and inserting in lieu thereof
9 the following:
10 '89. The eighty-ninth representative district shall consist of:
11 a. All of Louisa county.
12 b. In Washington county, Lime Creek, English River, Iowa,
13 Seventy-six, Cedar, Jackson, Highland, Franklin, Washington,
14 Oregon, Brighton, Marion, and Crawford townships.
15 90. The ninetieth representative district shall consist of:
16 a. In Des Moines county outside the city of Burlington,
17 Washington, Yellow Springs, Pleasant Grove, Franklin, Danville,
18 and Flint River townships.
19 b. All of Henry county.
20 91. The ninety-first representative district shall consist of:
21 a. In Des Moines county outside the city of Burlington, Huron,
22 Benton, Jackson, and Tama townships.
23 b. That portion of the city of Burlington composed of wards
24 one (1), two (2), three (3), four (4), five (5), and six (6).
25 92. The ninety-second representative district shall consist of:
26 a. In Des Moines county outside the city of Burlington,
27 Augusta, Union, and Concordia townships.
28 b. That portion of the city of Burlington composed of wards
29 seven (7) and eight (8).
30 c. In Lee county, Denmark, Green Bay, Washington, and
31 Madison townships."
32 2. By striking from page twenty-two (22) all of lines two
33 (2) through sixteen (16), inclusive, and inserting in lieu
34 thereof the following:
35 "99. The ninety-ninth representative district shall consist
36 of:
37 a. All of Jefferson county.
38 b. All of Van Buren county.
39 c. In Washington county, Clay and Dutch Creek townships.
40 100. The one hundredth representative district shall con-
41 sist of the following portions of Lee county: Cedar, Marion,

42 Pleasant Ridge, Harrison, Franklin, West Point, Van Buren,
43 Charleston, Jefferson, Des Moines, Montrose, Jackson, and
44 Keokuk townships'."

CHARLES G. MOGGED
RICHARD L. STEPHENS

1 Amend House File 781 as passed by the House, by striking on
2 page 12, lines 32 through 35 and by striking lines 1 through 14
3 on page 13 and inserting in lieu thereof the following:
4 "49. The forty-ninth representative district shall consist of:
5 a. In Dubuque county outside the city of Dubuque, Liberty, Concord,
6 Jefferson, Peru, New Wine, Iowa, Center, Dubuque, Dodge, Taylor,
7 and Vernon townships.
8 b. That portion of the city of Dubuque composed of precincts
9 eleven (11), twelve (12), thirteen (13), and seventeen (17).
10 50. The fiftieth representative district shall consist of
11 that portion of the city of Dubuque composed of precincts three
12 (3), four (4), seven (7), eight (8), nine (9), ten (10), fourteen
13 (14), and fifteen (15).
14 51. The fifty-first representative district shall consist
15 of:
16 a. In Dubuque county outside the city of Dubuque, Table Mound,
17 Mosalem, Cascade, Whitewater, Prairie Creek, and Washington
18 townships.
19 b. That portion of the city of Dubuque composed of precincts
20 one (1), two (2), five (5), six (6), and sixteen (16).
21 52. The fifty-second representative district shall consist
22 of:
23 a. All of Jackson county.
24 b. In Jones county, Richland, Washington, Scotch Grove, Clay,
25 Madison, Wyoming, Hale, and Oxford townships."

ANDREW G. FROMMELT

1 House File 781 as reprinted is hereby amended as follows:
2 1. By inserting in page nineteen (19), line twenty-four
3 (24), after the word "county", the words "exclusive of that
4 portion of Washington township outside the town of Russell".
5 2. By inserting in page twenty-one (21), after line
6 eleven (11), the following new line:
7 "c. In Lucas county, that portion of Washington township
8 outside the town of Russell."

DONALD S. MCGILL

1 Amend House File 781, as reprinted, as follows:
2 1. By striking in page eleven (11) from line three (3)
3 the word "Union,".
4 2. By adding a subsection on page seven (7) after
5 line two (2) as follows:
6 "c. In Black Hawk county, Union township."

CHESTER HOUGEN

On motion of Senator Lange, the Senate adjourned until 9:00 a.m.,
Tuesday, April 29, 1969.

JOURNAL OF THE SENATE

SENATE CHAMBER,
DES MOINES, IOWA, TUESDAY, APRIL 29, 1969.

The Senate met in regular session, Senator Lange presiding.

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

The Senate pledged allegiance to the flag.

The Journal of April 28, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Senator Leonard for the day because of illness on request of Senator Stanley.

PETITIONS

The following petitions were presented and placed on file:

By Senator Stanley, from one hundred fifty-one seventh and eighth grade students from the Carlisle Community School favoring legislation to prohibit pollution of our rivers, lakes and streams.

By Senator Stanley, from one hundred forty-two residents of Cedar and Muscatine Counties favoring legislation to permit cooperation with the federal agencies with respect to meat and poultry inspection.

By Senator Kosek, from ninety-three residents of Linn County opposing the passage of Senate File 265 and House File 481 relating to taxes on insurance premiums collected by nonprofit hospital and medical service corporations.

By Senator Coleman, from fifty-seven residents of Webster County favoring stronger legislation against sex offenders and child molesters.

By Senator Stanley, from seventy-five residents of the State of Iowa favoring stronger legislation against sex offenders and child molesters.

VISITORS WELCOMED

President Jepsen welcomed several groups of students at the request of the following Senators:

By Senator McGill, twenty-seven students from Chariton, accompanied by their instructor, Thelma Lucas, who were present in the balcony.

By Senator Denman, thirty students from Canary Lake Elementary School, Des Moines, accompanied by their instructor, Mrs. Reeves, who were present in the balcony.

By Senator Anderson, eighty sixth grade students from the Wayne Community School, Corydon, accompanied by their instructors, Mrs. Dorothy Hines and Mrs. Wilda Brandon, and their student teachers, Mr. Fincham, Mr. Schaffer and Mr. Hoit, who were present in the balcony.

By Senator Neu, a group of students from Coon Rapids, accompanied by their instructor, Father Cooper, who were present in the balcony.

CONSIDERATION OF BILLS

Senate File 676

On motion of Senator Smith, Senate File 676, a bill for an act making an appropriation to the department of social services for deficiencies for the medical assistance program, was taken up and considered.

Senator Smith moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 676) the vote was:

Ayes, 49:

Arbuckle	Glenn	Lodwick	Potter
Briles	Griffin	Lucken	Reichardt
Clarke	Hammer	McGill	Schaben
Coleman	Hill	Messerly	Shaff
Conklin	Hougen	Mowry	Shirley
Curran	Keith	Neu	Smith
DeKoster	Klink	Nicholson	Stanley
Dodds	Kosek	Ollenburg	Stephens
Doderer	Kyhl	O'Malley	Thordsen
Erskine	Lamborn	Palmer	Van Gilst
Flatt	Lange	Parker	Walsh
Frommelt	Laverty	Potgeter	Weimer
Gilley			

Nays, none.

Absent or not voting, 12:

Anderson	DeHart	Gaudineer	Mogged
Balloun	Denman	Leonard	Rigler
Benda	Frey	Lisle	Sullivan

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

Senate File 652

On motion of Senator Lamborn, Senate File 652, a bill for an act to appropriate from the general fund of the state to the department of public safety for capital improvements for the Iowa law enforcement academy, was taken up and considered.

Senator Lamborn moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 652) the vote was:

Ayes, 49:

Anderson	Gilley	Lodwick	Potter
Arbuckle	Glenn	Lucken	Reichardt
Benda	Griffin	McGill	Schaben
Briles	Hammer	Messerly	Shaff
Coleman	Hill	Mowry	Shirley
Conklin	Hougen	Neu	Smith
Curran	Klink	Nicholson	Stanley
Denman	Kosek	Ollenburg	Stephens
Dodds	Kyhl	O'Malley	Sullivan
Doderer	Lamborn	Palmer	Thordsen
Erskine	Lange	Parker	Van Gilst
Flatt	Laverty	Potgeter	Walsh
Frommelt			

Nays, none.**Absent or not voting, 12:**

Balloun	DeKoster	Keith	Mogged
Clarke	Frey	Leonard	Rigler
DeHart	Gaudineer	Lisle	Weimer

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

Senate File 654

On motion of Senator Smith, Senate File 654, a bill for an act to appropriate from moneys received by certain commissions, boards, and departments, was taken up and considered.

Senator Smith moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 654) the vote was:

Ayes, 54:

Anderson	DeHart	Griffin	Lange
Arbuckle	DeKoster	Hammer	Laverty
Balloun	Dodds	Hill	Lodwick
Benda	Doderer	Hougen	Lucken
Briles	Erskine	Keith	McGill
Clarke	Flatt	Klink	Messerly
Coleman	Frommelt	Kosek	Mowry
Conklin	Gilley	Kyhl	Neu
Curran	Glenn	Lamborn	Nicholson

Ollenburg	Potter	Smith	Thordsen
O'Malley	Reichardt	Stanley	Van Gilst
Palmer	Schaben	Stephens	Walsh
Parker	Shaff	Sullivan	Weimer
Potgeter	Shirley		

Nays, none.

Absent or not voting, 7:

Denman	Gaudineer	Lisle	Rigler
Frey	Leonard	Mogged	

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

Senate File 660

On motion of Senator Curran, Senate File 660, a bill for an act relating to the correction of an improper section reference in the tax equalization law enacted by the Sixty-second General Assembly, was taken up and considered.

Senator Curran moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 660) the vote was:

Ayes, 53:

Anderson	Flatt	Lavery	Potter
Arbuckle	Gilley	Lodwick	Reichardt
Balloun	Glenn	Lucken	Schaben
Benda	Griffin	McGill	Shaff
Briles	Hammer	Messerly	Shirley
Clarke	Hill	Mowry	Smith
Coleman	Hougen	Neu	Stanley
Conklin	Keith	Nicholson	Stephens
Curran	Klink	Ollenburg	Sullivan
DeHart	Kosek	O'Malley	Thordsen
DeKoster	Kyhl	Palmer	Van Gilst
Dodds	Lamborn	Parker	Walsh
Doderer	Lange	Potgeter	Weimer
Erskine			

Nays, none.

Absent or not voting, 8:

Denman	Frommelt	Leonard	Mogged
Frey	Gaudineer	Lisle	Rigler

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

Senate File 661

On motion of Senator Lamborn, Senate File 661, a bill for an act to appropriate from the general fund of the State of Iowa to the department of public safety for computerizing state criminal information files, was taken up and considered.

Senator Lamborn moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 661) the vote was:

Ayes, 54:

Anderson	Frommelt	Lodwick	Potter
Arbuckle	Gilley	Lucken	Reichardt
Balloun	Glenn	McGill	Schaben
Benda	Griffin	Messerly	Shaff
Clarke	Hammer	Mogged	Shirley
Coleman	Hill	Mowry	Smith
Conklin	Hougen	Neu	Stanley
Curran	Keith	Nicholson	Stephens
DeHart	Klink	Ollenburg	Sullivan
DeKoster	Kosek	O'Malley	Thordsen
Dodds	Kyhl	Palmer	Van Gilst
Doderer	Lamborn	Parker	Walsh
Erskine	Lange	Potgeter	Weimer
Flatt	Laverty		

Nays, none.

Absent or not voting, 7:

Briles	Frey	Leonard	Rigler
Denman	Gaudineer	Lisle	

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

Senate File 662

On motion of Senator Mowry, Senate File 662, a bill for an act to make appropriations to members of the apportionment commission established by Senate Joint Resolution 5 of the first session of the Sixty-third General Assembly, was taken up and considered.

Senator Mowry asked and received unanimous consent that **House File 809** be substituted for **Senate File 662**.

House File 809

On motion of Senator Mowry, House File 809, a bill for an act to make appropriations to members of the apportionment commission established by Senate Joint Resolution 5 of the first session of the Sixty-third General Assembly, was taken up and considered.

Senator Mowry moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 809) the vote was:

Ayes, 49:

Anderson	Coleman	DeKoster	Gilley
Arbuckle	Conklin	Dodds	Glenn
Benda	Curran	Erskine	Griffin
Briles	DeHart	Flatt	Hammer

Hill	Lodwick	Ollenburg	Shaff
Hougen	Lucken	O'Malley	Smith
Keith	McGill	Palmer	Stanley
Klink	Messerly	Parker	Stephens
Kosek	Mogged	Potgeter	Sullivan
Kyhl	Mowry	Potter	Thordsen
Lamborn	Neu	Reichardt	Van Gilst
Lange	Nicholson	Schaben	Walsh
Laverty			

Nays, 2:

Doderer Frommelt

Voting present, 2:

Shirley Weimer

Absent or not voting, 8:

Balloun	Denman	Gaudineer	Lisle
Clarke	Frey	Leonard	Rigler

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

Senator Mowry asked and received unanimous consent that **Senate File 662** be withdrawn from further consideration of the Senate.

Senate File 655

On motion of Senator Flatt, Senate File 655, a bill for an act to appropriate funds from the general fund of the state to the board of regents and institutions under the control of said board, was taken up and considered.

President Jepsen took the chair at 10:00 a.m.

Senator Arbuckle offered the following amendment and moved its adoption:

Amend Senate File 655 as follows:

1. Page one (1), line twenty-three (23), by striking the figure "32,537,000.00" and inserting in lieu thereof the figure "32,390,000.00".
2. Page two (2), line thirteen (13), by striking the figure "2,043,000.00" and inserting in lieu thereof the figure "1,999,000.00".
3. Page two (2), line sixteen (16), by striking the figure "727,000.00" and inserting in lieu thereof the figure "708,000.00".
4. Page two (2), line twenty-one (21), by striking the figure "1,350,000.00" and inserting in lieu thereof the figure "1,280,000.00".
5. Page two (2), line twenty-six (26), by striking the figure "1,549,000.00" and inserting in lieu thereof the figure "1,528,000.00".
6. Page two (2), line twenty-seven (27), by striking the figure "46,906,000.00" and inserting in lieu thereof the figure "46,605,000.00".
7. Page three (3), line twenty-five (25), by striking the figure "91,680,000.00" and inserting in lieu thereof the figure "91,379,000.00".

Roll call was requested.

On the question "Shall the Arbuckle amendment be adopted?" (S.F. 655) the vote was:

Ayes, 12:

Anderson	DeKoster	Klink	Mogged
Arbuckle	Hammer	Kyhl	Nicholson
Clarke	Keith	Lange	Sullivan

Nays, 44:

Balloun	Flatt	Lucken	Reichardt
Benda	Frey	McGill	Rigler
Briles	Frommelt	Messerly	Schaben
Coleman	Gilley	Mowry	Shaff
Conklin	Glenn	Neu	Shirley
Curran	Griffin	Ollenburg	Smith
DeHart	Hill	O'Malley	Stanley
Denman	Hougen	Palmer	Stephens
Dodds	Kosek	Parker	Thordsen
Doderer	Laverty	Potgeter	Van Gilst
Erskine	Lodwick	Potter	Walsh

Voting present, 1:

Weimer

Absent or not voting, 4:

Gaudineer	Lamborn	Leonard	Lisle
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The amendment was lost.

Senator Rigler offered the following amendment:

Amend Senate File 655 as follows:

1. Amend page 3, line 12, by striking the figure "10,059,000.00" and inserting the figure "9,759,000.00".

Senator Rigler moved the adoption of his amendment and requested a roll call.

On the question "Shall the Rigler amendment be adopted?" (S.F. 655) the vote was:

Rule 24 was invoked.

Ayes, 27:

Anderson	Doderer	Lucken	Rigler
Arbuckle	Frommelt	Mogged	Shaff
Clarke	Gilley	Neu	Smith
Curran	Hammer	Nicholson	Sullivan
DeHart	Klink	Ollenburg	Thordsen
DeKoster	Kyhl	Parker	Weimer
Denman	Lange	Reichardt	

Nays, 29:

Balloun	Frey	Lamborn	Potter
Benda	Glenn	Lodwick	Schaben
Briles	Griffin	McGill	Shirley
Coleman	Hill	Mowry	Stanley
Conklin	Hougen	O'Malley	Stephens
Dodds	Keith	Palmer	Van Gilst
Erskine	Kosek	Potgeter	Walsh
Flatt			

Absent or not voting, 5:

Gaudineer
Lavery

Leonard

Lisle

Messerly

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 passed the following bill in which the concurrence of the Senate is asked:

House File 528, a bill for an act defining "workman" or "employee" in the workmen's compensation law.

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

House File 793, a bill for an act to appropriate to various state departments and their divisions for the biennium.

WILLIAM R. KENDRICK, Chief Clerk

SPECIAL ORDER

Senate File 665

Senator Stanley asked unanimous consent that Senate File 665 be made a special order of business for Thursday, May 1, 1969, at 9:00 a.m.

Objection was raised.

Senator Stanley moved that Senate File 665 be made a special order of business for Thursday, May 1, 1969, at 9:00 a.m.

Roll call was requested.

On the question "Shall the motion be adopted?" (S.F. 665) the vote was:

Ayes, 41:

Anderson
Arbuckle
Balloun
Benda
Briles
Clarke
Conklin
Curran
DeHart
DeKoster
Erskine

Flatt
Gilley
Griffin
Hammer
Hougen
Keith
Klink
Kosek
Kyhl
Lamborn

Lange
Lavery
Lodwick
Lucken
Messerly
Mogged
Mowry
Neu
Nicholson
Parker

Potgeter
Potter
Rigler
Shaff
Smith
Stanley
Stephens
Sullivan
Thordsen
Walsh

Nays, 16:

Coleman
Denman
Dodds
Doderer

Frey
Frommelt
Glenn
Hill

McGill
Ollenburg
O'Malley
Palmer

Schaben
Shirley
Van Gilst
Weimer

Absent or not voting, 4:

Gaudineer

Leonard

Lisle

Reichardt

The motion prevailed and **Senate File 665** was made a special order of business.

CONSIDERATION OF BILLS

Senate File 655

The Senate resumed consideration of Senate File 655.

Senator Hougen offered the following amendment and called for a division of the amendment, section 1 to be considered as division 1, section 2 as division 2, and sections 3, 4 and 5 as division 3:

Amend Senate File 655 by adding a new section thereto as follows:

"None of the funds appropriated herein shall be used contrary to the following provisions:

1. The board of regents shall not increase tuition rates in any one of the state universities in excess of 10 percent during the biennium.

2. No scholarship funds shall be granted to non-residents of the State of Iowa, until such non-resident students have been enrolled in one of the universities for at least two years for a full time course. For the purpose of this provision, a 'non-resident student' means any student who had not become a resident of Iowa at least six months prior to the time of enrollment.

3. No instructor shall be permitted to devote less than one-half of his time to instruction. This provision shall not be applicable to deans, department heads or administrative employees. It shall include students working for an advanced degree, or for special training beyond a master's degree, unless specifically approved by the board of regents.

4. Any writings, books or articles written by any employee of a state university shall be the property of the State of Iowa, and any royalties or earnings therefrom shall go to the university fund and be specifically so reported.

5. No person shall be placed on sabbatical leave except with the specific approval of the board of regents."

Senator Doderer raised a point of order on the amendment for the reason that it was not germane to the bill.

The Chair ruled that divisions 1 and 2 of the amendment were germane to the bill, and that division 3 of the amendment and the amendment filed thereto were out of order.

On motion of Senator Stanley, the Senate recessed until 2:00 p.m.

AFTERNOON SESSION

The Senate reconvened, Senator Lange presiding.

INTRODUCTION OF BILLS

Senate File 677, by committee on schools, a bill for an act relating to the basic school tax formula and allocation of state equalization aid to public schools.

Read first time and placed on calendar.

Senate File 678, by committee on cities and towns, a bill for an act relating to collective bargaining in certain public employment.

Read first time and placed on calendar.

HOUSE MESSAGES CONSIDERED

House File 528, a bill for an act defining "workman" or "employee" in the workmen's compensation law.

Read first time and passed on file.

House File 793, a bill for an act to appropriate from the general fund of the State of Iowa to various state departments and their divisions, and to amend various sections of the Code relating to departments receiving appropriations under this act.

Read first time and passed on file.

CONSIDERATION OF BILLS

Senate File 655

The Senate resumed consideration of the Hougen amendment.

Senator Kosek offered the following amendment to division 1 of the amendment and moved its adoption:

1. Amend the Hougen amendment to **Senate File 655**, filed April 25, 1969, by striking in line five (5) "in excess of 10%".

The amendment to division 1 was lost.

Senator Hougen moved the adoption of division 1 of his amendment and requested a roll call.

On the question "Shall division 1 of the Hougen amendment be adopted?" (S.F. 655) the vote was:

Ayes, 19:

Arbuckle	Hougen	Leonard	Reichardt
Gilley	Klink	Lucken	Smith
Glenn	Kosek	Mowry	Stephens
Hammer	Kyhl	Nicholson	Sullivan
Hill	Lange	Potgeter	

Nays, 34:

Anderson	Denman	Laverty	Rigler
Balloun	Dodds	Lodwick	Schaben
Benda	Doderer	McGill	Shaff
Briles	Erskine	Messerly	Shirley
Clarke	Flatt	Neu	Stanley
Coleman	Frey	Ollenburg	Van Gilst
Curran	Frommelt	O'Malley	Walsh
DeHart	Keith	Palmer	Weimer
DeKoster	Lamborn		

Absent or not voting, 8:

Conklin
Gaudineer

Griffin
Lisle

Mogged
Parker

Potter
Thordsen

Division 1 of the amendment was lost.

Senator Hougen moved the adoption of division 2 of his amendment and called for a division.

Division 2 of the amendment was lost.

Senator Messerly offered the following amendment by Senators Messerly and Flatt:

Amend Senate File 655 by adding a new section as follows:

"Sec. 8. No part of the funds appropriated under this Act shall be used to provide payments, assistance, or services, in any form, with respect to any individual convicted in any federal, state, or local court of competent jurisdiction of inciting, promoting, or carrying on a riot, or any group activity resulting in material damage to property or injury to persons, found to be in violation of federal, state, or local laws designed to protect persons or property in the community concerned or under indictment pending trial for any such offense."

Senator Rigler offered the following amendment to the amendment and moved its adoption:

Amend the Messerly-Flatt amendment to Senate File 655, dated April 29, 1969, by striking from lines ten (10) and eleven (11) the following: "or under indictment pending trial for any such offense".

The amendment to the amendment was adopted.

Senator McGill raised a point of order for the reason that the amendment was not germane to the title of the bill.

The Chair ruled the point not well taken and the amendment in order.

President Jepsen took the chair at 3:35 p.m.

Senator Messerly offered the following amendment to the amendment:

Amend the Messerly-Flatt amendment to Senate File 655 by adding after the word "individual" in line 4 "while enrolled or teaching at a university who is".

SENATE FILE 655 DEFERRED

President Jepsen requested that further action on **Senate File 655** and all amendments thereto be deferred and that the bill retain its place on the calendar.

CONSIDERATION OF BILLS

Senate File 663

On motion of Senator Lamborn, Senate File 663, a bill for an act to appropriate from moneys received by the department of public safety motor vehicle dealers license fee fund, was taken up and considered.

Senator Lamborn moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 663) the vote was:

Ayes, 57:

Anderson	Flatt	Lange	Potgeter
Arbuckle	Frey	Lavery	Potter
Balloun	Frommelt	Leonard	Reichardt
Benda	Gaudineer	Lodwick	Rigler
Briles	Gilley	Lucken	Schaben
Clarke	Glenn	McGill	Shirley
Coleman	Hammer	Messerly	Smith
Conklin	Hill	Mowry	Stanley
Curran	Hougen	Neu	Stephens
DeHart	Keith	Nicholson	Sullivan
DeKoster	Klink	Ollenburg	Thordsen
Denman	Kosek	O'Malley	Van Gilst
Dodds	Kyhl	Palmer	Walsh
Doderer	Lamborn	Parker	Weimer
Erskine			

Nays, none.

Absent or not voting, 4:

Griffin	Lisle	Mogged	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.

Senate File 387

Senator Stanley asked and received unanimous consent to take up for consideration Senate File 387.

On motion of Senator Benda, Senate File 387, a bill for an act relating to the effect of federal aid to schools upon state aid to schools, 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 the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 387) the vote was:

Ayes, 56:

Anderson	Balloun	Briles	Coleman
Arbuckle	Benda	Clarke	Conklin

Curran	Hammer	Lucken	Reichardt
DeHart	Hill	McGill	Rigler
DeKoster	Hougen	Messerly	Schaben
Dodds	Keith	Mowry	Shirley
Doderer	Klink	Neu	Smith
Erskine	Kosek	Nicholson	Stanley
Flatt	Kyhl	Ollenburg	Stephens
Frey	Lamborn	O'Malley	Sullivan
Frommelt	Lange	Palmer	Thordsen
Gaudineer	Laverty	Parker	Van Gilst
Gilley	Leonard	Potgeter	Walsh
Glenn	Lodwick	Potter	Weimer

Nays, none.

Absent or not voting, 5:

Denman	Lisle	Mogged	Shaff
Griffin			

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 387** be immediately messaged to the House, which request was complied with.

SENATE CONCURRENT RESOLUTION 29 ADOPTED

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

SENATE CONCURRENT RESOLUTION 29

By Senate Committee on Law Enforcement
and House Committee on Law Enforcement

Whereas, for almost two centuries our nation has looked to laws and courts as guardians of the life, liberty and individual freedom of every citizen; and

Whereas, we recognize that the preservation of our system of equal justice under law is a responsibility shared by all citizens; and

Whereas, the twelfth annual observance of Law Day U. S. A. on May 1 is an occasion for every citizen to demonstrate that Americans are united in their dedication to the ideals of equal justice and equal opportunity within the structure of law, without which neither would be possible; and

Whereas, the theme for this year's observance of Law Day U. S. A. is: "Justice and Equality Depend Upon Law and You", a reminder that each individual has a responsibility to help advance these goals; and

Whereas, Congress and the President have asked every citizen on Law Day to give thoughtful attention to the place of law in our society and to cultivate that respect for law that is so vital to our democratic way of life; now, therefore,

Be It Resolved by the Senate, the House Concurring: That this General Assembly does hereby urge the people of the State of Iowa to observe Thursday, May 1, 1969, as Law Day with appropriate public ceremonies and by the reaffirmation of their dedication to our form of government and the supremacy of law in our lives.

The motion prevailed and the resolution adopted.

Senator Kyhl asked and received unanimous consent that **Senate Concurrent Resolution 29** be immediately messaged to the House, which request was complied with.

BILL ASSIGNED TO COMMITTEE

President Jepsen announced the assignment of the following bill to committee:

H. F. 417 Appropriations

ANNOUNCEMENT OF INVESTIGATING COMMITTEE ON GOVERNOR'S APPOINTMENT

President Jepsen, in accordance with section 2.40, Code 1966, announced the appointment of the following Senators to an investigating committee:

As a member of the Commission for the Blind:

Elwyn H. Hemken, Blairsburg, Hamilton County, Iowa, for the unexpired portion of the term ending June 30, 1970:

Senator Clarke, Chairman

Senator Kyhl

Senator Curran

Senator Mowry

Senator Palmer

ANNOUNCEMENT BY PRESIDENT OF THE SENATE

President Jepsen announced receiving notification of the following resignations:

As members of the Council on Social Services:

Mrs. George Heikens, Spencer, Clay County, Iowa, for the term ending June 30, 1969.

Harold E. Bernstein, Council Bluffs, Pottawattamie County, Iowa, for the term ending June 30, 1971.

Reverend C. Dendy Garrett, Mount Pleasant, Henry County, Iowa, for the term ending June 30, 1973.

F. James Bradley, Cedar Rapids, Linn County, Iowa, for the term ending June 30, 1973.

As a member of State Board of Tax Review:

A. H. Hinkle, Cedar Rapids, Linn County, Iowa, for the term ending June 30, 1971.

President Jepsen announced the investigating committees on the above appointees discharged.

REPORT OF CONFERENCE COMMITTEE HOUSE FILE 348

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 House File 848, a bill for an Act relating to the director of the Iowa Development Commission, respectfully submit the following recommendations:

1. Amend the Senate amendment by adding the following new division: Further amend House File 348 by inserting in page 1, line 6, after the figure "(8)" the following: "and inserting in lieu thereof the following sentence: 'The governor shall appoint a director at a salary of at least twenty thousand dollars and not to exceed twenty-six thousand dollars per year.'"

2. That the Senate amendment as amended be adopted.

On the part of the Senate
JAMES A. POTGETER, Chairman
EDWARD E. NICHOLSON
WILLIAM REICHARDT
LUCAS DEKOSTER

On the part of the House
WILLIAM WINKELMAN, Chairman
MAURICE VAN NOSTRAND
DONALD E. VOORHEES
RICHARD RADL

MOTION TO RECONSIDER

I move to reconsider the vote by which the Rigler amendment to Senate File 655 failed to pass the Senate.

KENNETH BENDA

REPORTS OF COMMITTEES

Senator Stephens submitted the following reports:

MR. PRESIDENT: Your committee on agriculture, to which was referred Senate File 372, a bill for an act to authorize the establishment of rural water districts, to prescribe the procedure therefor, and relating to the purpose and manner of operation of such districts, begs leave to report it has had the same under consideration and recommends the same be amended in accordance with amendment by Senators Smith and Platt, filed March 10, 1969, and found on page 443 of the Senate Journal; and when so amended the bill do pass.

RICHARD L. STEPHENS, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on agriculture, to which was referred House File 417, a bill for an act relating to the inspection of meat and poultry, to clarify and otherwise amend chapter one hundred eighty-nine A (189A) of the Code to provide for cooperation with appropriate federal agencies with respect to meat and poultry products inspection programs, and for other 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 417, as reprinted April 24, 1969, as follows:

1. By inserting after page 1, line 11, a new subsection and by renumbering the subsequent subsections: 1. "Department" means the Iowa department of agriculture.

2. By striking from page 3, lines 22 and 24, the parentheses and inserting commas in lieu thereof.

3. By striking from page 5, lines 31 and 32, the parentheses and inserting commas in lieu thereof.

4. By striking from page 6, lines 4 and 5, and inserting in lieu thereof the following: "section five (5) of this Act, unless it conforms to such definition and".

5. By striking from page 6, line 14, and inserting in lieu thereof the following: "five (5) of this Act".

6. By striking from page 9, lines 32 and 33, the words "The director of the meat and poultry inspection service of the Iowa department of agriculture" and inserting in lieu thereof the words "The secretary".

7. By striking from page 9, line 34, the words "state agency" and inserting in lieu thereof the word "officer".

8. By striking from page 10, line 11, the word "person" and inserting in lieu thereof the word "individual".

9. By striking from page 10, line 24, and inserting in lieu thereof the following: "two (2) of this Act".

10. By striking from page 10, lines 31 and 32, and inserting in lieu thereof the following: "section three (3) of this Act, at which livestock or poultry are slaughtered or live-".

11. By striking from page 11, lines 18 and 19, and inserting in lieu thereof the following: "information required by subsection fifteen (15) of section one (1) of this Act; and".

12. By striking from page 11, line 25, the words and figure "subsection one (1) of this section" and inserting in lieu thereof the following: "section two (2) of this Act".

13. By striking from page 11, lines 31 and 32, the words and figure "subsection one (1) of this section" and inserting in lieu thereof the following: "section two (2) of this Act".

14. By striking from page 12, line 12, the parentheses and inserting a comma after the word "selling".

15. By striking from page 12 all of line 25 and inserting in lieu thereof the following "two (2) of this Act".

16. By striking from page 12, lines 28 through 30, inclusive, and inserting in lieu thereof the following: "to destroy condemned products as required under subsection two (2) of section four (4) of this Act."

17. By striking from page 14, lines 6 through 10, inclusive, and inserting in lieu thereof the following: "in connection with issuance of orders under subsection five (5) of section four (4) and subsections one (1), two (2), or three (3) of this section and prescribing procedures for proceedings in such".

18. By striking from page 14, lines 20 and 21, and inserting in lieu thereof the following: "effectuate the purposes stated in section two (2) of this Act; accept".

19. By striking from page 14, line 29, the words "Iowa meat and poultry inspection service" and inserting in lieu thereof the word "department".

20. By striking from page 17, line 3, the words "one hundred" and inserting in lieu thereof the words and figures "four (4), subsection seven (7), or section five (5) of this Act."

21. By striking from page 17, lines 4 and 5.

22. By striking from page 19 the sentence beginning in line 22 and ending in line 27, and inserting in lieu thereof the following sentence: "Any order issued under subsection three (8) of section four (4) or subsections one (1), two (2), or three (3) of section five (5) of this Act shall be final unless appealed to the district court within thirty days after service."

23. By striking from page 19 the sentence beginning in line 33 and ending in line 35.

24. By striking from page 21, line 11, the words "or men's or women's reformatory".

25. By striking from page 24, lines 25 and 26, the words "or men's or women's reformatory".

26. By striking from page 26, line 4, the words "or men's or women's reformatory".

27. By striking from page 26, lines 16 and 17, the words "or men's or women's reformatory".

28. By striking from page 26, lines 23 and 24, the words "or men's or women's reformatories".

29. By striking from page 26, lines 27 and 28, the words "or men's or women's reformatory".

30. By striking from page 26, lines 29 through 32, inclusive.

RICHARD L. STEPHENS, Chairman

Ordered passed on file.

Senator Walsh submitted the following reports:

MR. PRESIDENT: Your committee on cities and towns, to which was referred **Senate File 438**, a bill for an act relating to annual readjustment of pensions, pension payments, pension benefits, and required years of service for retired firemen and policemen, begs leave to report it has had the same under consideration and recommends the same **do pass**.

JOHN M. WALSH, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on cities and towns, to which was referred **Senate File 505**, a bill for an act relating to municipal utility retirement systems, begs leave to report it has had the same under consideration and recommends the same **do pass**.

JOHN M. WALSH, Chairman

Ordered passed on file.

Senator Lamborn submitted the following report:

MR. PRESIDENT: Your committee on transportation, to which was referred **House File 394**, a bill for an act relating to classification of highways, begs leave to report it has had the same under consideration and **returns the bill without recommendation**.

CLIFTON C. LAMBORN, Chairman

Ordered passed on file.

AMENDMENTS FILED

- 1 Amend the Benda amendment to Senate File 49, filed February 20,
- 2 1969, by inserting in line 8 after the word "fund" the following:
- 3 "for use in its recreational boating program".

KENNETH BENDA

- 1 Amend Senate File 302 by striking lines 4 through 10,
- 2 inclusive, and inserting in lieu thereof the following:
- 3 "Section 1. It shall be unlawful for the owner or manager of
- 4 any house or apartment which is for lease or rental purposes to
- 5 require any person desiring to lease or rent such dwelling to
- 6 furnish a deposit for security for the performance of said lease
- 7 in excess of the amount of the rent for the rental period and said

8 security deposit shall not be forfeited at the termination of the
 9 lease unless an itemization of the actual cost of repair or
 10 restoration of damage or to the extent of unpaid rent shall be
 11 given to the tenant."

RALPH W. POTTER

1 Senate File 459 is hereby amended as follows:
 2 1. By adding to the end thereof the following new sections:
 3 "Sec. 2. Section one hundred eighty-two point one (182.1),
 4 Code 1966, is hereby amended by striking from lines two (2)
 5 and three (3) the words 'and mule breeders'.
 6 Sec. 3. Section one hundred eighty-two point two (182.2),
 7 Code 1966, is hereby amended as follows:
 8 1. By striking from line one (1) the words 'and mule
 9 breeders'.
 10 2. By striking from lines three (3) and four (4) the words
 11 'and mule'.
 12 3. By striking from line seven (7) the words 'and mules'.
 13 4. By striking from line nine (9) the words 'and mules'.
 14 5. By striking from line eleven (11) the words 'and mule'.
 15 6. By striking from line thirteen (13) the words 'Publish
 16 a breeder's director' and inserting in lieu thereof the words
 17 'Promote and support equine research'.
 18 Sec. 4. Section one hundred eighty-two point three (182.3),
 19 Code 1966, is hereby amended by striking line six (6) through
 20 line nine (9), inclusive, and inserting in lieu thereof the
 21 following:
 22 '2. The dean of the college of agriculture and the dean of
 23 the college of veterinary medicine of the Iowa state university
 24 of science and technology.'"
 25 2. By striking the explanation on page one (1) and insert-
 26 ing in lieu thereof the following new explanation:
 27 "EXPLANATION
 28 This bill will eliminate mule breeders from chapters 173
 29 and 182 of the Code, and will replace the head of the depart-
 30 ment of animal husbandry with the dean of the college of
 31 veterinary medicine on the executive committee of the Iowa
 32 Horse Association."
 33 Amend Senate File 459 by striking the title and inserting
 34 in lieu thereof the following new title:
 35 "An Act relating to the Iowa horse association."

CHARLES K. SULLIVAN

1 Amend Senate File 564 by striking on page 4 in line 34 the
 2 word "sanctioned" and inserting in lieu thereof the word "organized".
 JAMES A. POTGETER

1 Amend Senate File 623 as follows:
 2 1. By striking in line 3 the word "shall" and inserting in lieu
 3 thereof the word "may".
 4 2. By inserting in line 4 after the word "and" the word "shall".
 5 3. By striking in line 11 the word "shall" and inserting in
 6 lieu thereof the words "may, with a majority of the whole board of
 7 supervisors voting therefor and consenting thereto,".

- 8 4. By striking in line 16 the words "to be" and inserting in
9 lieu thereof the words "which may be".

JAMES A. POTGETER

1 Amend Senate File 629 as follows:

- 2 1. By striking from page 1, lines 16 and 17,
3 the words "the best evidence of market value" and
4 inserting in lieu thereof the following: "evidence of
5 market value, and all other factors hereinafter set
6 forth affecting market value shall also be considered".
7 2. By striking from page 2, line 8, the words
8 "if they affect the market value of the property".
9 3. By inserting in page 2, line 9, after the
10 word "any" the words ", capitalized at generally accepted
11 interest rates to be applied uniformly among counties and
12 among classes of property".
13 4. By striking from page 2, lines 15 and 16,
14 the words "Nothing in this paragraph shall be deemed to
15 modify the above definition of terms."

ROGER J. SHAFF

1 Amend the Hougen amendment of April 25, 1969, to Senate File 655, by
2 inserting in line 14 after the period the following:

- 3 If an instructor accepts compensation for instructional
4 activities in addition to his university duties his salary
5 shall be reduced in proportion to the reduction in his
6 work schedule at the university.

CHARLES BALLOUN

- 1 1. Amend the Hougen amendment to Senate File 655, filed April 25,
2 1969, by striking in line five (5) "in excess of 10%".

ERNEST KOSEK

- 1 Amend the Messerly-Flatt amendment to Senate
2 File 655, dated April 29, 1969, by striking from
3 lines ten (10) and eleven (11) the following: "or
4 under indictment pending trial for any such offense".

ROBERT R. RIGLER

- 1 Amend the Messerly-Flatt amendment to Senate File 655 by adding
2 after the word "individual" in line 4 "while enrolled or
3 teaching at a university who is".

FRANCIS L. MESSERLY

- 1 Amend the Messerly amendment, filed April 29, 1969, to Senate File
2 by striking from lines 6, 7 and 8 the following: "or any group activity
3 resulting in material damage to property or injury to persons,"

GENE W. GLENN

1 Amend Senate File 655 as follows:

- 2 Amend page one (1) by adding after line twenty-three (23) the
3 following:
4 "Eight hundred thousand (800,000) dollars of the appropriation
5 to the general university of the state university of Iowa shall be
6 spent to establish a department of general practitioner in the college
7 of medicine."

CHARLES F. BALLOUN

1 Amend Senate File 655 as follows:

- 2 1. By striking from page 1, line 23, the figure
- 3 "\$32,573,000" and inserting in lieu thereof the figure
- 4 "\$34,620,700".
- 5 2. By striking from page 2, line 33, the figure
- 6 "\$25,634,000" and inserting in lieu thereof the figure
- 7 "\$27,549,000".
- 8 3. By striking from page 3, line 12, the figure
- 9 "\$10,059,000" and inserting in lieu thereof the figure
- 10 "\$11,300,000".
- 11 4. By striking from page 5, line 11, the figure
- 12 "\$86,738,000" and inserting in lieu thereof the figure
- 13 "\$88,821,700".
- 14 5. By striking from page 5, line 18, the figure
- 15 "\$73,068,000" and inserting in lieu thereof the figure
- 16 "\$74,983,000".
- 17 6. By striking from page 5, line 22, the figure
- 18 "\$27,422,200" and inserting in lieu thereof the figure
- 19 "\$28,366,200".
- 20 7. By striking from page 5, line 28, the figure
- 21 "\$267,261,680" and inserting in lieu thereof the figure
- 22 "\$272,200,380".

MINNETTE DODERER
GENE W. GLENN
ALAN SHIRLEY

1 Amend Senate File 655 by adding a new section as follows:

- 2 "Sec. 8. No part of the funds appropriated under this
- 3 Act shall be used to provide payments, assistance, or services,
- 4 in any form, with respect to any individual convicted in any
- 5 federal, state, or local court of competent jurisdiction of
- 6 inciting, promoting, or carrying on a riot, or any group activ-
- 7 ity resulting in material damage to property or injury to per-
- 8 sons, found to be in violation of federal, state, or local laws
- 9 designed to protect persons or property in the community
- 10 concerned or under indictment pending trial for any such
- 11 offense."

FRANCIS L. MESSERLY
JOSEPH FLATT

1 Amend Senate File 655 by adding a new section as follows:

- 2 "Sec. 8. No part of the funds appropriated under this
- 3 Act shall be used to provide payments, assistance, or services,
- 4 in any form, with respect to any individual who is, while
- 5 enrolled as a student or while teaching at a University,
- 6 convicted in any federal, state, or local court of competent
- 7 jurisdiction of inciting, promoting, or carrying on a riot,
- 8 resulting in material damage to public property or injury to
- 9 persons, unless such individual, if a student, shall be
- 10 re-examined by an admissions officer and be found by him
- 11 to be of proper character for re-admission as a student."

LUCAS J. DeKOSTER
FRANCIS L. MESSERLY

1 Amend Senate File 665 as follows:

- 2 1. Page 13 by striking lines 12 through 17, inclusive.
- 3 2. Page 18, line 24, by striking the word "checklist"

- 4 and inserting in lieu thereof the words "completed forms".
5 3. Page 14 by inserting after line 5 the following new
6 subsection:
7 "3. By striking from line 12 the words 'one minute' and
8 inserting in lieu thereof the words 'three minutes'."
9 4. By striking from page 11, line 2, the words "which
10 has the signature of such person thereon" and inserting in
11 lieu thereof the words "upon which the signature or mark of
12 such person appears".
13 5. By striking from page 11, all of line 3 and the
14 following words in line 4: "the identification card and the
15 voter's declaration".
16 6. By striking from page 11, lines 8 and 9 and inserting
17 in lieu thereof the words "attested to by a judge of the
18 election."

HUGH H. CLARKE

- 1 Amend Senate File 667, page 1, section 3, line 21, by striking
2 the word "a" and inserting the words "an unforeseen".

JOHN L. MOWRY

- 1 Amend Senate File 671 as follows:

- 2 By striking from the title on line 1 of page 1 the
3 words "school buses" and inserting in lieu thereof the
4 words "safety standards for the construction of school buses
5 and manner for use of certain safety equipment".

KENNETH BENDA

- 1 Amend Senate File 674 by adding a new section on page 2, after
2 line 33, as follows:

- 3 1. Section one hundred and ten point one (110.1), Code 1966, as
4 amended by chapter one hundred and forty-one (141), section one (1),
5 Acts of the Sixty-second General Assembly, is hereby further amended
6 by striking lines twelve (12) and thirteen (13) and inserting in lieu
7 thereof the following:

- 8 "All persons legal residents of the state, sixty-four years
9 of age or younger, except as otherwise provided\$3.00.
10 All persons legal residents of the state, sixty-five years
11 of age or older, except as otherwise provided\$1.00."

JOHN M. WALSH

- 1 Amend Senate File 674, page two (2), by adding
2 after line twenty-three (23) the following new section:

- 3 1. Sec. 3. Section one hundred seven point thirteen
4 (107.13), Code 1966 is amended as follows:

- 5 By striking from line fifteen (15) the words
6 "fifty-four hundred" and inserting in lieu thereof the
7 words "sixty-six hundred".

- 8 By striking from lines twenty (20) and twenty-
9 one (21) the words "sixty-three hundred" and inserting
10 in lieu thereof the words "seventy-five hundred".

- 11 2. Further amend Senate File 674 by renumbering
12 the remaining sections.

ROBERT R. RIGLER

1 Amend House File 97 as follows:

2 1. By striking from page one (1), lines five (5) through
3 eight (8), inclusive, and inserting in lieu thereof the
4 following:

5 "1. By striking from line five (5) the words 'appointed
6 from the active'.

7 2. By striking lines six (6) through eighteen (18),
8 inclusive, and inserting in lieu thereof the words 'a person
9 who meets the qualifications set forth in section three hundred
10 sixty-five point seventeen (365.17), subsections two (2)
11 through seven (7), inclusive, of the Code, for appointment
12 or employment under civil service, and in addition shall have
13 had at the time of such appointment at least five years'
14 experience in law enforcement.' "

15 2. By striking from page two (2), lines one (1) and two
16 (2) and inserting in lieu thereof the following:

17 "2. By striking lines thirty-seven (37) and thirty-eight
18 (38) and inserting in lieu thereof the following:

19 "The civil service commission may waive the residence
20 requirement as set out in subsection one (1) in the initial
21 appointment or employment of personnel in the police department.
22 Except with respect to appointment or employment in the fire
23 department, the'.

24 3. By inserting in line thirty-nine (39) after the word
25 'may' the word 'likewise'."

JOHN M. WALSH

1 Amend House File 428 as follows:

2 Page 3, section 5, subsection 5, line 30, by inserting
3 following the word "state," the following: "and from cities
4 and counties where Municipal Courts are located".

WILLIAM F. DENMAN

1 Amend House File 793 as follows:

2 1. Page 5, line 8, by striking the figures
3 "\$748,557.00" and inserting in lieu thereof the figures
4 "\$724,045.00".

5 2. By adding the following section:

6 "Amend section five hundred seven point four
7 (507.4) of the Code by striking from line twenty-nine (29)
8 the words 'funds in the state treasury' and inserting in
9 lieu thereof the words 'appropriations for such purposes'."

JOHN L. MOWRY

On motion of Senator Stanley, the Senate adjourned until 9:00
a.m., Wednesday, April 30, 1969.

JOURNAL OF THE SENATE

SENATE CHAMBER,
DES MOINES, IOWA, WEDNESDAY, APRIL 30, 1969.

The Senate met in regular session, President Jepsen presiding.

Prayer was offered by Reverend Harvey Stevens, pastor of the First Baptist Church, Algona, Iowa.

The Senate pledged allegiance to the flag.

The Journal of April 29, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Senator Lisle for the day on request of Senator Stanley.

DISTINGUISHED GUESTS

Senator Stephens rose on a point of personal privilege and presented to the Senate the Honorable Clifford M. Vance, former member of the Senate and House of Representatives from Henry County. Senator Vance served as President pro tempore of the Senate in the Sixtieth and Sixtieth Extraordinary General Assemblies.

Senator Shaff rose on a point of personal privilege and presented to the Senate his brother, the Honorable David O. Shaff, former member of the Senate and House of Representatives from Clinton County.

VISITORS WELCOMED

President Jepsen welcomed several groups of students at the request of the following Senators:

By Senator Frey, thirty-four American government students from Walnut, accompanied by their superintendent, Dale McIntosh, and Karl Maeland, a foreign exchange student from Norway, who were present in the balcony.

By Senator Kyhl, a group of fifth grade students from West Des Moines, accompanied by their instructor, Mrs. Homer K. Hansen, niece of Senator Kyhl, who were present in the balcony.

By Senator Klink, fourteen students from Postville High School, members of the Young Republican Club, who were present in the balcony.

The following communications were presented :

By Senator Glenn, thirty-five American government students from the Cardinal Community High School, Eldon, accompanied by their instructor, Ray Prentis, who were present in the balcony.

COMMUNICATIONS

OFFICE OF THE GOVERNOR

State Capitol
Des Moines, Iowa 50319

April 28, 1969

Hon. Roger W. Jepsen
Lieutenant Governor of Iowa
Local

Dear Governor Jepsen :

It is my pleasure to submit to the Senate for their consideration the name of Marvin R. Selden, Jr., of Des Moines, Polk County, Iowa, for appointment as Iowa State Comptroller under the provisions of section 8.4 of the Code of Iowa 1966 to serve at the pleasure of the Governor.

Respectfully yours
ROBERT D. RAY
Governor

Also :

Dear Governor Jepsen :

It is my pleasure to submit to the Senate for their consideration the name of Edwin A. Hicklin of Wapello, Louisa County, Iowa, for appointment as a member of the State Board of Tax Review, under the provisions of section 1, Senate File 743, Acts of the Sixty-second General Assembly, for the balance of the initial two-year term expiring June 30, 1969.

Respectfully yours
ROBERT D. RAY
Governor

Also :

Dear Governor Jepsen :

It is my pleasure to submit to the Senate for their consideration the name of Marvin Winick of Des Moines, Polk County, Iowa, for the appointment as a member of the State Board of Tax Review, under the provisions of section 1, Senate File 743, Acts of the Sixty-second General Assembly, for the unexpired portion of the initial four-year term ending June 30, 1971.

Respectfully yours
ROBERT D. RAY
Governor

Also :

Dear Governor Jepsen :

It is my pleasure to submit to the Senate for their consideration the name of L. L. Peirce of Newton, Jasper County, Iowa, for appointment as a member of the State Board of Tax Review, under the provisions of section 1,

Senate File 743, Acts of the Sixty-second General Assembly, for the unexpired portion of the initial six-year term ending June 30, 1973.

Respectfully yours
ROBERT D. RAY
Governor

Also :

Dear Governor Jepsen :

It is my pleasure to submit to the Senate for their consideration the name of Mrs. Richard Cole of Decorah, Winneshiek County, Iowa, for appointment as a member of the State Board of Public Instruction, under the provisions of section 257.4 of the Code of Iowa, 1966, as amended by section 26 of Senate File 616 of the Acts of the Sixty-second General Assembly, for the unexpired portion of the term ending January 2, 1974.

Respectfully yours
ROBERT D. RAY
Governor

Also :

Dear Governor Jepsen :

It is my pleasure to submit to the Senate for their consideration the name of Fernice (Fritz) W. Robbins of Waterloo, Black Hawk County, Iowa, for appointment as a member of the Council on Social Services under the provisions of section 2 of Senate File 739 of the Acts of the Sixty-second General Assembly, for the unexpired portion of the term ending June 30, 1971.

Respectfully yours
ROBERT D. RAY
Governor

Also :

Dear Governor Jepsen :

It is my pleasure to submit to the Senate for their consideration the name of Meredith U. Deevers of Bettendorf, Scott County, Iowa, for appointment as a member of the Council on Social Services under the provisions of section 2 of Senate File 739 of the Acts of the Sixty-second General Assembly, for the unexpired portion of the term ending June 30, 1973.

Respectfully yours
ROBERT D. RAY
Governor

Also :

Dear Governor Jepsen :

It is my pleasure to submit to the Senate for their consideration the name of Lois M. Emanuel of Marion, Linn County, Iowa, for appointment as a member of the Council on Social Services under the provisions of section 2 of Senate File 739 of the Acts of the Sixty-second General Assembly, for the unexpired portion of the term ending June 30, 1973.

Respectfully yours
ROBERT D. RAY
Governor

Also :

Dear Governor Jepsen :

It is my pleasure to submit to the Senate for their consideration the name of David J. Albert of Sioux City, Woodbury County, Iowa, for appointment as a member of the Council on Social Services under the provisions of sec-

tion 2 of Senate File 739 of the Acts of the Sixty-second General Assembly for the unexpired portion of the term ending June 30, 1969.

Respectfully yours
ROBERT D. RAY
Governor

Also :

Dear Governor Jepsen :

It is my pleasure to submit to the Senate for their consideration the name of David J. Albert of Sioux City, Woodbury County, Iowa, for appointment as a member of the Council on Social Services under the provisions of section 2 of Senate File 739 of the Acts of the Sixty-second General Assembly, for the regular six-year term beginning July 1, 1969, and ending June 30, 1975.

Respectfully yours
ROBERT D. RAY
Governor

ANNOUNCEMENT OF INVESTIGATING COMMITTEES ON GOVERNOR'S APPOINTMENTS

President Jepsen, in accordance with section 2.40, Code 1966, announced the appointment of the following Senators to investigating committees :

As members of the State Board of Tax Review :

Edwin A. Hicklin, Wapello, Louisa County, Iowa, for the unexpired term ending June 30, 1969 :

Senator Stephens, Chairman
Senator Stanley
Senator Mogged
Senator Lodwick
Senator Doderer

L. L. Peirce, Newton, Jasper County, Iowa, for the unexpired term ending June 30, 1973 :

Senator Benda, Chairman
Senator Balloun
Senator DeHart
Senator Van Gilst
Senator Hill

Marvin Winick, Des Moines, Polk County, Iowa, for the unexpired term ending June 30, 1971 :

Senator O'Malley, Chairman
Senator DeKoster
Senator Lavery
Senator DeHart
Senator Hill

As a member of the State Board of Public Instruction :

Mrs. Richard Cole, Decorah, Winneshiek County, Iowa, for the unexpired term ending January 2, 1974 :

Senator Rigler, Chairman
Senator Gilley
Senator Klink
Senator Stanley
Senator Frommelt

As members of the Council on Social Services:

Mrs. Meredith U. Deevers, Bettendorf, Scott County, Iowa, for the unexpired term ending June 30, 1973:

Senator Nicholson, Chairman
Senator Shaff
Senator Hougen
Senator Thordsen
Senator Lamborn

Lois M. Emanuel, Marion, Linn County, Iowa, for the unexpired term ending June 30, 1973:

Senator Potter, Chairman
Senator Parker
Senator Conklin
Senator Walsh
Senator Weimer

Fernice (Fritz) W. Robbins, Waterloo, Black Hawk County, Iowa, for the unexpired term ending June 30, 1971:

Senator Messerly, Chairman
Senator Keith
Senator Hammer
Senator Leonard
Senator O'Malley

David J. Albert, Sioux City, Woodbury County, Iowa, for the regular and unexpired terms ending June 30, 1975:

Senator Erskine, Chairman
Senator Sullivan
Senator Lucken
Senator Smith
Senator McGill

UNFINISHED BUSINESS

Senate File 655

On motion of Senator Messerly, Senate File 655, a bill for an act to appropriate funds from the general fund of the state to the board of regents and institutions under the control of said board, was taken up for further consideration.

Senator DeKoster offered the following amendment by Senators DeKoster and Messerly:

Amend Senate File 655 by adding a new section as follows:

"Sec. 8. No part of the funds appropriated under this Act shall be used to provide payments, assistance, or services, in any form, with respect to any individual who is, while enrolled as a student or while teaching at a University, convicted in any federal, state, or local court of competent jurisdiction of inciting, promoting, or carrying on a riot, resulting in material damage to public property or injury to persons, unless such individual, if a student, shall be re-examined by an admissions officer and be found by him to be of proper character for re-admission as a student."

Senator Lange took the chair at 9:25 a.m.

Senator Stanley offered the following amendment to the amendment and moved its adoption:

Amend the DeKoster and Messerly amendment to Senate File 655 by striking in line 3 the word "services" and inserting in lieu thereof the word "education".

Division was called for.

The amendment to the amendment was adopted.

President Jepsen took the chair at 10:15 a.m.

Senator DeKoster moved the adoption of the DeKoster-Messerly amendment as amended.

Roll call was requested.

On the question "Shall the amendment as amended be adopted?" (S.F. 655) the vote was:

Rule 24 was invoked.

Ayes, 30:

Anderson	Flatt	Kyhl	Nicholson
Arbuckle	Frommelt	Lamborn	Parker
Balloun	Gilley	Lange	Smith
Briles	Griffin	Lucken	Stanley
Conklin	Hammer	Messerly	Stephens
Curran	Hougen	Mogged	Sullivan
DeKoster	Keith	Mowry	Thordsen
Erskine	Kosek		

Nays, 27:

Benda	Frey	Neu	Rigler
Clarke	Glenn	Ollenburg	Shaff
Coleman	Hill	O'Malley	Shirley
DeHart	Laverty	Palmer	Van Gilst
Denman	Leonard	Potgeter	Walsh
Dodds	Lodwick	Potter	Weimer
Doderer	McGill	Reichardt	

Absent or not voting, 4:

Gaudineer	Klink	Lisle	Schaben
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The amendment as amended was adopted.

PRESENTATION OF SPECIAL GUESTS

President Jepsen announced that four girls chosen to represent the Iowa beef associations were present in the Senate chamber and invited the Senator from Clayton to escort the guests to the well of the Senate.

Senator Klink presented to the Senate Wilma Bahnsen of DeWitt, the Iowa Beef Queen; Mary Sullivan of Dunlap, the Iowa Angus Queen; Jill Rife of Muscatine, the Iowa Hereford Queen; and Debbi Zinnell of Pomeroy, the Shorthorn Lassie.

The girls were greeted and congratulated by Lieutenant Governor Jepsen.

UNFINISHED BUSINESS

Senator Messerly asked and received unanimous consent to withdraw the amendment by Senators Messerly and Flatt filed, considered, amended and deferred on April 29, 1969.

Senator Balloun offered the following amendment:

Amend Senate File 655 as follows:

Amend page one (1) by adding after line twenty-three (23) the following: "Eight hundred thousand (800,000) dollars of the appropriation to the general university of the state university of Iowa shall be spent to establish a department of general practitioner in the college of medicine."

Action on the amendment was temporarily deferred for the consideration of the amendment by Senators Doderer, et al.

Senator Doderer offered the following amendment by Senators Doderer, et al.:

Amend Senate File 655 as follows:

1. By striking from page 1, line 23, the figure "\$32,573,000" and inserting in lieu thereof the figure "\$34,620,700".
2. By striking from page 2, line 33, the figure "\$25,634,000" and inserting in lieu thereof the figure "\$27,549,000".
3. By striking from page 3, line 12, the figure "\$10,059,000" and inserting in lieu thereof the figure "\$11,300,000".
4. By striking from page 5, line 11, the figure "\$86,738,000" and inserting in lieu thereof the figure "\$88,821,700".
5. By striking from page 5, line 18, the figure "\$73,068,000" and inserting in lieu thereof the figure "\$74,983,000".
6. By striking from page 5, line 22, the figure "\$27,422,200" and inserting in lieu thereof the figure "\$28,866,200".
7. By striking from page 5, line 28, the figure "\$267,261,680" and inserting in lieu thereof the figure "\$272,200,380".

Senator Doderer moved the adoption of the amendment.

Roll call was requested.

On the question "Shall the Doderer, et al., amendment be adopted?" (S.F. 655) the vote was:

Ayes, 18:

DeHart
Denman
Dodds
Doderer
Frommelt

Gaudineer
Glenn
Hill
Kosek
Leonard

McGill
O'Malley
Palmer
Reichardt

Schaben
Shirley
Van Gilst
Weimer

Nays, 37:

Anderson
Arbuckle

Balloun
Benda

Briles
Clarke

Conklin
Curran

DeKoster	Kyhl	Mowry	Rigler
Erskine	Lamborn	Neu	Smith
Flatt	Lange	Nicholson	Stanley
Frey	Laverty	Ollenburg	Stephens
Gilley	Lodwick	Parker	Sullivan
Griffin	Lucken	Potgeter	Thordsen
Keith	Mogged	Potter	Walsh
Klink			

Absent or not voting, 6:

Coleman	Hougen	Messerly	Shaff
Hammer	Lisle		

The amendment was lost.

MOTION TO RECONSIDER

Senator Frommelt called up the following motion filed at the desk and moved its adoption:

MR. PRESIDENT: I move to reconsider the vote by which the DeKoster-Messerly amendment to Senate File 655, filed April 29, 1969, passed the Senate.

Roll call was requested.

On the question "Shall the motion to reconsider be adopted?" (S.F. 655) the vote was:

Rule 24 was invoked.

Ayes, 27:

Benda	Frey	McGill	Reichardt
Clarke	Frommelt	Neu	Schaben
Coleman	Gaudineer	Ollenburg	Shirley
DeHart	Glenn	O'Malley	Van Gilst
Denman	Hill	Palmer	Walsh
Dodds	Laverty	Potgeter	Weimer
Doderer	Leonard	Potter	

Nays, 32:

Anderson	Flatt	Kyhl	Nicholson
Arbuckle	Gilley	Lamborn	Parker
Balloun	Griffin	Lange	Shaff
Briles	Hammer	Lodwick	Smith
Conklin	Hougen	Lucken	Stanley
Curran	Keith	Messerly	Stephens
DeKoster	Klink	Mogged	Sullivan
Erskine	Kosek	Mowry	Thordsen

Absent or not voting, 2:

Lisle	Rigler
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The motion was lost.

Senator Balloun offered the following amendment and moved its adoption:

Amend Senate File 655, page 1, by adding the following after line 23:

"A portion of this appropriation shall be used for the training of general practitioners."

The amendment was adopted.

Senator Balloun asked and received unanimous consent to withdraw the amendment filed April 29 and temporarily deferred.

Senator Reichardt offered the following amendment:

Amend Senate File 655 as follows:

1. By inserting after page one (1), line twenty-three (23), the following: "Sixty thousand dollars of the foregoing appropriation shall be transferred to the higher education facilities commission to be allocated for fifty scholarships of one thousand two hundred dollars each per year to be awarded to fifty non-caucasian Iowa resident students."

Senator Hill raised a point of order on the amendment for the reason that it was not germane to the bill.

The Chair ruled the point not well taken and the amendment in order.

Senator Reichardt moved the adoption of his amendment and requested a roll call.

On the question "Shall the Reichardt amendment be adopted?" (S.F. 655) the vote was:

Rule 24 was invoked.

Ayes, 24:

Coleman	Frommelt	Leonard	Reichardt
DeKoster	Gaudineer	McGill	Rigler
Denman	Hammer	O'Malley	Schaben
Dodds	Hougen	Palmer	Shirley
Doderer	Keith	Parker	Walsh
Frey	Lange	Potgeter	Weimer

Nays, 34:

Anderson	Erschine	Lamborn	Ollenburg
Arbuckle	Flatt	Lavery	Potter
Balloun	Gilley	Lodwick	Shaff
Benda	Glenn	Lucken	Stanley
Briles	Griffin	Mogged	Stephens
Clarke	Hill	Mowry	Sullivan
Conklin	Klink	Neu	Thordsen
Curran	Kosek	Nicholson	Van Gilst
DeHart	Kyhl		

Absent or not voting, 3:

Lisle	Messerly	Smith
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The amendment was lost.

MOTION TO RECONSIDER

Senator Benda called up the following motion to reconsider and moved its adoption:

I move to reconsider the vote by which the Rigler amendment to Senate File 655 failed to pass the Senate.

Roll call was requested.

On the question "Shall the motion to reconsider be adopted?" (S.F. 655) the vote was:

Rule 24 was invoked.

Ayes, 29:

Anderson	Dodds	Lavery	Parker
Arbuckle	Doderer	Leonard	Reichardt
Benda	Frey	Lucken	Rigler
Clarke	Frommelt	Mogged	Schaben
Curran	Glenn	Neu	Shirley
DeHart	Klink	Nicholson	Smith
DeKoster	Kyhl	Ollenburg	Thordsen
Denman			

Nays, 28:

Balloun	Griffin	Lodwick	Shaff
Briles	Hammer	McGill	Stanley
Coleman	Hill	Messerly	Stephens
Conklin	Hougen	Mowry	Sullivan
Erskine	Keith	O'Malley	Van Gilst
Flatt	Kosek	Potgeter	Walsh
Gilley	Lamborn	Potter	Weimer

Absent or not voting, 4:

Gaudineer	Lange	Lisle	Palmer
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The motion prevailed.

Senator Rigler moved the adoption of the following amendment:

Amend Senate File 655 as follows:

1. Amend page 3, line 12, by striking the figure "10,059,000.00" and inserting the figure "9,759,000.00".

Division was called for.

The amendment was adopted.

Senator Flatt moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 655) the vote was:

Rule 24 was invoked.

Ayes, 54:

Anderson	Conklin	Erskine	Hill
Arbuckle	Curran	Flatt	Hougen
Balloun	DeHart	Frommelt	Keith
Benda	DeKoster	Gilley	Klink
Briles	Denman	Glenn	Kosek
Clarke	Dodds	Griffin	Kyhl
Coleman	Doderer	Hammer	Lange

Lavery	Mowry	Reichardt	Stanley
Leonard	Neu	Rigler	Stephens
Lodwick	Nicholson	Schaben	Sullivan
Lucken	Ollenburger	Shaff	Thordsen
McGill	O'Malley	Shirley	Van Gilst
Messerly	Parker	Smith	Walsh
Mogged	Potter		

Nays, 4:

Frey	Lamborn	Potgeter	Weimer
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Absent or not voting, 3:

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

Senator Flatt moved that the vote by which **Senate File 655** passed the Senate be reconsidered and the motion to reconsider be laid on the table, which motion prevailed.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

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

Senate File 632, a bill for an act to appropriate moneys received by board of examiners in watchmaking.

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

House File 804, a bill for an act to appropriate moneys received by the state banking department.

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

House Concurrent Resolution 19, providing for studies of the impact of the family farm in Iowa.

WILLIAM R. KENDRICK, Chief Clerk

HOUSE CONCURRENT RESOLUTION 19

By Dougherty, Gannon, Mayberry, Cochran, Dietz, Rex,
Nielsen, Campbell, Baker, Christensen, Stroborg,
Knoblauch, Middleswart, Schmeiser, Schwartz,
Warren, and Priebe

Whereas, there appears to be increasing evidence of a decline in the number and economic efficiency of family farms in Iowa and in the nation; and

Whereas, the preservation of the family farm is a matter of importance to Iowa and to the nation because of the social as well as the economic implications of the family farm unit; and

Whereas, factual, scientific data is needed concerning the impact of the family farm on the social and economic well-being of Iowa and the nation;
Now, Therefore,

Be It Resolved by the House of Representatives, the Senate Concurring,

That the General Assembly of the State of Iowa urges the United States Department of Agriculture, the Iowa State University of Science and Technology at Ames, Iowa, and other agricultural colleges and universities throughout the nation to use part of their funds and personnel to conduct scientific studies of the impact of the family farm upon the social and economic life of Iowa and the nation.

Be It Further Resolved, That a copy of this resolution be delivered to the United States Secretary of Agriculture, and to the President of the University and the Dean of the College of Agriculture at Iowa State University of Science and Technology at Ames, Iowa.

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

AFTERNOON SESSION

The Senate reconvened, President pro tempore Lodwick presiding.

HOUSE MESSAGE CONSIDERED.

House File 804, a bill for an act to appropriate moneys received by the state banking department.

Read first time and passed on file.

CONSIDERATION OF BILLS

Senate File 664

On motion of Senator Mowry, Senate File 664, a bill for an act to make an appropriation to pay attorney fees, mileage and expenses for counsel for the parties, and other expenses in the election contests of Vincent S. Burke vs. Charles K. Sullivan, was taken up and considered.

Senator Mowry moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question: "Shall the bill pass?" (S.F. 664) the vote was:

Rule 24 was invoked.

Ayes, 49:

Anderson	Frey	Lodwick	Reichardt
Balloun	Frommelt	Lucken	Rigler
Benda	Gilley	McGill	Schaben
Briles	Glenn	Mogged	Shaff
Clarke	Griffin	Mowry	Shirley
Conklin	Hammer	Neu	Smith
Curran	Hill	Nicholson	Stanley
DeHart	Keith	Ollenburg	Stephens
DeKoster	Kosek	O'Malley	Thordsen
Dodds	Kyhl	Parker	Van Gilst
Doderer	Laverty	Potgeter	Walsh
Erskine	Leonard	Potter	Weimer
Flatt			

Nays, 1:
Arbuckle

Voting present, 1:
Sullivan

Absent or not voting, 10:
Coleman Hougen
Denman Klink
Gaudineer Lamborn

Lange
Lisle Messarly
Palmer

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

House File 796

On motion of Senator Smith, House File 796, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1969, and ending June 30, 1971, to the state department of health, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Thordsen offered the following amendment by Senators Gaudineer and Thordsen and moved its adoption:

Amend House File 796 as follows:

1. By numbering properly and inserting on page 2 after line 23 the following:

"Implementation of any legislation passed by the Sixty-third (63rd) General Assembly for minimum standards regarding the health, safety, and welfare of migratory labor camps20,000."

2. By striking on page 2, line 24, the figures, "1,558,940.00" and by inserting in lieu thereof the figures, "1,578,940.00".

The amendment was adopted.

Senator Smith moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 796) the vote was:

Ayes, 52:

Anderson	Erskine	Laverty	Potter
Arbuckle	Flatt	Leonard	Reichardt
Balloun	Frey	Lodwick	Rigler
Benda	Frommelt	Lucken	Schaben
Briles	Gilley	McGill	Shaff
Clarke	Glenn	Mogged	Shirley
Conklin	Griffin	Mowry	Smith
Curran	Hammer	Neu	Stanley
DeHart	Hill	Nicholson	Stephens
DeKoster	Keith	Ollenburg	Thordsen
Denman	Kosek	O'Malley	Van Gilst
Dodds	Kyhl	Parker	Walsh
Doderer	Lamborn	Potgeter	Weimer

Nays, none.

Voting present, 1:

Sullivan

Absent or not voting, 8:

Coleman
Gaudineer

Hougen
Klink

Lange
Lisle

Messerly
Palmer

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

House File 797

On motion of Senator Smith, House File 797, a bill for an act relating to the license renewal fee for a person licensed to practice physical therapy, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Smith moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 797) the vote was:

Ayes, 51:

Anderson
Arbuckle
Balloun
Benda
Briles
Clarke
Conklin
Curran
DeHart
DeKoster
Denman
Dodds
Erskine

Flatt
Frey
Frommelt
Gilley
Glenn
Griffin
Hammer
Hill
Keith
Kosak
Kyhl
Lamborn
Laverty

Leonard
Lodwick
Lucken
McGill
Mogged
Mowry
Neu
Nichololson
Ollenburg
O'Malley
Parker
Potgeter
Potter

Rigler
Schaben
Shaff
Shirley
Smith
Stanley
Stephens
Sullivan
Thordsen
Van Gilat
Walsh
Weimer

Nays, none.

Absent or not voting, 10:

Coleman
Doderer
Gaudineer

Hougen
Klink
Lange

Lisle
Messerly

Palmer
Reichardt

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

SENATE FILE WITHDRAWN

Senator Smith asked and received unanimous consent that **Senate File 317** be withdrawn from further consideration of the Senate.

HOUSE MESSAGE CONSIDERED

House File 616

Senator DeKoster called up for consideration House File 616, a

bill for an act relating to the sale of real estate of old-age recipients, in which the House refused to concur in the Senate amendment.

Senator DeKoster moved that the Senate insist on its amendment, which motion prevailed, and the Senate insisted on its amendment.

APPOINTMENT OF CONFERENCE COMMITTEE

President Jepsen announced the appointment of the following conference committee on House File 616, on the part of the Senate: Senators DeKoster, chairman; Gaudineer, Kosek and Mowry.

CONSIDERATION OF BILLS

Senate File 667

On motion of Senator Mowry, Senate File 667, a bill for an act to appropriate moneys received by the state banking department, was taken up and considered.

Senator Mowry asked and received unanimous consent that **House File 804** be substituted for **Senate File 667**.

House File 804

On motion of Senator Mowry, House File 804, a bill for an act to appropriate moneys received by the state banking department, was taken up and considered.

Senator Mowry offered the following amendment and moved its adoption:

Amend House File 804, page 1, line 21, by striking the word "a" and inserting the words "an unforeseen".

The amendment was adopted.

Senator Rigler offered the following amendment:

1. Amend House File 804, page one (1), line thirteen (13), by striking the figure "\$987,428.00" and inserting in lieu thereof the figure "\$1,015,000.00".

2. Further amend House File 804, page one (1), line twenty-one (21), by striking the word "a" and inserting in lieu thereof the words "an unforeseen".

Senator Rigler called for a division of the amendment, asked and received unanimous consent to withdraw division 2 of the amendment.

Senator Rigler moved the adoption of division 1 of the amendment.

Division was called for.

Division 1 of the amendment was lost.

Senator Mowry moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 804) the vote was:

Ayes, 48:

Anderson	Frey	Lucken	Reichardt
Arbuckle	Gilley	McGill	Rigler
Balloun	Glenn	Messerly	Schaben
Benda	Griffin	Mogged	Shirley
Clarke	Hammer	Mowry	Smith
Coleman	Hill	Neu	Stanley
Conklin	Hougen	Nicholson	Stephens
Curran	Kyhl	Ollenburger	Sullivan
DeHart	Lamborn	O'Malley	Thorsen
Dodds	Lavery	Parker	Van Gilt
Erskine	Leonard	Potgeter	Walsh
Flatt	Lodwick	Potter	Weimer

Nays, none.

Absent or not voting, 13:

Briles	Frommelt	Klink	Lisle
DeKoster	Gaudineer	Kosek	Palmer
Denman	Keith	Lange	Shaff
Doderer			

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

Senator Mowry asked and received unanimous consent that **Senate File 667** be withdrawn from further consideration of the Senate.

MOTION TO SUSPEND RULES LOST

Senate Concurrent Resolution 32

Senator Hill asked unanimous consent to take up Senate Concurrent Resolution 32.

Objection was raised.

The Chair ruled that the resolution was not eligible for consideration, in accordance with Senate Rule 10.

President Jepsen took the chair at 2:53 p.m.

Senator Hill moved that the rules be suspended in order to take up Senate Concurrent Resolution 32 and requested a roll call.

On the question "Shall the motion to suspend the rules be adopted?" (S.C.R. 32) the vote was:

Ayes, 8:

Conklin	Doderer	Hill	Mowry
Dodds	Glenn	Keith	Weimer

Nays, 37:

Arbuckle	Griffin	McGill	Rigler
Balloun	Hammer	Mogged	Schaben
Benda	Hougen	Nicholson	Shaff
Clarke	Kosek	Ollenburg	Smith
Curran	Kyhl	O'Malley	Stanley
DeKoster	Lamborn	Parker	Stephens
Erskine	Laverty	Potgeter	Sullivan
Frey	Leonard	Potter	Thordsen
Frommelt	Lodwick	Reichardt	Walsh
Gilley			

Absent or not voting, 16:

Anderson	Denman	Lange	Neu
Briles	Flatt	Lisle	Palmer
Coleman	Gaudineer	Lucken	Shirley
DeHart	Klink	Messerly	Van Gilst

The motion was lost.

CONSIDERATION OF BILLS

Senate File 668

On motion of Senator Mowry, Senate File 668, a bill for an act to establish a permanent revolving fund in the department of public defense for the payment of the maintenance and operational costs of administrative state aircraft and to make an appropriation therefor, was taken up and considered.

Senator Mowry moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 668) the vote was:

Ayes, 44:

Anderson	Frey	Lodwick	Potter
Arbuckle	Frommelt	Lucken	Reichardt
Balloun	Gilley	McGill	Rigler
Benda	Glenn	Mogged	Schaben
Briles	Hammer	Mowry	Shaff
Coleman	Hill	Neu	Stanley
Curran	Hougen	Nicholson	Stephens
DeKoster	Kyhl	Ollenburg	Sullivan
Dodds	Lamborn	O'Malley	Thordsen
Doderer	Laverty	Parker	Walsh
Erskine	Leonard	Potgeter	Weimer

Nays, none.

Absent or not voting, 17:

Clarke	Gaudineer	Kosek	Palmer
Conklin	Griffin	Lange	Shirley
DeHart	Keith	Lisle	Smith
Denman	Klink	Messerly	Van Gilst
Flatt			

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

Senate File 669

On motion of Senator Lamborn, Senate File 669, a bill for an act to make transfer of certain fees, taxes, interest and penalties 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 manufacturing motor vehicle registration plates at the prison industries, was taken up and considered.

Senator Lamborn moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 669) the vote was:

Ayes, 45:

Anderson	Glenn	Lucken	Reichardt
Balloun	Hammer	McGill	Rigler
Benda	Hill	Mogged	Schaben
Clarke	Hougen	Mowry	Shaff
Coleman	Keith	Nicholson	Smith
Curran	Kosek	Ollenburg	Stanley
DeKoster	Kyhl	O'Malley	Stephens
Dodds	Lamborn	Palmer	Sullivan
Doderer	Laverty	Parker	Thordsen
Erskine	Leonard	Potgeter	Walsh
Frey	Lodwick	Potter	Weimer
Gilley			

Nays, 1:

Arbuckle

Absent or not voting, 15:

Briles	Flatt	Klink	Neu
Conklin	Frommelt	Lange	Shirley
DeHart	Gaudineer	Lisle	Van Gilst
Denman	Griffin	Messerly	

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

Senate File 670

On motion of Senator Curran, Senate File 670, a bill for an act to appropriate from the general fund of the state to the department of agriculture, was taken up and considered.

Senator Curran moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 670) the vote was:

Ayes, 48:

Anderson	Coleman	Erskine	Hammer
Arbuckle	Curran	Frey	Hill
Balloun	DeKoster	Frommelt	Hougen
Benda	Dodds	Gilley	Keith
Clarke	Doderer	Glenn	Kosek

Kyhl	Mogged	Parker	Smith
Lamborn	Mowry	Potgeter	Stanley
Lavery	Neu	Potter	Stephens
Leonard	Nicholson	Reichardt	Sullivan
Lodwick	Ollenburg	Rigler	Thordsen
Lucken	O'Malley	Schaben	Walsh
McGill	Palmer	Shaff	Weimer

Nays, none.

Absent or not voting, 13:

Briles	Flatt	Klink	Messerly
Conklin	Gaudineer	Lange	Shirley
DeHart	Griffin	Lisle	Van Gilst
Denman			

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

House File 778

On motion of Senator Curran, House File 778, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1969, and ending June 30, 1971, to the Iowa state fair board, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Curran moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 778) the vote was:

Ayes, 49:

Anderson	Frey	Leonard	Potgeter
Arbuckle	Frommelt	Lodwick	Potter
Balloun	Gilley	Lucken	Reichardt
Benda	Glenn	McGill	Rigler
Briles	Hammer	Mogged	Shaff
Clarke	Hill	Mowry	Schaben
Coleman	Hougen	Neu	Stanley
Curran	Keith	Nicholson	Stephens
DeHart	Kosek	Ollenburg	Sullivan
DeKoster	Kyhl	O'Malley	Thordsen
Denman	Lamborn	Palmer	Walsh
Dodds	Lavery	Parker	Weimer
Erskine			

Nays, none.

Absent or not voting, 12:

Conklin	Gaudineer	Lange	Shirley
Doderer	Griffin	Lisle	Smith
Flatt	Klink	Messerly	Van Gilst

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

SENATE FILE 672 DEFERRED

Senator Balloun asked and received unanimous consent that action on **Senate File 672** be deferred and that the bill retain its place on the calendar.

CONSIDERATION OF BILLS

Senate File 674

On motion of Senator Balloun, Senate File 674, a bill for an act to appropriate from the general fund of the state to the state conservation commission, was taken up and considered.

Senator Rigler offered the following amendment and moved its adoption:

Amend Senate File 674, page two (2), by adding after line twenty-three (23) the following new section:

1. Sec. 3. Section one hundred seven point thirteen (107.13), Code 1966, is amended as follows:

By striking from line fifteen (15) the words "fifty-four hundred" and inserting in lieu thereof the words "sixty-six hundred".

By striking from lines twenty (20) and twenty-one (21) the words "sixty-three hundred" and inserting in lieu thereof the words "seventy-five hundred".

2. Further amend Senate File 674 by renumbering the remaining sections.

SENATE FILE 674 DEFERRED

Senator Balloun asked and received unanimous consent that further action on **Senate File 674** be deferred and that the bill retain its place on the calendar.

REPORTS OF INVESTIGATING COMMITTEES

Senator Rigler submitted the following report:

MR. PRESIDENT: Your committee appointed to investigate the character and qualifications of Maurice A. Harmon of West Des Moines, Polk County, Iowa, for appointment as Commissioner of Social Services under the provisions of section 7 of Senate File 739 of the Sixty-second General Assembly beginning July 1, 1969, begs leave to report that it has made investigation and recommends that the appointment be confirmed.

ROBERT R. RIGLER, Chairman
ANDREW FROMMELT
THOMAS J. FREY
GEORGE E. O'MALLEY

On motion of Senator Rigler, the report was adopted.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 45:

Anderson
Arbuckle

Benda
Briles

Clarke
Coleman

Conklin
DeKoster

Dodds	Klink	Neu	Schaben
Erskine	Kosek	Ollenburg	Shaff
Flatt	Kyhl	O'Malley	Shirley
Frey	Laverty	Palmer	Smith
Frommelt	Leonard	Parker	Stanley
Gaudineer	Lodwick	Potgeter	Thordsen
Glenn	Lucken	Potter	Van Gilst
Griffin	McGill	Reichardt	Walsh
Hammer	Messerly	Rigler	Weimer
Hill			

Nays, 7:

DeHart	Lamborn	Mowry	Stephens
Gilley	Mogged	Nicholson	

Voting present, 1:

Sullivan

Absent or not voting, 8:

Balloun	Denman	Hougen	Lange
Curran	Doderer	Keith	Lisle

President Jepsen declared the appointment of Maurice A. Harmon as Commissioner of Social Services confirmed.

Senator Stanley submitted the following report:

MR. PRESIDENT: Your committee appointed to investigate the character and qualifications of Frank L. Bailey, of Des Moines, Polk County, Iowa, as a member of the Council on Social Services under the provisions of section 2, Senate File 739, Acts of the Sixty-second General Assembly, for the initial term ending June 30, 1971, begs leave to report that it has made investigation and recommends that the appointment be not confirmed for the reasons stated in the motion filed by Senator Stanley on April 18, 1969.

WAYNE KEITH, Chairman
WALTER HAMMER
HUGH H. CLARKE
LEIGH R. CURRAN

On motion of Senator Stanley, the report was adopted.

Senator Stanley moved the adoption of the following motion filed by him on April 25, 1969:

MR. PRESIDENT: I move that the Senate refuse to confirm the appointment of Frank L. Bailey, of Des Moines, Polk County, Iowa, as a member of the Council on Social Services under the provisions of section 2, Senate File 739, Acts of the Sixty-second General Assembly, for the initial term ending June 30, 1971, as shown in the Governor's Executive Journal, for the reasons set forth in my motion on April 18, and found on pages 1015 and 1016 of the Senate Journal.

On the question "Shall the Stanley motion be adopted?" the vote was:

Ayes, 38:

Anderson	Benda	Conklin	DeKoster
Arbuckle	Briles	Curran	Erskine
Balloun	Clarke	DeHart	Flatt

Frey	Lavery	Ollenburg	Smith
Gilley	Leonard	Parker	Stanley
Griffin	Lodwick	Potgeter	Stephens
Hammer	Lucken	Potter	Sullivan
Klink	Mogged	Rigler	Thordsen
Kyhl	Neu	Shaff	Walsh
Lamborn	Nicholson		

Nays, 12:

Coleman	Frommelt	McGill	Schaben
Dodds	Glenn	O'Malley	Van Gilst
Doderer	Hill	Palmer	Weimer

Absent or not voting, 11:

Denman	Keith	Lisle	Reichardt
Gaudineer	Kosek	Messerly	Shirley
Hougen	Lange	Mowry	

The motion prevailed.

Senator Lodwick submitted the following report:

MR. PRESIDENT: Your committee appointed to investigate the character and qualifications of Richard H. Delaney of Burlington, Des Moines County, Iowa, for appointment as a member of the State Board of Public Instruction, under the provisions of section 257.4 of the Code of Iowa 1966, as amended by section 26 of Senate File 616 of the Acts of the Sixty-second General Assembly, for the unexpired portion of the term ending January 2, 1974, begs leave to report that it has made investigation and recommends that the appointment be confirmed.

SEELEY G. LODWICK, Chairman
 RICHARD L. STEPHENS
 QUENTIN V. ANDERSON
 GENE W. GLENN
 ROBERT R. DODDS

On motion of Senator Lodwick, the report was adopted.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 45:

Anderson	Erskine	Kyhl	Potter
Arbuckle	Flatt	Lavery	Rigler
Balloun	Frey	Leonard	Schaben
Benda	Frommelt	Lodwick	Shaff
Briles	Gilley	McGill	Shirley
Clarke	Glenn	Neu	Stanley
Coleman	Griffin	Ollenburg	Stephens
Conklin	Hammer	O'Malley	Thordsen
Curran	Keith	Palmer	Van Gilst
DeHart	Klink	Parker	Walsh
Dodds	Kosek	Potgeter	Weimer
Doderer			

Nays, 7:

Hill	Lucken	Mowry	Sullivan
Lamborn	Mogged	Reichardt	

Absent or not voting, 9:

DeKoster	Hougen	Lisle	Nicholson
Denman	Lange	Messerly	Smith
Gaudineer			

President Jepsen declared the appointment of Richard H. Delaney as a member of the State Board of Public Instruction confirmed for the unexpired portion of the term ending January 2, 1974.

Senator Flatt submitted the following report:

MR. PRESIDENT: Your committee appointed to investigate the character and qualifications of Nolden Gentry, Polk County, Iowa, for appointment as a member of the State Printing Board of Public Instruction, for the unexpired portion of the term ending January 2, 1974, in accordance with section 257.4 of the 1966 Code of Iowa, as amended by section 26 of the Senate File 616 of the Acts of the Sixty-second General Assembly, begs leave to report that it has made such investigation and recommends that the appointment be confirmed.

JOSEPH FLATT, Chairman
JAMES E. BRILES
WILLIAM J. REICHARDT
LEE H. GAUDINEER
CHARLES O. LAVERTY

On motion of Senator Flatt, the report was adopted.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 53:

Anderson	Flatt	Laverty	Potter
Arbuckle	Frey	Leonard	Reichardt
Balloun	Frommelt	Lodwick	Rigler
Benda	Gilley	McGill	Schaben
Briles	Glenn	Mogged	Shaff
Clarke	Griffin	Mowry	Shirley
Coleman	Hammer	Neu	Stanley
Conklin	Hill	Nicholson	Stephens
Curran	Keith	Ollenburg	Sullivan
DeHart	Klink	O'Malley	Thordsen
DeKoster	Kosek	Palmer	Van Gilst
Dodds	Kyhl	Parker	Walsh
Doderer	Lamborn	Potgeter	Weimer
Erskine			

Nays, 1:

Lucken

Absent or not voting, 7:

Denman	Hougen	Lisle	Smith
Gaudineer	Lange	Messerly	

President Jepsen declared the appointment of Nolden Gentry as a member of the State Board of Public Instruction confirmed for the unexpired portion of the term ending January 2, 1974.

Senator Neu submitted the following report:

MR. PRESIDENT: Your committee appointed to investigate the character

and qualifications of Mrs. H. Rand Petersen of Harlan, Shelby County, Iowa, for membership on the State Board of Regents under the provisions of section 262.3, Code 1966, for the regular six-year term ending June 30, 1975, begs leave to report that it has made investigation and recommends that the appointment be confirmed.

ARTHUR A. NEU, Chairman
JAMES E. BRILES
JAMES SCHABEN
JOSEPH B. FLATT
HERBERT L. OLLENBURG

On motion of Senator Neu, the report was adopted.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 53:

Anderson	Frey	Leonard	Potter
Arbuckle	Frommelt	Lodwick	Reichardt
Balloun	Gilley	Lucken	Rigler
Benda	Glenn	McGill	Schaben
Briles	Griffin	Mogged	Shaff
Clarke	Hammer	Mowry	Shirley
Coleman	Hill	Neu	Stanley
Curran	Keith	Nicholson	Stephens
DeHart	Klink	Ollenburg	Sullivan
DeKoster	Kosek	O'Malley	Thordsen
Dodds	Kyhl	Palmer	Van Gilst
Doderer	Lamborn	Parker	Walsh
Erskine	Laverty	Potgeter	Weimer
Flatt			

Nays, none.

Absent or not voting, 8:

Conklin	Gaudineer	Lange	Messerly
Denman	Hougen	Lisle	Smith

President Jepsen declared the appointment of Mrs. H. Rand Petersen as a member of the State Board of Regents confirmed for the regular six-year term ending June 30, 1975.

Senator Shaff submitted the following report:

MR. PRESIDENT: Your committee appointed to investigate the character and qualifications of Robert W. Coleman, of Clinton, Clinton County, Iowa, for appointment as a member of the Advisory Investment Board under the provisions of section 97B.8, Code of Iowa 1966, for the regular six-year term beginning July 1, 1969, and ending June 30, 1975, begs leave to report that it has made investigation and recommends that the appointment be confirmed.

ROBERT J. SHAFF, Chairman
EDWARD E. NICHOLSON
CLIFTON C. LAMBORN
JOHN M. WALSH
J. DONALD WEIMER

On motion of Senator Shaff, the report was adopted.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 53:

Anderson	Frey	Leonard	Potter
Arbuckle	Frommelt	Lodwick	Reichardt
Balloun	Gilley	Lucken	Rigler
Benda	Glenn	McGill	Schaben
Briles	Griffin	Mogged	Shaff
Clarke	Hammer	Mowry	Shirley
Coleman	Hill	Neu	Stanley
Curran	Keith	Nicholson	Stephens
DeHart	Klink	Ollenburg	Sullivan
DeKoster	Kosek	O'Malley	Thordsen
Dodds	Kyhl	Palmer	Van Gilst
Doderer	Lamborn	Parker	Walsh
Erskine	Laverty	Potgeter	Weimer
Flatt			

Nays, none.

Absent or not voting, 8:

Conklin	Gaudineer	Lange	Messerly
Denman	Hougen	Lisle	Smith

President Jepsen declared the appointment of Robert W. Coleman as a member of the Advisory Investment Board confirmed for the regular six-year term ending June 30, 1975.

Senator Laverty submitted the following report:

MR. PRESIDENT: Your committee appointed to investigate the character and qualifications of George A. Lundberg of Des Moines, Iowa, for member of the Iowa Employment Security Commission under the provisions of section 96.10, Code 1968, for the regular six-year term ending June 30, 1975, begs leave to report that it has made investigation and recommends that the appointment be confirmed.

CHARLES O. LAVERTY, Chairman
PEARLE P. DeHART
JOSEPH B. FLATT
WILLIAM D. PALMER
WILLIAM F. DENMAN

On motion of Senator Laverty, the report was adopted.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 47:

Anderson	Flatt	Leonard	Potgeter
Arbuckle	Frey	Lodwick	Potter
Balloun	Gilley	Lucken	Schaben
Benda	Glenn	McGill	Shaff
Clarke	Griffin	Mogged	Shirley
Coleman	Hammer	Mowry	Stanley
Curran	Keith	Neu	Stephens
DeHart	Klink	Nicholson	Sullivan
DeKoster	Kosek	Ollenburg	Thordsen
Dodds	Kyhl	O'Malley	Van Gilst
Doderer	Lamborn	Palmer	Walsh
Erskine	Laverty	Parker	

Nays, none.

Absent or not voting, 14:

Briles	Gaudineer	Lisle	Rigler
Conklin	Hill	Messerly	Smith
Denman	Hougen	Reichardt	Weimer
Frommelt	Lange		

President Jepsen declared the appointment of George A. Lundberg as a member of the Iowa Employment Security Commission confirmed for the regular six-year term ending June 30, 1975.

HOUSE AMENDMENT CONSIDERED

Senate File 614

Senator Flatt called up for consideration Senate File 614, a bill for an act to increase the compensation of county officers, including county attorneys, assistant county attorneys, sheriffs, district court clerks and members of the county boards of supervisors, amended by the House, and moved that the Senate refuse to concur in the following amendment:

Amend Senate File 614 as follows:

1. Page 2, line two (2), by striking the words "one thousand" and inserting in lieu thereof the words "fifteen hundred".

2. Page 2, line thirty-one (31), by striking the words "thirty days" and inserting in lieu thereof the words "sixty days".

3. Page 5, by striking all of section five (5), lines ten (10) through thirteen (13) inclusive.

4. Page 6, by striking lines one (1), two (2), three (3), four (4), five (5), six (6), seven (7) and eight (8) and inserting in lieu thereof the following:

"In counties of one hundred fifty thousand or more, fourteen thousand dollars."

5. Page 6, by striking from line eleven 11 the word "seventy" and inserting in lieu thereof the word "eighty-five".

6. By renumbering all sections following section 4.

Senator DeHart took the chair at 5:05 p.m.

Senator Glenn called for a division of the amendment, sections 1, 2, 3, 5 and 6 to be considered as division 1, and section 4 as division 2.

Senator Briles moved that the rules be suspended and that the six divisions be considered as one unit.

On the question "Shall the House amendment be considered as one unit?" (H.F. 614) the vote was:

Ayes, 42:

Anderson	Curran	Frey	Keith
Arbuckle	DeHart	Gilley	Klink
Balloun	DeKoster	Griffin	Kosek
Briles	Erskine	Hammer	Kyhl
Clarke	Flatt	Hill	Lamborn

Lavery
Leonard
Lucken
McGill
Mogged
Mowry

Neu
Nicholson
Ollenburg
O'Malley
Parker
Potgeter

Potter
Rigler
Shaff
Smith
Stanley

Stephens
Sullivan
Thordsen
Van Gilst
Walsh

Nays, 10:

Benda
Coleman
Dodds

Doderer
Frommelt
Glenn

Palmer
Schaben

Shirley
Weimer

Absent or not voting, 9:

Conklin
Denman
Gaudineer

Hougen
Lange

Lisle
Lodwick

Messerly
Reichardt

The motion prevailed.

On the question "Shall the Senate refuse to concur?" (S.F. 614) the vote was:

Ayes, 42:

Anderson
Arbuckle
Balloun
Briles
Clarke
Coleman
Curran
DeHart
DeKoster
Erskine
Flatt

Frey
Gilley
Hammer
Hill
Keith
Klink
Kosek
Kyhle
Lamborn
Lavery
Leonard

Lucken
McGill
Mogged
Mowry
Nicholson
Ollenburg
O'Malley
Palmer
Parker
Potgeter

Potter
Rigler
Schaben
Shaff
Stanley
Stephens
Sullivan
Thordsen
Van Gilst
Walsh

Nays, 8:

Benda
Dodds

Doderer
Frommelt

Glenn
Neu

Shirley
Weimer

Absent or not voting, 11:

Conklin
Denman
Gaudineer

Griffin
Hougen
Lange

Lisle
Lodwick
Messerly

Reichardt
Smith

The Senate refused to concur in the House amendment.

President Jepsen took the chair at 5:35 p.m.

CONSIDERATION OF BILLS

Senate File 673

On motion of Senator Balloun, Senate File 673, a bill for an act to appropriate the fish and game protection fund for use by the state conservation commission, was taken up and considered.

Senator Walsh offered the following amendment:

Amend Senate File 673 by adding a new section on page 2, after line 21, as follows:

1. Section one hundred and ten point one (110.1), Code 1966, as amended by chapter one hundred and forty-one (141), section one (1), Acts of the Sixty-second General Assembly, is hereby further amended by striking lines twelve (12) and thirteen (13) and inserting in lieu thereof the following:

"All persons legal residents of the state, sixty-four years of age or younger, except as otherwise provided\$3.00.

All persons legal residents of the state, sixty-five years of age or older, except as otherwise provided\$1.00."

Senator Balloun raised a point of order on the amendment for the reason that it was not germane to the bill.

The Chair ruled the point not well taken and the amendment was germane.

Senator Walsh asked unanimous consent to withdraw his amendment.

Objection was raised.

Senator Walsh moved the adoption of his amendment.

Roll call was requested.

On the question "Shall the amendment be adopted?" (S.F. 673) the vote was:

Rule 24 was invoked.

Ayes, 21:

Coleman	Lamborn	Palmer	Stanley
Dodds	Leonard	Parker	Thordsen
Doderer	McGill	Potter	Van Gilst
Frommelt	Mowry	Schaben	Walsh
Glenn	O'Malley	Shirley	Weimer
Kosek			

Nays, 20:

Anderson	DeKoster	Klink	Mogged
Arbuckle	Erskine	Kyhl	Potgeter
Balloun	Gilley	Lavery	Rigler
Benda	Hammer	Lodwick	Shaff
DeHart	Keith	Lucken	Sullivan

Absent or not voting, 20:

Briles	Flatt	Hougen	Nicholson
Clarke	Frey	Lange	Ollenburg
Conklin	Gaudineer	Lisle	Reichardt
Curran	Griffin	Messerly	Smith
Denman	Hill	Neu	Stephens

The amendment was adopted.

RETURNED TO COMMITTEE

On adoption of the Walsh amendment, President Jepsen returned Senate File 673 to the committee on appropriations for further study.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

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

MR. PRESIDENT: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Files 79, 119, 129, 172, 333, 601, 604, 621, 622 and 624.

CHARLES G. MOGGED
Chairman, Senate Committee
ELIZABETH SHAW
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 the following bills: Senate Files 79, 119, 129, 172, 333, 601, 604, 621, 622 and 624.

BILLS SENT TO THE GOVERNOR

Senator Mogged, 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 April, 1969, sent to the Governor for his approval: Senate Files 79, 119, 129, 172, 333, 601, 604, 621, 622 and 624.

CHARLES G. MOGGED, Chairman

Passed on file.

SENATE CONCURRENT RESOLUTION 31

By Committee on Schools

Whereas, many of the citizens of the state have expressed concern regarding the manner in which sex education is taught in the public schools; and

Whereas, some parents have objected to the materials relating to sex education which are available for instructional purposes to the students and teachers; and

Whereas, the General Assembly desires that proper and adequate curricula be established in the public schools; now, therefore,

Be It Resolved by the Senate, the House Concurring, That the committees on schools be directed to conduct a study during the 1969 legislative interim relating to sex education materials available to schools, the qualifications of instructors for teaching courses in sex education, and the manner in which sex education is taught in the schools of the state.

Be It Further Resolved, That the committees on schools submit a report of their recommendations to the Sixty-third General Assembly convening in 1970.

SENATE CONCURRENT RESOLUTION 32

By Hill

Whereas, the Attorney General has ruled that Senate File 295, a bill for an act to provide tuition grants, based upon financial need, to fulltime resi-

dent students attending accredited private institutions of higher education in Iowa, is unconstitutional, and

Whereas, Senate File 295 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 of Representatives Concurring:
That Senate File 295 be recalled from the Governor for reconsideration.

ANNOUNCEMENT OF INVESTIGATING COMMITTEES ON GOVERNOR'S APPOINTMENTS

President Jepsen, in accordance with section 2.40, Code 1966, announced the appointment of the following Senators to investigating committees:

As members of the Conservation Commission:

Joan Geisler of Dubuque, Dubuque County, Iowa, for a regular six-year term ending June 30, 1975.

Senator Walsh, Chairman
Senator Lamborn
Senator Klink
Senator Parker
Senator Frommelt

James D. Bixler of Council Bluffs, Pottawattamie County, Iowa, for a regular six-year term ending June 30, 1975.

Senator Frey, Chairman
Senator Griffin
Senator Lisle
Senator Neu
Senator Schaben

Leslie L. Licklider of Cherokee, Cherokee County, Iowa, for a regular six-year term ending June 30, 1975.

Senator Lucken, Chairman
Senator Lange
Senator Leonard
Senator Erskine
Senator Coleman

As members of the Employment Safety Commission:

Myron L. Lorenzen of Waterloo, Black Hawk County, Iowa, for a regular six-year term ending June 30, 1975.

Senator Conklin, Chairman
Senator Messerly
Senator Hougén
Senator Parker
Senator Weimer

Ray B. Lauterbach of Perry, Dallas County, Iowa, for a regular six-year term ending June 30, 1975.

Senator Flatt, Chairman
Senator Laverty
Senator Arbuckle
Senator DeHart
Senator Shirley

As Iowa State Comptroller:

Marvin R. Selden, Jr., of Des Moines, Polk County, Iowa, to serve at the pleasure of the Governor.

Senator Benda, Chairman
Senator Rigler

Senator Stanley
 Senator Mowry
 Senator Van Gilst

BILL ASSIGNED TO COMMITTEE

President Jepsen announced the assignment of the following bill to committee:

H. F. 745 County government

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. 196	H.C.R. 21	H. F. 516	H. F. 68
H. F. 206	H. F. 53	H.C.R. 27	S. F. 648
S. F. 466	S. F. 671	S. F. 649	H. F. 226
S. F. 27	H. F. 428	S. F. 677	H. F. 394
H. F. 97	H. F. 227		

SEELEY G. LODWICK, Chairman

EXPLANATION OF VOTE

I changed my vote on the DeKoster-Messerly amendment to Senate File 655 for the purpose of moving to reconsider the vote by which it passed. I am opposed to the amendment because I feel that the administrators of our Regents institutions have sufficient authority to deal with the problems on campus and I feel that the amendment will infringe on the authority currently delegated to the Board of Regents and jeopardize faculty retentions in recruiting.

No one in the General Assembly condones acts such as rioting on campuses, but the DeKoster-Messerly amendment, in my opinion, is an ill-conceived remedy for the problem.

ANDREW G. FROMMELT

REPORT OF COMMITTEE

Senator Briles submitted the following report:

MR. PRESIDENT: Your committee on county government, to which was referred **Senate File 568**, a bill for an act to provide for establishment of benefited street lighting districts in unincorporated areas, begs leave to report it has had the same under consideration and recommends the same **do pass**.

JAMES BRILES, Chairman

Ordered passed on file.

AMENDMENTS FILED

- 1 Amend Senate File 446 by striking everything after
- 2 the enacting clause and inserting in lieu thereof the
- 3 following:
- 4 "Section 1. Section two hundred eighty A point one
- 5 (280A.1), Code 1966, as amended by chapter two hundred
- 6 forty-four (244), section ten (10), Acts of the Sixty-

7 second General Assembly, is further amended by adding
8 at the end thereof the following new paragraph:
9 'If any area of this state is not within one of the
10 existing merged areas of this state by January 1, 1970,
11 or is not included in a plan pending before the state
12 board of public instruction or its successor under the
13 provisions of this chapter on or before that date, the
14 state board of public instruction or its successor, shall
15 attach all such areas to an existing merged area or shall
16 form such areas into new merged area. Such attachment
17 or formation shall become effective by resolution of the
18 board, and by filing notice, if applicable, with the
19 secretary of the school board of the merged area to which
20 such area is to be attached. Any area included in a
21 merged area plan filed with the state board or its
22 successor, on or before January 1, 1970, and not becoming
23 a part of a merged area because of the subsequent failure
24 of the plan, shall be attached to an existing merged
25 area by the state board of public instruction or its
26 successor. The state board or its successor, shall, where
27 possible carry out the provisions of this Act by July 1, 1970,
28 but may defer action as may be necessary. The state board,
29 or its successor, in carrying out the provisions of this
30 Act shall investigate the desires of the residents of the
31 area affected, and obtain the advice and recommendation of
32 the advisory committee. All actions made by the state board
33 shall be accomplished by resolution of the board. Such
34 resolution shall be adopted by roll call vote entered in the
35 minutes of the board and the action of the board shall be
36 final.' "

ANDREW G. FROMMELT

1 Amend the Sullivan amendment to Senate File 459, dated
2 April 29, 1969, as follows:
3 1. By striking lines 33 through 35, inclusive.
4 2. By inserting after line 24 a new division
5 as follows: "By striking from page 1, lines 1 and 2,
6 the words 'members designed to elect members of the
7 state fair board' and inserting in lieu thereof the
8 words 'the Iowa horse association'".

CHARLES K. SULLIVAN

1 Amend Senate File 649 as follows:
2 1. Page 1, by striking from lines 10 and 11 the words
3 "his first assistant" and inserting in lieu thereof the words
4 "three assistants".
5 2. Page 2, by striking from line 25 the words "as requested
6 by" and inserting in lieu thereof the word "to".
7 3. Page 2, by striking from line 27 the words "Contract
8 and enter" and inserting in lieu thereof the word "Enter".
9 4. Page 3, line 15, by striking the words "existing
10 now, expanded, or amended".
11 5. Page 5, by striking all of lines 9 through 24,
12 inclusive, and inserting in lieu thereof the following:
13 "1. Utilize grants or other financial assistance made
14 available by the state, federal government, or any other public

15 or private sources for performing the functions of the division.

16 2. Provide planning assistance and coordination, upon
17 request, to local and area planning units.

18 3. Perform such other functions and activities as are
19 not inconsistent with the general purposes of this Act."

20 6. Page 1, line 2, by striking the words "promote
21 coordination of" and inserting in lieu thereof the word
22 "coordinate".

HUGH H. CLARKE

1 Senate File 649 is hereby amended by striking all of
2 section five (5) thereof and inserting in lieu thereof the
3 following section:

4 "The governor shall study the feasi-
5 bility and desirability of establishing and
6 maintaining various central locations throughout
7 the state where services and aid may be rendered
8 to the political subdivisions and residents of
9 the state. He shall report to the general assem-
10 bly the results of such study and make recommen-
11 dations in regard thereto."

HUGH H. CLARKE
JAMES A. POTGETER

1 Amend Senate File 655, page 1, by adding the following after line 28:

2 "A portion of this appropriation shall be used for the
3 training of general practitioners."

CHARLES BALLOUN

1 Amend Senate File 655 as follows:

2 1. By inserting after page one (1), line twenty-
3 three (23), the following:

4 "Sixty thousand dollars of the foregoing appropriation
5 shall be transferred to the higher education facilities
6 commission to be allocated for fifty scholarships of one
7 thousand two hundred dollars each per year to be awarded
8 to fifty non-caucasian Iowa resident students."

WILLIAM J. REICHARDT

1 Amend the DeKoster and Messerly amendment to Senate

2 File 655 by striking in line 3 the word "services" and
3 inserting in lieu thereof the word "education".

DAVID M. STANLEY

1 Amend the Clarke amendment to Senate File 665, dated April
2 29, 1969, by striking from line 7 the figure "12" and inserting
3 in lieu thereof the word and figure "twelve (12)".

HUGH H. CLARKE

1 Amend Senate File 665 as follows:

2 1. Page 4, line 31, by inserting after the word "each"
3 the words "delegate or".

4 2. Page 5, by striking lines 27 through 35 and inserting
5 in lieu thereof the following:

6 "Sec. 16. Section forty-seven point thirty-three (47.33),
7 subsection five (5), Code 1966, is hereby amended by striking
8 from line one (1) the words 'freeholder who is'.

9 "Sec. 17. Section forty-seven point thirty-four (47.34),
10 Code 1966, is hereby amended by striking from lines three (3)
11 and four (4) the word 'freeholder' and inserting in lieu thereof
12 the words 'registered voter'."

13 3. Page 11, lines 19 and 20, by striking the words "forty-
14 nine point seventy-seven (49.77) of the Code," and inserting
15 in lieu thereof the words "thirty (30) of this Act,".

16 4. Page 11, line 31, by inserting after the word "am" the
17 words "at least".

HUGH H. CLARKE

1 Amend Senate File 665 by striking lines 19 through
2 26 on page 7 and by renumbering the following sections.

ROBERT DODDS

1 Amend Senate File 665, page 7, by inserting the
2 following at the end of line 33:

3 "If permitted by postal regulations, such notice
4 to the person challenged shall bear the notations 'Do Not
5 Forward' and 'Deliver to Addressee Only'."

HUGH H. CLARKE

1 Amend Senate File 665 by striking from page 8,
2 section 23 and by renumbering the following sections.

GEORGE O'MALLEY

1 1. Amend Senate File 665 by striking from page 10,
2 lines 18 through 27.

3 2. Further amend Senate File 665 by striking from page
4 10, line 36, the word "the".

5 3. Further amend Senate File 665 by striking lines 1
6 through 9 of page 11.

EUGENE HILL

1 Amend Senate File 665 by striking from page 17 and
2 page 18 all of section 54.

GENE GLENN

ANDREW G. FROMMELT

MINNETTE DODERER

1 Amend Senate File 665 by adding the following new
2 section:

3 "The standing committees on state government of each
4 house, acting jointly, are hereby directed to conduct a
5 study of the election laws of the state of Iowa and to
6 submit their recommendations to the second session of the
7 63rd General Assembly. There shall be appointed to the
8 standing committees by the state chairman of each of the
9 two major political parties, five non-legislative members
10 to assist with the study. The standing committees and
11 their ten non-legislative members shall direct their study
12 to the laws relating to nomination papers, primary elections,
13 campaigns, expenses for running for public office, financing
14 political campaigns, the reporting of campaign expenses and
15 related areas deemed deserving of study and shall report to the
16 second session of the 63rd General Assembly their findings

- 17 and recommendations accompanied by such legislation deemed
18 necessary to carry out such recommendations."

ALAN SHIRLEY

- 1 Amend Senate File 673 by adding a new section on page 2, after
2 line 21, as follows:

- 3 1. Section one hundred and ten point one (110.1), Code 1966, as
4 amended by chapter one hundred forty-one (141), section one (1),
5 Acts of the Sixty-second General Assembly, is hereby further amended
6 by striking lines twelve (12) and thirteen (13) and inserting in lieu
7 thereof the following:

- 8 "All persons legal residents of the state, sixty-four years
9 of age or younger, except as otherwise provided\$3.00.

- 10 All persons legal residents of the state, sixty-five years
11 of age or older, except as otherwise provided\$1.00."

JOHN M. WALSH

- 1 Amend Senate File 677, page 5, by inserting the
2 following after line 29:

- 3 "The committee shall review all school budgets in
4 which the proposed reimbursable expenditure per pupil
5 in projected average daily membership exceeds one hundred
6 ten percent of the adjusted state average reimbursable
7 expenditure per pupil in average daily membership."

LUCAS J. DeKOSTER

- 1 Amend House File 21 as follows:

- 2 1. Section one hundred eleven A point five (111A.5),
3 Code 1966, is amended by adding the following new sentence
4 thereto:

- 5 "The conservation board may furnish suitable uniforms
6 for the executive officer and such employees as he may
7 designate to wear when on official duty, the cost of said
8 uniforms not to exceed three hundred dollars (\$300) in any
9 given year. The uniforms shall at all times remain the
10 property of the county."

- 11 2. By adding in line two (2) after the word "control"
12 the following:

- 13 "to amend section one hundred eleven A point five (111A.5),
14 Code 1966."

ALDEN J. ERSKINE

- 1 Amend House File 270 on page 2, line 3, by adding the following
2 after the period:

- 3 "In imposing sentence on a person the court shall be limited
4 as follows:

- 5 1. A medical certificate signed by a medical doctor of the
6 person's choosing shall be obtained affirming the person's ability
7 to perform the work. However, nothing herein shall limit the state's
8 liability for damages incurred.

- 9 2. When a person so sentenced has responsibilities for caring
10 for the young, old, or infirm, the court shall furnish all necessary
11 arrangements for proper care under licensed institutions of child
12 care centers, nursing homes or hospitals.

- 13 3. The court shall consider the person's employment responsi-
14 bilities and impose sentence on vacation days only. Military reserve

15 and National Guard obligations and educational attendance shall be
16 considered as employment responsibilities.

17 4. Persons of the female sex, of any age, shall be accompanied
18 at all times by a female police officer. Separate sanitation facil-
19 ities approved by the Iowa State Department of Health shall be
20 furnished for both sexes.

21 5. Juveniles under 18 years of age shall be accompanied by
22 officers trained in juvenile correction work and approved by the
23 Department of Social Services. Juveniles under 14 years of age may
24 be accompanied by parents or legal guardians.

25 6. Appropriate work clothing shall be furnished by the court.

26 7. Transportation from the person's place of residence to the
27 place of sentenced labor shall be furnished by the court.

28 8. All necessary meals and overnight lodging shall be furnished
29 by the court

30 9. The court shall be responsible for all medical expenses and
31 liability incurred for any injury sustained while performing work
32 arising out of the sentence by the court.

33 10. A medical doctor and ambulance shall be in attendance at
34 all times during the sentenced labor time if a person is under 14
35 years of age, over 50 years of age, pregnant, fitted with any
36 prosthesis device, or is a disabled war veteran.

JAMES A. POTGETER
ARTHUR A. NEU

1 Amend House File 394, as amended and passed by
2 the House, as follows:

3 1. By striking from page two (2), lines eight (8),
4 nine (9) and ten (10), the sentence:

5 "The freeway-expressway system, including the
6 national interstate and defense highway mileage, shall
7 not exceed three thousand miles."

8 2. By striking from page two (2), lines fifteen (15)
9 and sixteen (16), the sentence:

10 "The arterial system shall not exceed three
11 thousand five hundred miles."

12 3. By striking from page two (2), lines twenty-four
13 (24) through twenty-seven (27), the sentence:

14 "The trunk system shall not exceed fifteen
15 thousand miles and shall include, but not be limited to,
16 the major federal aid secondary roads of the state."

17 4. By striking from page two (2), lines thirty-one
18 (31) through thirty-four (34), the sentences:

19 "The trunk collector system shall not exceed
20 twenty thousand miles. The trunk collector system and
21 the trunk system shall constitute the farm-to-market
22 road system of the state."

23 5. By striking from page three (3), lines fifteen
24 (15) through nineteen (19), the sentence:

25 "The municipal arterial system shall not exceed
26 fifteen percent of the entire street mileage under
27 jurisdiction of a municipality, except that munici-
28 palities under two thousand population may exceed said
29 limitation."

30 6. By striking from page three (3), lines twenty-

31 two (22) through twenty-six (26), the sentence:
32 "The municipal collector system shall not exceed
33 twenty percent of the entire street mileage under
34 jurisdiction of the municipality, except that
35 municipalities under two thousand population may exceed
36 said limitation."

37 7. By striking from page four (4), lines two (2)
38 through six (6), the sentences:
39 "Said systems shall comprise the primary road
40 system of this state. Said systems shall not exceed
41 a total mileage of ten thousand miles as measured along
42 the center line of the right of way and including frontage
43 roads parallel to the driving lanes."

44 8. By striking from page four (4), lines ten (10)
45 and eleven (11), the sentence:

46 "Said systems shall comprise the secondary
47 road system of this state."

48 9. By striking from page four (4), lines fourteen
49 (14) and fifteen (15), the sentence:

50 "Said systems shall comprise the municipal
51 street system of this state."

52 10. By striking from page six (6), lines thirteen
53 (13), fourteen (14), and fifteen (15), the sentence:

54 "b. Reduce mileage of roads classified in the
55 trunk system or trunk collector system to assure
56 equitable distribution among the counties of the
57 total mileage of such systems."

EUGENE M. HILL

1 Amend House File 417, as reprinted April 24, 1969,
2 by inserting after page 27, line 6, the following
3 new section: "There is hereby authorized to be
4 appropriated such sums as may be necessary to
5 carry out the provisions of this act."

RICHARD L. STEPHENS

1 Amend the committee amendment to House File
2 417, filed April 29, 1969, by striking from
3 line 76 the word "reformatories" and inserting
4 in lieu thereof the word "reformatory".

RICHARD L. STEPHENS

1 Amend House File 804, page 1, line 21, by striking the word "a"
2 and inserting the words "an unforeseen".

JOHN L. MOWRY

1 1. Amend House File 804, page one (1), line
2 thirteen (13), by striking the figure "\$987,428.00"
3 and inserting in lieu thereof the figure "\$1,015,000.00".

4 2. Further amend House File 804, page one (1),
5 line twenty-one (21), by striking the word "a" and
6 inserting in lieu thereof the words "an unforeseen".

ROBERT R. RIGLER

On motion of Senator Stanley, the Senate adjourned until 8:30
a.m., Thursday, May 1, 1969.

JOURNAL OF THE SENATE

SENATE CHAMBER,
DES MOINES, IOWA, THURSDAY, MAY 1, 1969.

The Senate met in regular session, President Jepsen presiding.

Prayer was offered by Reverend John A. Lewis, pastor of the Union Presbyterian Church, Fort Madison, Iowa.

The Senate pledged allegiance to the flag.

The Journal of April 30, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Senator Lisle for the day because of illness on request of Senator Stanley.

PETITION

The following petition was presented and placed on file:

By Senator Lamborn, from seventeen residents of Jackson County favoring adequate appropriations for the continued operation of the Iowa State Horticultural Society.

VISITORS WELCOMED

President Jepsen welcomed a group of students at the request of the following Senator:

By Senator DeHart, fifty-two sixth grade students from Story City, accompanied by their instructors, Mrs. Guthrie and Mrs. Dailey, who were present in the balcony.

CONSIDERATION OF BILLS

Senator Stanley asked and received unanimous consent to take up for consideration House Files 328, 412, 431, 454 and 744.

House File 328

On motion of Senator Glenn, House File 328, a bill for an act to legalize and validate the proceedings of the Town Council of the Town of Bussey, in the County of Marion, State of Iowa, in the calling of a special election on the proposition of extending, reconstructing and maintaining its municipal waterworks and contracting indebtedness for such purpose not in excess of Forty-five Thousand

Dollars (\$45,000), issuing bonds for such purpose not in excess of Forty-five Thousand Dollars (\$45,000), and levying a tax annually upon the taxable property of said town not in excess of 16 mills per annum in payment of such bonds and the interest thereon, and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said town, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Glenn moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 328) the vote was:

Ayes, 44:

Anderson	Gilley	Lodwick	Potgeter
Arbuckle	Glenn	Lucken	Potter
Balloun	Hammer	McGill	Shaff
Benda	Hill	Messerly	Shirley
Clarke	Keith	Mogged	Smith
Conklin	Klink	Mowry	Stanley
Curran	Kosek	Neu	Stephens
DeKoster	Kyhl	Nicholson	Sullivan
Dodds	Lamborn	Ollenburg	Thordsen
Erskine	Lange	O'Malley	Van Gilst
Frommelt	Laverty	Palmer	Weimer

Nays, none.

Absent or not voting, 17:

Briles	Flatt	Hougen	Reichardt
Coleman	Frey	Leonard	Rigler
DeHart	Gaudineer	Lisle	Schaben
Denman	Griffin	Parker	Walsh
Doderer			

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

House File 412

On motion of Senator O'Malley, House File 412, a bill for an act to legalize and validate the proceedings of the Town Council of the Town of Mitchellville, in the County of Polk, State of Iowa, in the calling of a special election on the proposition of constructing a combination Town Hall and Fire Station in said town and contracting indebtedness for such purpose not in excess of Forty Thousand Dollars (\$40,000), issuing bonds for such purpose not in excess of Forty Thousand Dollars (\$40,000), and levying a tax annually upon the taxable property of said town not in excess of three and four-tenths (3.4) mills per annum in payment of such bonds and the interest thereon, and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said town, with report of

committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator O'Malley moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 412) the vote was:

Ayes, 47:

Anderson	Glenn	McGill	Rigler
Arbuckle	Hammer	Messerly	Schaben
Balloun	Hill	Mogged	Shaff
Benda	Keith	Mowry	Shirley
Clarke	Klink	Neu	Smith
Conklin	Kosek	Nicholson	Stanley
Curran	Kyhl	Ollenburger	Stephens
DeKoster	Lamborn	O'Malley	Sullivan
Dodds	Lange	Palmer	Thorsen
Erskine	Laverty	Parker	Van Gilst
Frommelt	Lodwick	Potgeter	Weimer
Gilley	Lucken	Potter	

Nays, none.

Absent or not voting, 14:

Briles	Doderer	Griffin	Lisle
Coleman	Flatt	Hougen	Reichardt
DeHart	Frey	Leonard	Walsh
Denman	Gaudineer		

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

House File 431

On motion of Senator Erskine, House File 431, a bill for an act to legalize and validate the proceedings of the Town Council of the Town of Pierson, in the County of Woodbury, State of Iowa, authorizing and providing for the issuance of Town Hall and Fire Station Bonds and for the levy of taxes for the payment of said bonds and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said town, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Erskine moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H. F. 431) the vote was:

Ayes, 49:

Anderson	Conklin	Glenn	Lamborn
Arbuckle	Curran	Hammer	Lange
Balloun	DeKoster	Hill	Laverty
Benda	Dodds	Keith	Lodwick
Briles	Erskine	Klink	Lucken
Clarke	Frommelt	Kosek	McGill
Coleman	Gilley	Kyhl	Messerly

Mogged	Palmer	Schaben	Stephens
Mowry	Parker	Shaff	Sullivan
Neu	Potgeter	Shirley	Thordsen
Nicholson	Potter	Smith	Van Gilst
Ollenburg	Rigler	Stanley	Weimer
O'Malley			

Nays, none.

Absent or not voting, 12:

DeHart	Flatt	Griffin	Lisle
Denman	Frey	Hougen	Reichardt
Doderer	Gaudineer	Leonard	Walsh

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

House File 454

On motion of Senator Glenn, House File 454, a bill for an act relating to the legalizing of procedures followed in Black Hawk County in repairing the roof of the county home, 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 the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 454) the vote was:

Ayes, 49:

Anderson	Gilley	Lodwick	Potgeter
Arbuckle	Glenn	Lucken	Potter
Balloun	Griffin	McGill	Schaben
Benda	Hammer	Messerly	Shaff
Briles	Hill	Mogged	Shirley
Clarke	Keith	Mowry	Smith
Coleman	Klink	Neu	Stanley
Conklin	Kosek	Nicholson	Stephens
Curran	Kyhl	Ollenburg	Sullivan
DeKoster	Lamborn	O'Malley	Thordsen
Dodds	Lange	Palmer	Van Gilst
Erskine	Laverty	Parker	Weimer
Frommelt			

Nays, none.

Absent or not voting, 12:

DeHart	Flatt	Hougen	Reichardt
Denman	Frey	Leonard	Rigler
Doderer	Gaudineer	Lisle	Walsh

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

House File 744

On motion of Senator Ollenburg, House File 744, a bill for an act to legalize and validate the proceedings of the Board of Supervisors

of the County of Linn, State of Iowa, in the making of payments from the county poor fund under apparent authority of section 252.27 for the purpose of providing civil legal assistance and legal aid pursuant to a plan informally approved by the board of supervisors and operated in conjunction with the Linn County Bar Association, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Ollenburg moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 744) the vote was:

Ayes, 51:

Anderson	Frommelt	Leonard	Potgeter
Arbuckle	Gilley	Lodwick	Potter
Balloun	Glenn	Lucken	Schaben
Benda	Griffin	McGill	Shaff
Briles	Hammer	Messerly	Shirley
Clarke	Hill	Mogged	Smith
Coleman	Keith	Mowry	Stanley
Conklin	Klink	Neu	Stephens
Curran	Kosek	Nicholson	Sullivan
DeKoster	Kyhl	Ollenburg	Thordsen
Dodds	Lamborn	O'Malley	Van Gilst
Doderer	Lange	Palmer	Weimer
Erskine	Laverty	Parker	

Nays, none.

Absent or not voting, 10:

DeHart	Frey	Lisle	Rigler
Denman	Gaudineer	Reichardt	Walsh
Flatt	Hougen		

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

House File 664

Senator Kosek asked and received unanimous consent to take up for consideration House File 664.

On motion of Senator Kosek, House File 664, a bill for an act relating to establishment of county legal aid programs, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Kosek moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 664) the vote was:

Ayes, 46:

Arbuckle	Benda	Clarke	Conklin
Balloun	Briles	Coleman	Curran

DeKoster	Klink	Neu	Schaben
Dodds	Kosek	Nicholson	Shirley
Doderer	Lamborn	Ollenburg	Stanley
Erskine	Lange	O'Malley	Stephens
Frommelt	Leonard	Palmer	Sullivan
Gilley	Lodwick	Parker	Thordsen
Glenn	Lucken	Potgeter	Van Gilst
Griffin	McGill	Potter	Walsh
Hammer	Messerly	Rigler	Weimer
Keith	Mogged		

Nays, 3:

Anderson Hill Kyhl

Absent or not voting, 12:

DeHart	Frey	Laverty	Reichardt
Denman	Gaudineer	Lisle	Shaff
Flatt	Hougen	Mowry	Smith

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 Senate File 665.

CONSIDERATION OF BILLS

Senate File 665

On motion of Senator Clarke, Senate File 665, a bill for an act relating to residency requirements for elections; compensation and training of election workers; the use of voters' oaths, affidavits, and declarations; the qualification and certification of candidates of non-party political organizations; voter registration; the use of serial numbers on applications for absentee ballots and ballot envelopes; absentee ballots for servicemen; the prohibition of the solicitation and notarization of absentee ballots by governmental employees; the review and use of voters' lists; the time of election filings; calling district conventions after resignation of candidates; polling places; the resignation of candidates; and administration of the election laws by the secretary of state, was taken up and considered.

Senator Clarke offered the following amendment:

Amend Senate File 665 as follows:

1. Page 13 by striking lines 12 through 17, inclusive.
2. Page 13, line 24, by striking the word "checklist" and inserting in lieu thereof the words "completed forms".
3. Page 14 by inserting after line 5 the following new subsection:
"3. By striking from line 12 the words 'one minute' and inserting in lieu thereof the words 'three minutes'."
4. By striking from page 11, line 2, the words "which has the signature of such person thereon" and inserting in lieu thereof the words "upon which the signature or mark of such person appears".

5. By striking from page 11, all of line 3 and the following words in line 4: "the identification card and the voter's declaration".

6. By striking from page 11, lines 8 and 9 and inserting in lieu thereof the words "attested to by a judge of the election."

Senator Clarke offered the following amendment to the amendment and moved its adoption:

Amend the Clarke amendment to Senate File 665, dated April 29, 1969, by striking from line 7 the figure "12" and inserting in lieu thereof the word and figure "twelve (12)".

The amendment to the amendment was adopted.

Senator Lange took the chair at 9:35 a.m.

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

The Senate reconvened, President Jepsen 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 concurred in Senate amendment to and passed:

House File 207, a bill for an act relating to operation of motor vehicle while intoxicated.

Also: That the House has adopted the conference committee report, and the amendments contained therein, and passed:

House File 348, a bill for an act concerning director of Iowa development commission.

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

House File 714, a bill for an act relating to motor vehicle registration fees.

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

Senate Concurrent Resolution 13, proposing an amendment to the Constitution of the United States and making application to Congress to call a convention for the purpose of amendment to the Constitution allowing people greater freedom in the apportionment of their state legislature and local governing bodies.

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

Senate Concurrent Resolution 29, urging the people of the state to observe Law Day in Iowa.

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

House Concurrent Resolution 32, requiring the Commissioner of Health and Commissioner of Social Services to study the care and treatment of the chronically ill and handicapped in facilities licensed by their respective departments.

WILLIAM R. KENDRICK, Chief Clerk

HOUSE CONCURRENT RESOLUTION 32

By Committee on Social Services

A Concurrent Resolution requiring the Commissioner of Health and the Commissioner of Social Services to study the care and treatment afforded to the chronically ill, mentally ill, mentally retarded and handicapped in facilities licensed by their respective departments.

Whereas, There are a number of different agencies now licensing various facilities for the chronically ill, mentally ill, mentally retarded and handicapped, and

Whereas, confusion arises as to what agencies should have the responsibility for the licensing and setting of standards for such facilities, and

Whereas, there are a number of different agencies now providing assistance to finance the care afforded the persons residing in these facilities, and

Whereas, doubts have further arisen as to the adequacy of care and rehabilitation afforded the chronically ill, mentally ill, mentally retarded and handicapped in such facilities, and

Whereas, there is a need to evaluate and study the role of public bodies and their facilities and the private sector and their facilities in providing adequate care and programs for the chronically ill, mentally ill, mentally retarded and handicapped according to their disability,

Whereas, there is no definite state plan formulated to set the responsibility for licensing and standards for such facilities,

Be It Resolved by the House, the Senate Concurring, that the Commissioner of Health and the Commissioner of Social Services be directed to utilize the resources of their respective departments to conduct during the 1969 legislative recess, a study to evaluate present and future role and responsibilities for: licensing and standards, financing, programs and operation of such facilities,

Be It Further Resolved, that the following information be contained in such report requested by the House and Senate concurring:

1. A comprehensive analysis of what now exists and its adequacy and a projection of future needs.

2. The current responsibilities of the respective departments for licensing and setting standards for such facilities and recommendations for the future role of the respective departments as to the responsibilities for licensing and standards.

3. The current expenses of the respective departments for licensing and enforcing standards for such facilities and recommendation for future expenditures for licensing and enforcement within the plan for the future role of the respective departments.

4. The current procedure for financing the care of people in such facilities and the current cost and recommendations for the future procedure for financing care and cost thereof.

Be It Further Resolved, that the Commissioner of Health and the Commissioner of Social Services and their employees may inspect premises of the facilities, interview staff, review present and proposed care, treatment, habilitation, and rehabilitation programs for patients in the facilities; conduct hearings to determine adequacy of care and what is needed and where services might better be added, withdrawn, or interchanged at the county level; and follow such further courses of inquiry as may be determined appropriate.

Be It Further Resolved, that the Commissioner of Health and the Commissioner of Social Services be directed to report the study findings and

their recommendations to the Sixty-third General Assembly prior to the convening of the General Assembly in January, 1970.

CONSIDERATION OF BILLS

Senate File 665

The Senate resumed consideration of Senate File 665 and the Clarke amendment.

Senator Clarke moved the adoption of his amendment, as amended.

The amendment as amended was adopted.

Senator Clarke offered the following amendment and moved its adoption :

Amend Senate File 665 as follows:

1. Page 4, line 31, by inserting after the word "each" the words "delegate or".

2. Page 5, by striking lines 27 through 35 and inserting in lieu thereof the following:

"Sec. 16. Section forty-seven point thirty-three (47.33), subsection five (5), Code 1966, is hereby amended by striking from line one (1) the words 'freeholder who is a'.

"Sec. 17. Section forty-seven point thirty-four (47.34), Code 1966, is hereby amended by striking from lines three (3) and four (4) the word 'freeholder' and inserting in lieu thereof the words 'registered voter'."

3. Page 11, lines 19 and 20, by striking the words "forty-nine point seventy-seven (49.77) of the Code," and inserting in lieu thereof the words "thirty (30) of this Act,".

4. Page 11, line 31, by inserting after the word "am" the words "at least".

The amendment was adopted.

Senator Clarke offered the following amendment:

Amend Senate File 665, page 7, by inserting the following at the end of line 33:

"If permitted by postal regulations, such notice to the person challenged shall bear the notations 'Do Not Forward' and 'Deliver to Addressee Only'."

Senator Clarke asked and received unanimous consent that action on the amendment be temporarily deferred.

Senator Dodds offered the following amendment:

Amend Senate File 665 by striking lines 19 through 26 on page 7 and by renumbering the following sections.

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 616, a bill for an act relating to the sale of real estate of old-age recipients, the following Representatives: The Representative from Scott, Mr. Holden, Chairman; the Representative

from Woodbury, Mr. Andersen; the Representative from Woodbury, Mr. Doyle, and the Representative from Marshall, Mr. Hill.

WILLIAM R. KENDRICK, Chief Clerk

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

AFTERNOON SESSION

The Senate reconvened, President Jepsen presiding.

COMMUNICATIONS

The following communications were presented:

OFFICE OF THE GOVERNOR

State Capitol
Des Moines, Iowa 50319

May 1, 1969

Hon. Roger W. Jepsen
Lieutenant Governor of Iowa
Local

Dear Governor Jepsen:

It is my pleasure to submit to the Senate for their consideration the name of Lester E. Calvert of Des Moines, Polk County, Iowa, for appointment as a member of the Iowa Real Estate Commission under the provisions of section 117.8 of the Code of Iowa, 1966, for the regular four-year term beginning July 1, 1969, and expiring June 30, 1973.

Respectfully yours
ROBERT D. RAY
Governor

Also:

Dear Governor Jepsen:

It is my pleasure to submit to the Senate for their consideration the name of Jack D. Schuck of Parkersburg, Butler County, Iowa, for appointment as a member of the Iowa Real Estate Commission under the provisions of section 117.8 of the Code of Iowa, 1966, for the regular four-year term beginning July 1, 1969, and expiring June 30, 1973.

Respectfully yours
ROBERT D. RAY
Governor

Also:

Dear Governor Jepsen:

It is my pleasure to submit to the Senate for their consideration the name of David F. McCann of Council Bluffs, Pottawattamie County, Iowa, for appointment as a member of the Council on Social Services under the provisions of section 2 of Senate File 739 of the Acts of the Sixty-second General Assembly, for the unexpired portion of the term ending June 30, 1971.

Respectfully yours
ROBERT D. RAY
Governor

HOUSE MESSAGE CONSIDERED

House File 714, a bill for an act relating to motor vehicle registration fees and the state road use tax fund.

Read first time 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 536, a bill for an act relating to use tax.

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

Senate Concurrent Resolution 26, giving the Board of Regents authority to expand and improve medical facilities at the University of Iowa.

WILLIAM R. KENDRICK, Chief Clerk

SPECIAL ORDERS

Senator Stanley asked and received unanimous consent that **Senate File 671** be made a special order of business for Friday, May 2, 1969, at 1:00 p.m.

Senator Stanley asked and received unanimous consent that **Senate File 649** be made a special order of business for Monday, May 5, 1969, at 9:00 a.m.

CONSIDERATION OF BILLS

Senate File 665

The Senate resumed consideration of the Dodds amendment to Senate File 665.

Senator Dodds moved the adoption of his amendment and requested a roll call.

On the question "Shall the Dodds amendment be adopted?" (S.F. 665) the vote was:

Rule 24 was invoked.

Ayes, 18:

Coleman
Denman
Dodds
Doderer
Frommelt

Gaudineer
Glenn
Hill
McGill
Neu

O'Malley
Palmer
Reichardt
Schaben

Shirley
Van Gilst
Walsh
Weimer

Nays, 35:

Anderson	DeKoster	Kyhl	Ollenburg
Arbuckle	Erschine	Lamborn	Parker
Balloun	Flatt	Lange	Potgeter
Benda	Frey	Laverty	Potter
Briles	Griffin	Lodwick	Smith
Clarke	Hammer	Lucken	Stanley
Conklin	Keith	Messerly	Stephens
Curran	Klink	Mogged	Sullivan
DeHart	Kosek	Mowry	

Absent or not voting, 8:

Gilley	Leonard	Nicholson	Shaff
Hougen	Lisle	Rigler	Thordsen

The amendment was lost.

Senator Stanley offered the following amendment by Senators Stanley and Clarke:

Senate File 665 is hereby amended as follows:

1. By striking from page 5, line 9, the word "thirty" and inserting in lieu thereof the word "sixty".

2. By striking from page 7, line 5, the word "thirty" and inserting in lieu thereof the word "sixty".

3. By striking from page 16, lines 16 through 18, inclusive, and inserting in lieu thereof the following:

"3. It shall be unlawful for any employee of the state or any political subdivision thereof to solicit any application or request for application for an absentee ballot, or to administer an oath or take an affidavit in connection with any absentee ballot. However, any such employee may administer such oath and take such affidavit in connection with an absentee ballot which is cast by the voter in person at the office where such employee is employed in accordance with section fifty-three point eleven (53.11) of the Code. This section shall not apply to any elected official.

"4. Wherever used in this Act or in chapter fifty-three (53) of the Code, the words "absentee ballot" include any ballot authorized by chapter fifty-three (53) of the Code."

4. By striking from page 3, lines 31 through 33, inclusive, and inserting in lieu thereof the following: "is a criminal offense punishable as provided by law."

5. By striking from page 5, lines 16 through 18, inclusive, and inserting in lieu thereof the following: "is a criminal offense punishable as provided by law."

6. By striking from page 7, lines 12 through 14, inclusive, and inserting in lieu thereof the following: "is a criminal offense punishable as provided by law."

7. By striking from page 10, lines 8 through 10, inclusive, and inserting in lieu thereof the following: "is a criminal offense punishable as provided by law."

8. By striking from page 11, lines 33 through 35, inclusive, and inserting in lieu thereof the following: "is a criminal offense punishable as provided by law."

9. By striking from page 9, lines 27 through 29, inclusive, and inserting in lieu thereof the following: "and address to the judges, and shall sign a voter's declaration provided by the judges of the election, in substantially the following form:":

10. By inserting in page 18, at the end of line 2, the following:

"An employment contract for a fixed period of time does not in itself indicate a temporary presence."

Senator Glenn offered the following amendment to the amendment:

Amend the Stanley-Clarke amendment to Senate File 665, filed May 1, page 1, as follows:

1. On line 8 following the word "state" add the words "covered by the Merit System".

2. On line 9 by striking the words "political subdivision thereof".

3. On line 9 following the words "or any" add the words "employee of any political subdivision of the state covered by Civil Service".

Senator Glenn moved the adoption of the amendment to the amendment and requested a roll call.

On the question "Shall the amendment to the amendment be adopted?" (S.F. 665) the vote was:

Rule 24 was invoked.

Ayes, 16:

Goleman	Frommelt	McGill	Schaben
Denman	Gaudineer	O'Malley	Shirley
Dodds	Glenn	Palmer	Van Gilst
Doderer	Hill	Reichardt	Weimer

Nays, 40:

Anderson	Erskine	Lamborn	Ollenburger
Arbuckle	Frey	Lange	Parker
Balloun	Gilley	Laverty	Potgeter
Benda	Griffin	Lodwick	Potter
Briles	Hammer	Lucken	Rigler
Clarke	Hougen	Messerly	Smith
Conklin	Keith	Mogged	Stanley
Curran	Klink	Mowry	Stephens
DeHart	Kosek	Neu	Sullivan
DeKoster	Kyhl	Nicholson	Walsh

Absent or not voting, 5:

Flatt	Lisle	Shaff	Thordsen
Leonard			

The amendment to the amendment was lost.

On motion of Senator Stanley, the Stanley-Clarke amendment was adopted.

Senator Clarke asked and received unanimous consent to withdraw the amendment to page 7, line 33, which was temporarily deferred.

Senator Hill offered the following amendment:

1. Amend Senate File 665 by striking from page 10, lines 18 through 27.
2. Further amend Senate File 665 by striking from page 10, line 35, the fourth word "the".

3. Further amend Senate File 665 by striking lines 1 through 9 of page 11.

President pro tempore Lodwick took the chair at 4:15 p.m.

Senator Hill moved the adoption of his amendment.

Roll call was requested.

On the question "Shall the Hill amendment be adopted?" (S.F. 665) the vote was:

Rule 24 was invoked.

Ayes, 15:

Coleman	Gaudineer	O'Malley	Shirley
Dodds	Glenn	Palmer	Van Gilst
Doderer	Hill	Reichardt	Weimer
Frommelt	McGill	Schaben	

Nays, 37:

Anderson	Frey	Laverty	Parker
Arbuckle	Gilley	Lodwick	Potgeter
Balloun	Hammer	Lucken	Potter
Briles	Hougen	Messerly	Rigler
Clarke	Keith	Mogged	Smith
Conklin	Klink	Mowry	Stanley
Curran	Kosek	Neu	Stephens
DeHart	Kyhl	Nicholson	Sullivan
DeKoster	Lange	Ollenburg	Walsh
Flatt			

Absent or not voting, 9:

Benda	Griffin	Leonard	Shaff
Denman	Lamborn	Lisle	Thordsen
Erskine			

The amendment was lost.

Senator Hill asked and received unanimous consent to withdraw his amendment filed April 30 and found on page 1256 of the Senate Journal.

Senator Glenn offered the following amendment by Senators Glenn, et al.:

Amend Senate File 665 by striking from page 17 and page 18 all of section 54.

Senator Stanley moved the previous question on Senate File 665 and all amendments thereto.

Senator O'Malley raised a point of order on the motion for the reason that Senator Stanley was ineligible to move the previous question.

The Chair ruled the point not well taken and the motion was in order.

Roll call was requested.

On the question "Shall debate be closed on the pending question?" (S.F. 665) the vote was:

Rule 24 was invoked.

Ayes, 37:

Anderson	Erskine	Lange	Parker
Arbuckle	Frey	Lavery	Potgeter
Balloun	Gilley	Lodwick	Potter
Benda	Hammer	Lucken	Rigler
Briles	Keith	Messerly	Smith
Clarke	Klink	Mowry	Stanley
Conklin	Kosek	Neu	Stephens
Curran	Kyhl	Nicholson	Sullivan
DeHart	Lamborn	Ollenburg	Walsh
DeKoster			

Nays, 14:

Coleman	Glenn	Palmer	Shirley
Dodds	Hill	Reichardt	Van Gilst
Doderer	McGill	Schaben	Weimer
Gaudineer	O'Malley		

Absent or not voting, 10:

Denman	Griffin	Lisle	Shaff
Flatt	Hougen	Mogged	Thordsen
Frommelt	Leonard		

The motion prevailed.

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

The Senate reconvened, President Jepsen presiding.

Senate File 665

The Senate resumed consideration of the Glenn, et al., amendment to Senate File 665.

CALL OF THE SENATE

The Chair announced the following Call of the Senate had been filed at the desk:

MR. PRESIDENT: Pursuant to Rule 19 of the Rules of Procedure of the Sixty-third General Assembly, we, the undersigned, request a Call of the Senate on Senate File 665 and all amendments and motions thereto.

C. JOSEPH COLEMAN	DONALD MCGILL
WILLIAM DENMAN	GEORGE O'MALLEY
ROBERT DODDS	WILLIAM PALMER
MINNETTE DODERER	WILLIAM REICHARDT
ANDREW FROMMELT	JAMES SCHABEN
LEE GAUDINEER	ALAN SHIRLEY
GENE GLENN	BASS VAN GILST
EUGENE HILL	DONALD WEIMER

Senator Stanley moved that the Call of the Senate be lifted in accordance with Senate Rule 19.

Roll call was requested.

On the question "Shall the Stanley motion to lift the Call of the Senate be adopted?" (S.F. 665) the vote was:

Ayes, 37:

Anderson	Erskine	Lange	Parker
Arbuckle	Flatt	Laverty	Potgeter
Balloun	Frey	Lodwick	Potter
Benda	Gilley	Lucken	Rigler
Briles	Hammer	Messerly	Smith
Clarke	Keith	Mowry	Stanley
Conklin	Klink	Neu	Stephens
Curran	Kosek	Nicholson	Sullivan
DeHart	Kyhl	Ollenburg	Walsh
DeKoster			

Nays, 15:

Coleman	Gaudineer	O'Malley	Shirley
Dodds	Glenn	Palmer	Van Gilst
Doderer	Hill	Reichardt	Weimer
Frommelt	McGill	Schaben	

Absent or not voting, 9:

Denman	Lamborn	Lisle	Shaff
Griffin	Leonard	Mogged	Thordsen
Hougen			

The motion prevailed and the Call of the Senate was lifted.

Senator Glenn moved the adoption of the amendment and requested a roll call.

On the question "Shall the Glenn, et al., amendment be adopted?" (S.F. 665) the vote was:

Rule 24 was invoked.

Ayes, 16:

Coleman	Frommelt	O'Malley	Schaben
Denman	Gaudineer	Palmer	Shirley
Dodds	Glenn	Reichardt	Van Gilst
Doderer	McGill	Rigler	Weimer

Nays, 39:

Anderson	Erskine	Lamborn	Parker
Arbuckle	Flatt	Lange	Potgeter
Balloun	Frey	Laverty	Potter
Benda	Gilley	Lodwick	Shaff
Briles	Hammer	Lucken	Smith
Clarke	Hill	Messerly	Stanley
Conklin	Keith	Mowry	Stephens
Curran	Klink	Neu	Sullivan
DeHart	Kosek	Nicholson	Walsh
DeKoster	Kyhl	Ollenburg	

Absent or not voting, 6:

Griffin
Hougen

Leonard
Lisle

Mogged

Thordsen

The amendment was lost.

Senator O'Malley offered the following amendment:

Amend Senate File 665 by striking from page 8, section 23, line 14, the word "repealed" and insert in lieu thereof the following:

"amended by adding the following: The commissioner of registration shall furnish to each mobile registrar not more than 25 forms on which to register voters. These forms shall be numbered and be accounted for by the commissioner of registration and the mobile deputy registrar. When a mobile deputy registrar returns the forms furnished to him, he shall be given an equal number of blanks on which to secure registration.

The mobile deputy registrar shall be a competent person and shall be trained by the commissioner of registration in a manner he deems adequate.

It shall be unlawful for any deputy registrar to refuse to register any eligible voter and such refusal is a criminal offense punishable as provided by law.

If the commissioner of registration finds that any individual previously appointed as a mobile registrar is unable to secure registration in accordance with his rules and regulations, he shall have the authority to remove said person as a mobile deputy registrar. In the event that a mobile deputy registrar is removed from the list of appointments, the commissioner of registration shall solicit another person from the county chairman who originally submitted the list for appointment.

Senator O'Malley moved the adoption of his amendment and requested a roll call.

On the question "Shall the O'Malley amendment be adopted?" (S.F. 665) the vote was:

Ayes, 21:

Balloun
Briles
Coleman
DeKoster
Denman
Dodds

Doderer
Frommelt
Gaudineer
Glenn
Hill

Lange
Lavery
McGill
O'Malley
Palmer

Reichardt
Schaben
Shirley
Van Gilst
Weimer

Nays, 30:

Arbuckle
Benda
Clarke
Conklin
Curran
DeHart
Erskine
Flatt

Frey
Gilley
Hammer
Keith
Klink
Kosek
Kyh
Lamborn

Lodwick
Messerly
Mowry
Nicholson
Ollenburg
Parker
Potgeter

Potter
Rigler
Shaff
Smith
Stanley
Sullivan
Walsh

Absent or not voting, 10:

Anderson
Griffin
Hougen

Leonard
Lisle
Lucken

Mogged
Neu

Stephens
Thordsen

The amendment was lost.

Senator Reichardt raised a point of order that a fiscal note was required on Senate File 665 under Senate Rule 31.

The Chair ruled the point not well taken.

Senator Shirley offered the following amendment:

Amend Senate File 665 by adding the following new section:

"The standing committees on state government of each house, acting jointly, are hereby directed to conduct a study of the election laws of the state of Iowa and to submit their recommendations to the second session of the Sixty-third General Assembly. There shall be appointed to the standing committees by the state chairman of each of the two major political parties, five non-legislative members to assist with the study. The standing committees and their ten non-legislative members shall direct their study to the laws relating to nomination papers, primary elections, campaigns, expenses for running for public office, financing political campaigns, the reporting of campaign expenses and related areas deemed deserving of study and shall report to the second session of the Sixty-third General Assembly their findings and recommendations accompanied by such legislation deemed necessary to carry out such recommendations."

Senator Arbuckle raised a point of order on the amendment for the reason that it was not germane to the bill.

The Chair ruled the point well taken and the amendment out of order.

Senator Shirley asked unanimous consent to take up out of order the following amendment filed at the desk:

Amend Senate File 665 by striking everything after the enacting clause and inserting in lieu thereof the following:

"The standing committees on state government of each house, acting jointly, are hereby directed to conduct a study of the election laws of the state of Iowa and to submit their recommendations to the second session of the Sixty-third General Assembly. There shall be appointed to the standing committees by the state chairman of each of the two major political parties, five non-legislative members to assist with the study. The standing committees and their ten non-legislative members shall direct their study to the laws relating to residency requirements for elections; compensation and training of election workers; the use of voters' oaths, affidavits, and declarations; the qualification and certification of candidates of nonparty political organizations; voter registration; the use of serial numbers on applications for absentee ballots and ballot envelopes; absentee ballots for servicemen; the prohibition of the solicitation and notarization of absentee ballots by governmental employees; the review and use of voters' lists; the time of election filings; calling district conventions after resignation of candidates; polling places; the resignation of candidates; and administration of the election laws by the secretary of state, and related areas deemed deserving of study and shall report to the second session of the Sixty-third General Assembly their findings and recommendations accompanied by such legislation deemed necessary to carry out such recommendations."

The Chair ruled the amendment out of order.

Senator Gaudineer asked and received unanimous consent to take up the following amendment and moved its adoption:

Amend Senate File 665, page 10, by inserting after the word, "appears" in line 20 the words, "except persons legally blind".

The amendment was adopted.

Senator Gaudineer asked and received unanimous consent to take up the following amendment:

Amend Senate File 665, page 11, by inserting in line 2, after the letters, "tification" the words, "unless legally blind,".

The amendment was adopted.

President pro tempore Lodwick took the chair at 6:40 p.m.

Senator Glenn offered the following amendment and moved its adoption:

Amend Senate File 665 by striking from page 8, section 28, all of lines 33, 34, and 35, and renumbering the remaining subsection.

The amendment was lost.

Senator Shirley asked and received unanimous consent to withdraw the following amendment:

Amend Senate File 665, pages 9 and 10, by striking section thirty (30) and by renumbering the remaining sections.

Senator Glenn offered the following amendment:

Amend Senate File 665 by striking on page 12 in section 35, line 18, the word "three" and substituting in lieu thereof the word "five".

The amendment was lost.

Senator Glenn offered the following amendment and moved its adoption:

Amend Senate File 665 as follows:

1. By striking from page 6, line 13, in section 18, the words "one day" and inserting in lieu thereof the words "seven days".

The amendment was lost.

Senator Doderer offered the following amendment:

Senate File 665 is hereby amended by adding the following section:

Any person refused registration under the provisions of this Act who thereafter, upon appeal to the courts is successful in proving qualification as an elector shall be entitled to the expenses incurred in so qualifying. The court having jurisdiction over any such action shall take evidence as to the expense of the prosecution thereof and shall, as a part of any judgment entered, award such expense as the court determines, including, but not limited to, reasonable attorney fees and court costs. Any judgment awarding expenses shall be a judgment against the political subdivision whose officer initially refused registration of the successful appellant and shall be paid out of the general fund of such political subdivision.

Senator Messerly raised a point of order on the amendment for the reason that it was not germane to the bill.

The Chair ruled the point well taken and the amendment out of order.

Senator Frommelt offered the following amendment and moved its adoption:

Amend Senate File 665 by striking on page 4 all of section 13.

The amendment was lost.

Senator Briles offered the following amendment filed by Senator Rigler and moved its adoption:

Amend Senate File 665 as follows:

1. By striking from page 3, lines 12 and 13, and inserting in lieu thereof the following: "1966, is hereby amended by striking from line five (5) the words 'one dollar' and inserting in lieu thereof the words 'two dollars'."
2. By striking from page 8, lines 17 and 18, and inserting in lieu thereof the following: "1. By striking from line two (2) the words 'one dollar' and inserting in lieu thereof the words 'two dollars'".

Division was called for.

The amendment was adopted.

Senator Reichardt offered the following amendment and moved its adoption:

Amend Senate File 665 by adding the following section after section 31 and properly renumbering the remaining sections:

Sec. 32. Section forty-eight point twenty-six (48.26), Code 1966, is hereby amended by inserting the following after the word "section." in line eight (8):

"In cities required to have permanent registration under this chapter containing a driver's license examining location, the commissioner of registration shall establish a permanent registration place in the office of the driver's license examining office as authorized by the department of public safety. The regular employees of the department of public safety shall be deputized by the commissioner of registration to secure registrations from any eligible voter of the city requiring said registration."

Senator Lange took the chair at 7:40 p.m.

Division was called for.

The amendment was lost.

Senator Clarke asked unanimous consent that the following amendment be withdrawn:

Amend Senate File 665 by adding a new subsection after subsection 6, section 37:

"7. The population of any election precinct shall not exceed two thousand inhabitants. The number of inhabitants shall be determined according to the most recent census conducted by or for a political subdivision of this

The Chair ruled the point not well taken.

state. The board of supervisors of the county or the city council shall establish election precincts in accordance with this section and as otherwise provided by law."

Objection was raised.

Senator Reichardt raised a point of order that, since the adoption of the Rigler amendment, a revised fiscal note was required under Senate Rule 31.

Senator Shirley requested a revised fiscal note on the bill pursuant to Rule 31.

The Chair ruled the request for a revised fiscal note in order only if it would not delay action on the bill.

Senator Clarke moved the adoption of the Frommelt amendment.

The amendment was lost.

Senator Schaben asked and received unanimous consent to withdraw the amendment filed by Senator O'Malley on April 30 and found on page 1256 of the Senate Journal.

Senator Clarke moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 665) the vote was:

Rule 24 was invoked.

Ayes, 36:

Anderson	DeKoster	Lamborn	Parker
Arbuckle	Erskine	Lange	Potgeter
Balloun	Frey	Laverty	Potter
Benda	Gilley	Lodwick	Shaff
Briles	Hammer	Lucken	Smith
Clarke	Keith	Messerly	Stanley
Conklin	Klink	Mowry	Stephens
Curran	Kosek	Nicholson	Sullivan
DeHart	Kyhl	Ollenburg	Walsh

Nays, 12:

Coleman	Glenn	Palmer	Shirley
Dodds	Hill	Reichardt	Van Gilst
Frommelt	McGill	Schaben	Weimer

Absent or not voting, 13:

Denman	Griffin	Lisle	O'Malley
Doderer	Hougen	Mogged	Rigler
Flatt	Leonard	Neu	Thordsen
Gaudineer			

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

Senator Clarke moved that the vote by which Senate File 665 passed the Senate be reconsidered and the motion to reconsider be laid on the table, which motion prevailed.

INTRODUCTION OF BILLS

Senate File 679, by committee on appropriations, a bill for an act to appropriate general and vocational education administration funds from the general fund of the state to the department of public instruction.

Read first time and placed on calendar.

Senate File 680, by committee on appropriations (committee on appropriations), a bill for an act to establish permanent revolving funds for the department of public instruction for administering federally financed programs and to make appropriations therefor.

Read first time and placed on calendar.

Senate File 681, by committee on appropriations, a bill for an act to appropriate from the general fund of the state of Iowa to the Iowa development commission.

Read first time and placed on calendar.

Senate File 682, by committee on appropriations, a bill for an act to appropriate from the general fund of the state of Iowa to the educational radio and television facility board.

Read first time and placed on calendar.

ANNOUNCEMENT OF INVESTIGATING COMMITTEES ON GOVERNOR'S APPOINTMENTS

President Jepsen, in accordance with section 2.40, Code 1966, announced the appointment of the following Senators to investigating committees:

As members of the Iowa Real Estate Commission:

Lester E. Calvert, Des Moines, Polk County, Iowa, for the regular four-year term ending June 30, 1973:

Senator Mogged, Chairman

Senator Mowry

Senator Arbuckle

Senator Conklin

Senator Hill

Jack D. Schuck, Parkersburg, Butler County, Iowa, for the regular four-year term ending June 30, 1973:

Senator Kyhl, Chairman

Senator Potgeter

Senator Curran

Senator Rigler

Senator Frommelt

As a member of the Council on Social Services:

David F. McCann, Council Bluffs, Pottawattamie County, Iowa, for the unexpired term ending June 30, 1971:

Senator Frey, Chairman

Senator Griffin

Senator Lange

Senator Coleman

Senator Schaben

BILLS ASSIGNED TO COMMITTEE

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

H. F. 427 Schools

H. F. 508 Commerce

H. F. 528 Human and industrial relations

H. F. 560 Law enforcement

H. F. 568 Law enforcement

H. F. 625 State government

H. F. 628 Agriculture

H. F. 785 State government

H. F. 799 Judiciary

H. F. 800 Judiciary

H. F. 714 Transportation

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on April 30, 1969, the Governor had approved and transmitted to the Secretary of State the following bills:

Senate File 295, relating to tuition grants, based upon financial need, to full-time resident students attending accredited private institutions of higher education in Iowa.

Senate File 599, appropriating from the general fund of State of Iowa for the biennium beginning July 1, 1969, and ending June 30, 1971, to the Capitol Planning Commission.

House File 16, relating to drainage and levee districts.

House File 60, relating to the maximum speed limit for school buses.

House File 136, relating to voter registration lists.

House File 151, relating to permanent registration of voters for elections conducted by certain community school districts.

House File 276, relating to grapes and other fruit used in making native wines.

House File 795, appropriating from the motor vehicle fuel tax fund to the Department of Revenue.

Communications were also received announcing that on May 1, 1969, the Governor had approved and transmitted to the Secretary of State the following bills:

Senate File 79, relating to the extension of tax benefits to members of the armed forces on active military duty.

Senate File 119, relating to the expense for care, examination or treatment of minors placed by the court with someone other than the parents.

Senate File 129, relating to the issuance of marriage licenses.

Senate File 172, extending the powers of notaries public beyond the boundaries of their county of residency to the entire state.

Senate File 233, relating to issuance of sheriffs' deeds to purchasers under special execution sale.

Senate File 601, establishing a permanent revolving fund for the office of the State Auditor for payment of the costs incurred in the administration of the Iowa Industrial Loan Law.

Senate File 604, appropriating from the motor fuel tax fund to the State Comptroller.

Senate File 621, appropriating from the general fund of the state of Iowa for capital improvements for institutions under the Department of Social Services, including construction of new buildings, repairs, improvements, replacements or alterations.

Senate File 622, appropriating administration and educational training aid funds from the general fund of the state to the Department of Public Instruction.

Senate File 624, relating to sales taxes imposed on services performed on tangible personal property delivered into interstate commerce or services used in processing tangible personal property which will ultimately be subject to the sales tax.

House File 71, relating to inclusion of students in attendance at area vocational schools, area community colleges, and schools of professional nursing.

House File 90, relating to parental responsibility for actions of children.

House File 389, authorizing the Commissioner of the Department of Social Services to operate facilities at locations away from institutional campuses.

House File 562, authorizing cities and towns to create an urban renewal fund from additional taxes produced by an urban renewal area, and to issue revenue bonds secured by and payable from such funds.

EXPLANATION OF VOTE

While I was attending an education subcommittee of the appropriations committee in the House on April 30, 1969, the following votes were taken. Had I been present, I would have voted "aye" on the following: The Hill motion to suspend the rules on Senate Concurrent Resolution 32; Senate File 668; Senate File 669; Senate File 670 and House File 778.

I would have voted "no" on the Stanley motion that the Senate refuse the confirmation of Frank L. Bailey as a member of the Council on Social Services.

ALAN SHIRLEY

MOTION TO RECONSIDER

I move to reconsider the vote by which the Walsh amendment to Senate File 673 filed April 30 passed the Senate.

ERNEST KOSEK

REPORTS OF COMMITTEES

Senator Messerly submitted the following reports:

MR. PRESIDENT: Your committee on appropriations, to which was referred **Senate File 673**, a bill for an act to appropriate the fish and game protection fund for use by the state conservation commission, begs leave to report it has had the same under consideration and recommends the same be put on the calendar and that the Walsh amendment adopted April 30, 1969, be reconsidered and rejected, and when so rejected the bill do pass.

FRANCIS L. MESSERLY, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on appropriations, to which was referred **House File 605**, a bill for an act to appropriate money credited to the account of the state of Iowa in the unemployment trust fund, begs leave to report it has had the same under consideration and recommends the same do pass.

FRANCIS L. MESSERLY, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on appropriations, to which was referred **House Joint Resolution 15**, a joint resolution to create a special interim study committee on municipal statutes and to make an appropriation therefor, begs leave to report it has had the same under consideration and recommends the same do pass.

FRANCIS L. MESSERLY, Chairman

Ordered passed on file.

Senator Briles submitted the following report:

MR. PRESIDENT: Your committee on county government, to which was referred **House File 745**, a bill for an act relating to secretaries and treasurers of certain county hospitals, begs leave to report it has had the same under consideration and recommends the same do pass.

JAMES BRILES, Chairman

Ordered passed on file.

Senator Shaff submitted the following report:

MR. PRESIDENT: Your committee on ways and means, to which was referred **Senate File 388**, a bill for an act relating to the sales tax on services, 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 388 as follows:

1. By striking all of lines seven (7) through ten (10) and inserting in lieu thereof the following:

"1. By inserting in line nine (9) after the word 'laundering' the words 'except coin-operated laundries'."

2. By adding thereto the following:

"2. This act shall become effective on July 1, 1971."

ROGER J. SHAFF, Chairman

Ordered passed on file.

AMENDMENTS FILED

1 Amend Senate File 527 as follows:

2 By striking all after the word "state" in line 22 and
3 inserting in lieu thereof the following: ". There is hereby
4 appropriated a sum not to exceed forty thousand dollars
5 (\$40,000) for this purpose."

JOSEPH B. FLATT
KENNETH BENDA

1 Amend the Stanley-Clarke amendment to Senate File
2 665, filed May 1, page 1, as follows:

3 1. On line 8 following the word "state" add the words
4 "covered by the Merit System".

5 2. On line 9 by striking the words "political sub-
6 division thereof".

7 3. On line 9 following the words "or any" add the
8 words "employee of any political subdivision of the state
9 covered by Civil Service".

GENE W. GLENN

1 Amend Senate File 665 by striking everything after
2 the enacting clause and inserting in lieu thereof the
3 following:

4 "The standing committees on state government of each
5 house, acting jointly, are hereby directed to conduct a
6 study of the election laws of the state of Iowa and to
7 submit their recommendations to the second session of the
8 Sixty-third General Assembly. There shall be appointed to the
9 standing committees by the state chairman of each of the
10 two major political parties, five non-legislative members
11 to assist with the study. The standing committees and
12 their ten non-legislative members shall direct their study
13 to the laws relating to residency requirements for elections;
14 compensation and training of election workers; the use of
15 voters' oaths, affidavits, and declarations; the qualifi-
16 cation and certification of candidates of nonparty political
17 organizations; voter registration; the use of serial numbers
18 on applications for absentee ballots and ballot envelopes;
19 absentee ballots for servicemen; the prohibition of the
20 solicitation and notarization of absentee ballots by
21 governmental employees; the review and use of voters' lists;
22 the time of election filings; calling district conventions
23 after resignation of candidates; polling places; the
24 resignation of candidates; and administration of the election
25 laws by the secretary of state, and related areas deemed
26 deserving of study and shall report to the second session
27 of the Sixty-third General Assembly their findings and recommendations
28 accompanied by such legislation deemed necessary to
29 carry out such recommendations."

ALAN SHIRLEY

1 Amend Senate File 665 as follows:

2 1. By striking from page 3, lines 12 and 13, and
3 inserting in lieu thereof the following: "1966, is hereby
4 amended by striking from line five (5) the words 'one dollar'
5 and inserting in lieu thereof the words 'two dollars'."

- 6 2. By striking from page 8, lines 17 and 18, and in-
7 serting in lieu thereof the following: "1. By striking
8 from line two (2) the words 'one dollar' and inserting in
9 lieu thereof the words 'two dollars'".

ROBERT RIGLER

- 1 Amend Senate File 665 by striking on page 4 all
2 of section 13.

ANDREW FROMMELT

- 1 Senate File 665 is hereby amended as follows:

- 2 1. By striking from page 5, line 9, the word "thirty"
3 and inserting in lieu thereof the word "sixty".
4 2. By striking from page 7, line 5, the word "thirty"
5 and inserting in lieu thereof the word "sixty".
6 3. By striking from page 16, lines 16 through 18,
7 inclusive, and inserting in lieu thereof the following:
8 "3. It shall be unlawful for any employee of the state
9 or any political subdivision thereof to solicit any application
10 or request for application for an absentee ballot, or to
11 administer an oath or take an affidavit in connection with
12 any absentee ballot. However, any such employee may administer
13 such oath and take such affidavit in connection with an absentee
14 ballot which is cast by the voter in person at the office where
15 such employee is employed in accordance with section fifty-
16 three point eleven (53.11) of the Code. This section shall
17 not apply to any elected official.
18 "4. Wherever used in this Act or in chapter fifty-
19 three (53) of the Code, the words "absentee ballot" include
20 any ballot authorized by chapter fifty-three (53) of the Code."
21 4. By striking from page 3, lines 31 through 33,
22 inclusive, and inserting in lieu thereof the following:
23 "is a criminal offense punishable as provided by law."
24 5. By striking from page 5, lines 16 through 18,
25 inclusive, and inserting in lieu thereof the following:
26 "is a criminal offense punishable as provided by law."
27 6. By striking from page 7, lines 12 through 14,
28 inclusive, and inserting in lieu thereof the following:
29 "is a criminal offense punishable as provided by law."
30 7. By striking from page 10, lines 8 through 10,
31 inclusive, and inserting in lieu thereof the following:
32 "is a criminal offense punishable as provided by law."
33 8. By striking from page 11, lines 33 through 35,
34 inclusive, and inserting in lieu thereof the following:
35 "is a criminal offense punishable as provided by law."
36 9. By striking from page 9, lines 27 through 29,
37 inclusive, and inserting in lieu thereof the following:
38 "and address to the judges, and shall sign a voter's declaration
39 provided by the judges of the election, in substantially the
40 following form:"
41 10. By inserting in page 18, at the end of line 2,
42 the following:
43 "An employment contract for a fixed period of time
44 does not in itself indicate a temporary presence."

DAVID M. STANLEY
HUGH H. CLARKE

1 Amend Senate File 665 as follows:

2 1. By striking from page 6, line 13, in
3 section 18, the words "one day" and inserting
4 in lieu thereof the words "seven days".

GENE W. GLENN

1 Amend Senate File 665 by striking from page 8, section
2 23, line 14, the word "repealed" and insert in lieu
3 thereof the following:

4 "amended by adding the following: The commissioner
5 of registration shall furnish to each mobile registrar
6 not more than 25 forms on which to register voters.
7 These forms shall be numbered and be accounted for by
8 the commissioner of registration and the mobile deputy
9 registrar. When a mobile deputy registrar returns the
10 forms furnished to him, he shall be given an equal
11 number of blanks on which to secure registration.

12 The mobile deputy registrar shall be a competent per-
13 son and shall be trained by the commissioner of registra-
14 tion in a manner he deems adequate.

15 It shall be unlawful for any deputy registrar to re-
16 fuse to register any eligible voter and such refusal is
17 a criminal offense punishable as provided by law.

18 If the commissioner of registration finds that any
19 individual previously appointed as a mobile registrar
20 is unable to secure registration in accordance with his
21 rules and regulations, he shall have the authority to
22 remove said person as a mobile deputy registrar. In the
23 event that a mobile deputy registrar is removed from
24 the list of appointments, the commissioner of registra-
25 tion shall solicit another person from the county chair-
26 man who originally submitted the list for appointment.

GEORGE E. O'MALLEY

1 1. Amend Senate File 665 by striking from page
2 10, lines 18 through 27.

3 2. Further amend Senate File 665 by striking from
4 page 10, line 35, the fourth word "the".

5 3. Further amend Senate File 665 by striking lines
6 1 through 9 of page 11.

EUGENE M. HILL

1 Amend Senate File 665 by striking from page 8, section
2 26, all of lines 33, 34, and 35, and renumber the remaining
3 subsection.

GENE W. GLENN

1 Amend Senate File 665, pages 9 and 10, by striking
2 section thirty (30) and by renumbering the remaining
3 sections.

ALAN SHIRLEY

1 Amend Senate File 665, page 10, by inserting after the word,
2 "appears" in line 20 the words, "except persons legally blind".

LEE H. GAUDINEER, JR.

- 1 Amend Senate File 665, page 11, by inserting in
- 2 line 2, after the letters, "tification" the words,
- 3 "unless legally blind,".

LEE H. GAUDINEER, JR.

- 1 Amend Senate File 665 by striking on page 12 in section
- 2 35, line 18, the word "three" and substituting in lieu there-
- 3 of the word "five".

GENE W. GLENN

- 1 Amend Senate File 665 by adding the following section
- 2 after section 31 and properly renumbering the remaining
- 3 sections:
- 4 Sec. 32. Section forty-eight point twenty-six (48.26),
- 5 Code 1966, is hereby amended by inserting the following after
- 6 the word "section." in line eight (8) :
- 7 "In cities required to have permanent registration under
- 8 this chapter containing a driver's license examining location,
- 9 the commissioner of registration shall establish a permanent
- 10 registration place in the office of the driver's license
- 11 examining office as authorized by the department of public
- 12 safety. The regular employees of the department of public
- 13 safety shall be deputized by the commissioner of registration
- 14 to secure registrations from any eligible voter of the city
- 15 requiring said registration."

WILLIAM J. REICHARDT

- 1 Amend Senate File 665 by adding a new subsection after
- 2 subsection 6, section 37:
- 3 "7. The population of any election precinct shall not
- 4 exceed two thousand inhabitants. The number of inhabitants
- 5 shall be determined according to the most recent census
- 6 conducted by or for a political subdivision of this state.
- 7 The board of supervisors of the county or the city council
- 8 shall establish election precincts in accordance with this
- 9 section and as otherwise provided by law."

ANDREW G. FROMMELT

- 1 Senate File 665 is hereby amended by adding the follow-
- 2 ing section:
- 3 Any person refused registration under the provisions of
- 4 this Act who thereafter, upon appeal to the courts is
- 5 successful in proving qualification as an elector shall be
- 6 entitled to the expenses incurred in so qualifying. The court
- 7 having jurisdiction over any such action shall take evidence
- 8 as to the expense of the prosecution thereof and shall, as
- 9 part of any judgment entered, award such expense as the court
- 10 determines, including, but not limited to, reasonable attorney
- 11 fees and court costs. Any judgment awarding expenses shall
- 12 be a judgment against the political subdivision whose officer
- 13 initially refused registration of the successful appellant
- 14 and shall be paid out of the general fund of such political
- 15 subdivision.

MINNETTE DODERER

- 1 Amend Senate File 672, page one (1), line
- 2 seventeen (17), by inserting after the word "waters"

- 3 the following: “, including the institution of the
- 4 Turkey River State Park, Lakes and Watershed Area
- 5 in Howard and Winneshiek Counties and the Indian
- 6 Bluffs Wilderness Area in Jones County”.

ROBERT R. RIGLER
CLIFTON C. LAMBORN

- 1 Amend Senate File 677 as follows:

- 2 1. On page two (2) insert in line seventeen (17) before
- 3 the word “For” the following:

- 4 “Any expenditures which have been disallowed by the school
- 5 budget review committee, for purposes of payment of state aid,
- 6 shall not be included in the net proposed general fund expendi-
- 7 tures of a school district, for purposes of determining the
- 8 basic school tax.”

QUENTIN V. ANDERSON

- 1 Amend Senate File 677 as follows:

- 2 1. By striking from page three (3) lines thirty (30) through
- 3 thirty-five (35), inclusive; and from page four (4) lines one (1)
- 4 through thirty-five (35), inclusive; and from page five (5) lines
- 5 one (1) and two (2); which is all of section ten (10); and insert-
- 6 ing in lieu thereof the following:

- 7 “Section 10. Chapter three hundred fifty-six (356), sec-
- 8 tion fourteen (14), Acts of the Sixty-second General Assembly,
- 9 is hereby repealed and the following enacted in lieu thereof:

- 10 “The annual appropriation for state equalization aid shall
- 11 be divided into two equal parts; one part to be distributed
- 12 to the individual high school districts according to market
- 13 value per pupil, and one part to be distributed to the in-
- 14 dividual high school districts according to adjusted gross
- 15 income per pupil. The percentage of aid payable shall be
- 16 computed as follows:

- 17 1. Add total state average daily membership to total
- 18 state school census, and divide the sum by two.

- 19 2. Determine market value per pupil in the state by di-
- 20 viding market value of all property in the state by the quo-
- 21 tient obtained in subsection one (1) of this section.

- 22 3. Determine adjusted gross income per pupil in the state
- 23 by dividing adjusted gross income for the entire state by the
- 24 quotient obtained in subsection one (1) of this section.

- 25 4. In each high school district, add average daily mem-
- 26 bership to school census, and divide the sum by two.

- 27 5. Determine market value per pupil in each district by
- 28 dividing the market value of all property in the district
- 29 by the quotient obtained in subsection four (4) of this sec-
- 30 tion.

- 31 6. Determine adjusted gross income per pupil in each
- 32 district by dividing the adjusted gross income for the entire
- 33 district by the quotient obtained in subsection four (4) of
- 34 this section.

- 35 7. Determine each high school district's aid need by
- 36 subtracting the amounts allocated to each district in accord-
- 37 ance with sections four (4) and five (5) of this chapter
- 38 from the total general fund reimbursable expenditures as com-
- 39 puted in accordance with section fifteen (15) of this chapter.

- 40 8. Determine percentage of aid payable to each district
41 according to market value as follows:
42 a. Divide market value per pupil in the district, as
43 determined in accordance with subsection five (5) of this
44 section, by market value per pupil in the state, as deter-
45 mined in subsection two (2) of this section.
46 b. Multiply the quotient obtained in paragraph a of this
47 subsection by twenty-five percent, and subtract the result
48 from one hundred percent.
49 c. Multiply the result of the computation in paragraph
50 b of this subsection by one-half of the district's aid need,
51 as computed in accordance with subsection seven (7) of this
52 section.
53 d. If one-half of the amount appropriated for state equal-
54 ization aid is insufficient to pay to each district the amounts
55 so computed, then each district's payment shall be a pro rata
56 share based on the ratio that the amount appropriated is to
57 the total aid need.
58 9. Determine percentage of aid payable to each district
59 according to adjusted gross income as follows:
60 a. Divide adjusted gross income per pupil in the district,
61 as determined in accordance with subsection six (6) of this
62 section, by adjusted gross income per pupil in the state, as
63 determined in subsection three (3) of this section.
64 b. Multiply the quotient obtained in paragraph a of this
65 subsection by twenty-five percent, and subtract the result
66 from one hundred percent.
67 c. Multiply the result of the computation in paragraph b
68 of this subsection by one-half of the district's aid need, as
69 computed in accordance with subsection seven (7) of this sec-
70 tion.
71 d. If one-half of the amount appropriated for state equal-
72 ization aid is insufficient to pay to each district the amounts
73 so computed, then each district's payment shall be a pro rata
74 share based on the ratio that the amount appropriated is to
75 the total aid need.'"
76 2. By inserting on page five (5) after line seventeen (17)
77 the following new section and renumbering the remaining sections
78 of the bill accordingly:
79 "Chapter three hundred fifty-six (356), section twenty-nine
80 (29), Acts of the Sixty-second General Assembly, is hereby
81 repealed."

QUENTIN V. ANDERSON

- 1 Amend House Joint Resolution 15 as amended and passed by the
2 House as follows:
3 1. By striking from page 2, line 26, the word "such" and
4 inserting in lieu thereof the words "the same".
5 2. By striking from page 2, lines 28 and 29, the words
6 "determined by a majority of the legislative members of the
7 committee" and inserting in lieu thereof the words "is paid
8 state employees for travel expenses".

JOHN L. MOWRY

1 Amend House File 21 as follows:

2 1. By adding a new section as follows: Section one
3 hundred eleven A point four (111A.4), Code 1966, is amended by
4 adding the following new subsection: "To furnish suitable
5 uniforms for the executive officer and such employees as he
6 may designate to wear when on official duty, the cost of said
7 uniforms not to exceed three hundred dollars in any given
8 year. The uniforms shall at all times remain the property
9 of the county."

10 2. By adding in page 1, line 1, after the word
11 "boards" the following words "to furnish uniforms and".

ALDEN J. ERSKINE

1 Amend the committee on agriculture amendment to
2 House File 417, filed April 29, 1969, as follows:

3 1. By striking lines 14 through 21, inclusive,
4 and inserting in lieu thereof the following new
5 division:

6 "By striking the sentence beginning in page
7 9, line 32, and ending in page 10, line 1, and insert-
8 ing in lieu thereof the following:

9 'A director of the meat and poultry inspection
10 service shall be designated as his delegate to be the
11 appropriate state official to cooperate with the secre-
12 tary of agriculture of the United States in administration
13 of this Act.'"

14 2. By striking lines 30 through 35, inclusive.

15 3. By striking lines 52 through 54, inclusive.

RICHARD L. STEPHENS

1 Amend House File 793 as follows:

2 1. By striking section 4 and renumber the remaining
3 section.

JAMES BRILES

On motion of Senator Stanley, the Senate adjourned until 9:00
a.m., Friday, May 2, 1969.

JOURNAL OF THE SENATE

SENATE CHAMBER,
DES MOINES, IOWA, FRIDAY, MAY 2, 1969.

The Senate met in regular session, Senator Lange presiding.

Prayer was offered by Reverend James Ramsen, pastor of the LeMars Presbyterian Church, LeMars, Iowa.

The Senate pledged allegiance to the flag.

The Journal of May 1, 1969, was approved.

LEAVES OF ABSENCE

Leaves of absence were granted as follows:

Senator Thordsen for the day, Senator Leonard for the day because of illness, and Senator Lisle for the day because of illness on request of Senator Stanley.

PETITION

The following petition was presented and placed on file:

By Senator Mowry, from one hundred ninety-five residents of Marshall County opposing sex education in Iowa public schools.

VISITORS WELCOMED

President pro tempore Lodwick welcomed a group of students at the request of the following Senator:

By Senator Van Gilst, eighty-seven sixth grade students from Sigourney Community School, accompanied by their principal, Mr. Cook, and instructors, Mrs. Lee, Mrs. Pfpiffer and Mrs. Goodman, who were present in the balcony.

CONSIDERATION OF BILLS

Senate File 672

On motion of Senator Balloun, Senate File 672, a bill for an act to appropriate from the general fund of the state of Iowa to the state conservation commission for construction, replacement, development, and alterations to state parks and reserves, state forests, and state waters; for artificial lake development, erosion control, river, stream, and lake access, development 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 to be used in connection with this appropriation and federal funds in addition thereto, was taken up and considered.

Senator Rigler offered the following amendment by Senators Rigler and Lamborn and moved its adoption:

Amend Senate File 672, page one (1), line seventeen (17), by inserting after the word "waters" the following:

" , including the institution of the Turkey River State Park, Lakes and Watershed Area in Howard and Winneshiek Counties and the Indian Bluffs Wilderness Area in Jones County".

The amendment was adopted.

Senator Balloun moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 672) the vote was:

Ayes, 52:

Anderson	Frey	Lange	Potgeter
Arbuckle	Frommelt	Lavery	Potter
Balloun	Gaudineer	Lodwick	Reichardt
Benda	Gilley	Lucken	Rigler
Briles	Glenn	Messerly	Schaben
Clarke	Griffin	Mogged	Shaff
Coleman	Hammer	Mowry	Shirley
Conklin	Hougen	Neu	Smith
Curran	Keith	Nicholson	Stanley
DeKoster	Klink	Ollenburg	Stephens
Dodds	Kosek	O'Malley	Sullivan
Erskine	Kyhl	Palmer	Van Gilst
Flatt	Lamborn	Parker	Walsh

Nays, none.

Voting present, 1:

Hill

Absent or not voting, 8:

DeHart	Doderer	Lisle	Thordsen
Denman	Leonard	McGill	Weimer

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

CONFERENCE COMMITTEE REPORT ADOPTED

House File 348

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

HOUSE FILE 348

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 House File 348, a bill for an Act relating to the director of the Iowa Development Commission, respectfully submit the following recommendations:

1. Amend the Senate amendment by adding the following new division: Further amend House File 348 by inserting in page 1, line 6, after the figure "(8)" the following: "and inserting in lieu thereof the following sentence: 'The governor shall appoint a director at a salary of at least twenty thousand dollars and not to exceed twenty-six thousand dollars per year.'"

2. That the Senate amendment as amended be adopted.

JAMES A. POTGETER,
Chairman
EDWARD E. NICHOLSON
WILLIAM REICHARDT
LUCAS DeKOSTER
On the Part of the Senate

WILLIAM WINKELMAN,
Chairman
MAURICE VAN NOSTRAND
DONALD E. VOORHEES
RICHARD RADL
On the Part of the House

The report was adopted.

On motion of Senator Potgeter, the recommendations and amendments contained therein were adopted.

Senator Potgeter moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 348) the vote was:

Ayes, 42:

Anderson	Erskine	Lamborn	Ollenburg
Arbuckle	Flatt	Lange	Potgeter
Balloun	Frey	Lavery	Potter
Benda	Gaudineer	Lodwick	Rigler
Briles	Gilley	Lucken	Schaben
Clarke	Griffin	Messerly	Smith
Coleman	Hammer	Mogged	Stanley
Conklin	Hougen	Mowry	Sullivan
Curran	Klink	Neu	Van Gilst
DeKoster	Kosek	Nicholson	Walsh
Dodds	Kyhl		

Nays, 7:

Frommelt	Hill	Palmer	Stephens
Glenn	O'Malley	Shirley	

Absent or not voting, 12:

DeHart	Keith	McGill	Shaff
Denman	Leonard	Parker	Thordsen
Doderer	Lisle	Reichardt	Weimer

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

UNFINISHED BUSINESS

Senate File 551

On motion of Senator Walsh, Senate File 551, a bill for an act

relating to the Iowa lends-a-hand agency, was taken up for further consideration.

Senator Walsh asked and received unanimous consent to withdraw the amendment filed by Senators Walsh and Potgeter on April 11 and found on page 909 of the Senate Journal.

The following committee amendment was considered:

Amend Senate File 551 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Chapter seven (7), Code 1966, is hereby amended by adding the following new section thereto:

"The governor may, whenever he deems it desirable, create by executive order a committee or agency to direct and coordinate the efforts of various private committees, agencies or non-profit corporations to accomplish their joint or similar goals. The executive order shall prescribe the membership and duties of any such committee or agency. Such committee or agency shall not be financed by any state appropriation or any tax revenues; however an annual audit by the state auditor shall be conducted."

Sec. 2. By striking in line 1, all after the word, "to" and by inserting in lieu thereof the words, "the authority of the governor to appoint certain committees and agencies."

Senator Glenn moved that Senate File 551 be re-referred to the committee on state government and requested a roll call.

On the question "Shall the bill be re-referred?" (S.F. 551) the vote was:

Rule 24 was invoked.

Ayes, 20:

Coleman	Frommelt	Klink	Shirley
DeHart	Glenn	Lucken	Stephens
Denman	Hammer	O'Malley	Sullivan
Dodds	Hill	Palmer	Van Gilst
Doderer	Hougen	Schaben	Weimer

Nays, 33:

Anderson	Flatt	Lamborn	Ollenburg
Arbuckle	Frey	Lange	Parker
Balloun	Gaudineer	Laverty	Potgeter
Briles	Gilley	Lodwick	Potter
Clarke	Griffin	Messery	Rigler
Conklin	Keith	Mowry	Smith
Curran	Kosek	Neu	Stanley
DeKoster	Kyhl	Nicholson	Walsh
Erschine			

Absent or not voting, 8:

Benda	Lisle	Mogged	Shaff
Leonard	McGill	Reichardt	Thordsen

The motion was lost.

Senator Stanley moved the previous question on the bill and all amendments thereto.

Roll call was requested.

On the question "Shall debate be closed on the pending question?" (S.F. 551) the vote was:

Ayes, 34:

Anderson	Erschine	Kyhl	Parker
Arbuckle	Flatt	Lamborn	Potgeter
Balloun	Frey	Laverty	Potter
Benda	Gilley	Lodwick	Smith
Briles	Griffin	Lucken	Stanley
Clarke	Hougen	Neu	Stephens
Conklin	Keith	Nicholson	Sullivan
Curran	Klink	Ollenburg	Walsh
DeKoster	Kosek		

Nays, 13:

Coleman	Frommelt	Hill	Schaben
Denman	Gaudineer	O'Malley	Shirley
Dodds	Glenn	Palmer	Weimer
Doderer			

Voting present, 3:

DeHart	Hammer	Lange
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Absent or not voting, 11:

Leonard	Messerly	Reichardt	Thordsen
Lisle	Mogged	Rigler	Van Gilst
McGill	Mowry	Shaff	

The motion prevailed.

Senator Shirley raised a point of order on the committee amendment for the reason that it was not germane to the title or the main bill.

The Chair ruled the point not well taken and the amendment was in order.

On motion of Senator Gaudineer, the committee amendment was adopted.

Senator Glenn offered the following amendment and moved its adoption:

Amend Senate File 551 by striking all after the enacting clause, on line 2, page 1.

Senator Stanley raised a point of order that the amendment was out of order.

The Chair ruled the point not well taken and the amendment was in order.

The amendment was lost.

Senator Walsh moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 551) the vote was:

Rule 24 was invoked.

Ayes, 33:

Anderson	Erskine	Lamborn	Ollenburg
Arbuckle	Flatt	Lange	Potgeter
Balloun	Frey	Laverty	Potter
Briles	Griffin	Lodwick	Smith
Clarke	Hougen	Lucken	Stanley
Conklin	Keith	Mowry	Sullivan
Curran	Kosek	Neu	Walsh
DeKoster	Kyhl	Nicholson	Weimer
Denman			

Nays, 14:

Coleman	Gaudineer	Hill	Schaben
DeHart	Gilley	Palmer	Shirley
Dodds	Glenn	Parker	Van Gilst
Frommelt	Hammer		

Absent or not voting, 14:

Benda	Lisle	O'Malley	Shaff
Doderer	McGill	Reichardt	Stephens
Klink	Messerly	Rigler	Thordsen
Leonard	Mogged		

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

Senator Stanley moved that the vote by which Senate File 551 passed the Senate be reconsidered and 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?" (S.F. 551) the vote was:

Ayes, 31:

Anderson	Frey	Lange	Potgeter
Arbuckle	Gilley	Lodwick	Potter
Balloun	Griffin	Lucken	Shaff
Clarke	Hougen	Mowry	Smith
Conklin	Keith	Neu	Stanley
Curran	Kosek	Nicholson	Sullivan
DeKoster	Kyhl	Ollenburg	Walsh
Flatt	Lamborn	Parker	

Nays, 13:

Benda	Gaudineer	Hill	Shirley
Coleman	Glenn	Palmer	Van Gilst
Denman	Hammer	Schaben	Weimer
Dodds			

Absent or not voting, 17:

Briles	Doderer	Frommelt	Laverty
DeHart	Erskine	Klink	Leonard

Lisle
McGill
Messerly

Mogged
O'Malley

Reichardt
Rigler

Stephens
Thordsen

The motion prevailed.

President pro tempore Lodwick took the chair at 10:45 a.m.

MOTION TO RECONSIDER

Senate File 398

Senator Shirley called up the following motion filed by him:

MR. PRESIDENT: I move to reconsider the vote by which Senate File 398 passed the Senate.

Senator Walsh moved that the motion to reconsider be laid on the table.

Senator Walsh asked unanimous consent to withdraw his motion.

Objection was raised.

Senator Walsh moved that his motion be withdrawn, which motion prevailed.

Senator Shirley moved to reconsider Senate File 398 and requested a division.

The motion was lost.

Senate File 369

On motion of Senator Kosek, Senate File 369, a bill for an act relating to compensation of the mayor and councilmen, was taken up for further consideration.

Senator Kosek offered the following amendment by Senators Erskine, et al., and moved its adoption:

Amend Senate File 369 as follows:

1. By striking lines 7 through 10, inclusive.
2. By striking lines 20 through 24, inclusive.

The amendment was adopted.

Senator Weimer asked and received unanimous consent to withdraw the amendment filed by him on March 19 and found on page 557 of the Senate Journal.

Senator Weimer offered the following amendment by Senators Weimer and Thordsen:

Amend Senate File 369 by striking everything after the enacting clause and inserting in lieu thereof:

Section 1. Section three hundred sixty-three point thirty-nine (363.39), Code 1966, as amended by chapter three hundred eleven (311), section

four (4), Acts of the Sixty-second General Assembly, is hereby repealed and the following enacted in lieu thereof:

"The compensation of councilman in cities and towns which are not under the commission form of municipal government or the council-manager forms of municipal government by election, except as provided in section three hundred sixty-three A point four (363A.4), subsection two (2) of the Code, shall be fixed by ordinance and shall be paid in full for all services connected with their official duties."

Sec. 2. Section three hundred sixty-three A point four (363A.4), subsection one (1), Code 1966, is hereby amended by striking from lines three (3) and four (4) the words ", whose compensation is not fixed by law".

Sec. 3. Section three hundred sixty-three B point nine (363B.9), Code 1966, is hereby amended as follows:

1. By striking from line twelve (12) the word "Such".

2. By striking lines thirteen (13) through fifty-three (53), inclusive.

Sec. 4. Section three hundred sixty-three B point ten (363B.10), Code 1966, is hereby repealed.

Sec. 5. Section three hundred sixty-three C point two (363C.2), Code 1966, is hereby amended by striking lines three (3) through twenty-two (22), inclusive, and inserting in lieu thereof the words "fixed by ordinance."

Sec. 6. Chapter three hundred eleven (311), section eight (8), Acts of the Sixty-second General Assembly, is hereby amended as follows:

1. By striking from line eight (8) the word "as" and inserting in lieu thereof a period.

2. By striking lines nine (9) through twelve (12).

Sec. 7. Section four hundred twenty point fourteen (420.14), Code 1966, is hereby amended by striking everything after the word "ordinance" in line three (3) and inserting a period.

Sec. 8. Section four hundred twenty point fifteen (420.15), Code 1966, is hereby amended by striking in lines three (3) and four (4) the words "not to exceed ten thousand dollars per annum."

Senator Kosek raised a point of order on the amendment for the reason that it was not germane to the title of the bill.

The Chair ruled the point not well taken and the amendment in order.

Senator Walsh moved the adoption of the amendment.

Roll call was requested.

On the question "Shall the amendment be adopted?" (S.F. 369) the vote was:

Ayes, 33:

Arbuckle	Frommelt	Lodwick	Potter
Benda	Gaudineer	Mogged	Reichardt
Coleman	Griffin	Neu	Rigler
Conklin	Hammer	Nicholson	Schaben
Curran	Keith	Ollenburg	Shirley
Denman	Kyhl	O'Malley	Stanley
Dodds	Lamborn	Palmer	Walsh
Doderer	Lange	Potgieter	Weimer
Frey			

Nays, 17:

Balloun	Flatt	Klink	Parker
Briles	Gilley	Kosek	Smith
Clarke	Glenn	Lucken	Stephens
DeHart	Hill	Mowry	Sullivan
Erskine			

Absent or not voting, 11:

Anderson	Laverty	McGill	Thordsen
DeKoster	Leonard	Messerly	Van Gilst
Hougen	Lisle	Shaff	

The amendment was adopted.

Senator Weimer asked and received unanimous consent to withdraw his amendment filed on April 28 and found on pages 1197 and 1198 of the Senate Journal.

Senator Kosek moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 369) the vote was:

Ayes, 42:

Arbuckle	Erskine	Lange	Potter
Benda	Flatt	Lodwick	Reichardt
Briles	Frey	Mogged	Rigler
Clarke	Frommelt	Neu	Schaben
Coleman	Gaudineer	Nicholson	Shirley
Conklin	Griffin	Ollenburg	Smith
Curran	Hammer	O'Malley	Stanley
DeHart	Keith	Palmer	Stephens
Denman	Kosek	Parker	Walsh
Dodds	Kyhl	Potgeter	Weimer
Doderer	Lamborn		

Nays, 7:

Balloun	Glenn	Klink	Sullivan
Gilley	Hill	Mowry	

Absent or not voting, 12:

Anderson	Laverty	Lucken	Shaff
DeKoster	Leonard	McGill	Thordsen
Hougen	Lisle	Messerly	Van Gilst

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 369** be immediately messaged to the House, which request was complied with.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

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

House File 802, a bill for an act to appropriate from moneys received by the Iowa aeronautics commission.

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

House Concurrent Resolution 28, authorizing an interim study of the feasibility of adopting a tax based on income.

WILLIAM R. KENDRICK, Chief Clerk

HOUSE CONCURRENT RESOLUTION 28

By Bailey, Den Herder and Roorda

A concurrent resolution authorizing that a study be made to determine the feasibility of the use of a tax based on income in the school aid formula in lieu of a property tax.

Whereas, it is generally agreed that the property tax system contains many inequities and that efforts should be made to place less reliance on property tax for future revenue needs; and

Whereas, House File 686 enacted by the Sixty-second General Assembly, providing for state aid to local schools, recognizes the inequitable features of the property tax and the great reliance upon it for the financing of local school district expenditures; and

Whereas, the school aid formula contained in House File 686 does rely on property taxes to a very substantial extent with the result that increased school district expenditures will result in increased property taxes; and

Whereas, it is generally agreed that a tax based on income is more equitable than a property tax; *Now Therefore*,

Be It Resolved by the House, the Senate Concurring, That the Legislative Research Committee, its successor agency, or an appropriate standing committee, be directed to conduct during the 1969 interim a study of the feasibility of adopting a tax based on income in lieu of any or all of the provisions contained in House File 686 of the Sixty-second General Assembly providing for the financing of schools through a property tax levy.

Be It Further Resolved, That any committee conducting such study may be composed of legislators, state officials, or knowledgeable citizens and that such committee may call upon any state or local agency for technical assistance in carrying out the study.

Be It Further Resolved, That a report of the findings and recommendations, accompanied by bills incorporating such recommendations, be submitted to the General Assembly meeting in 1970.

On motion of Senator Lange, the Senate recessed until 1:00 p.m.

AFTERNOON SESSION

The Senate reconvened, Senator Lange presiding.

INTRODUCTION OF BILL

Senate Joint Resolution 29, by committee on ways and means, a joint resolution directing the treasurer of state to call and redeem the Korean veterans' bonus bonds.

Read first time and placed on calendar.

HOUSE MESSAGE CONSIDERED

House File 802, a bill for an act to appropriate from moneys received by the Iowa aeronautics commission.

Read first time and passed on file.

SPECIAL ORDER OF BUSINESS

The time having arrived, the Chair announced the special order of business for the consideration of Senate File 671.

CONSIDERATION OF BILLS

Senate File 671

On motion of Senator Benda, Senate File 671, a bill for an act relating to school buses, was taken up for further consideration.

Senator Benda offered the following amendment and moved its adoption:

Amend Senate File 671 as follows:

By striking from the title on line 1 of page 1 the words "school buses" and inserting in lieu thereof the words "safety standards for the construction of school buses and manner for use of certain safety equipment".

The amendment was adopted.

Senator Walsh offered the following amendment and moved its adoption:

Amend Senate File 671 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 Tipton Conservative, a newspaper published at Tipton, Iowa, and in The Telegraph-Herald, a newspaper published at Dubuque, Iowa."

The amendment was adopted.

Senator Benda moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 671) the vote was:

Ayes, 44:

Anderson	Flatt	Lamborn	Parker
Arbuckle	Frey	Lange	Potgeter
Benda	Frommelt	Laverty	Potter
Briles	Gilley	Lodwick	Shirley
Clarke	Glenn	Lucken	Smith
Coleman	Griffin	Mogged	Stanley
Conklin	Hammer	Mowry	Sullivan
Curran	Hill	Nicholson	Stephens
DeHart	Keith	Ollenburg	Van Gilst
Dodds	Kosek	O'Malley	Walsh
Erskind	Kyhl	Palmer	Weimer

Nays, 1:

Balloun

Absent or not voting, 16:

DeKoster

Hougen

McGill

Rigler

Denman

Klink

Messerly

Schaben

Doderer

Leonard

Neu

Shaff

Gaudineer

Lisle

Reichardt

Thorsen

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 671** be immediately messaged to the House, which request was complied with.

MOTION TO RECONSIDER

Senate File 534

Senator Kyhl called up the following motion filed by him and moved its adoption:

I move to reconsider the vote by which Senate File 534 failed to pass the Senate.

The motion prevailed.

Senator Kyhl moved to reconsider the vote by which Senate File 534 went to its last reading, which motion prevailed.

On motion of Senator Kyhl, Senate File 534, a bill for an act relating to highway construction, was taken up for further consideration.

Senator Kyhl offered the following amendment and moved its adoption:

Amend Senate File 534, page 1, line 8, by inserting after the word "made" the words "by agreement with the landowner".

The amendment was adopted.

Senator Kyhl moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 534) the vote was:

Ayes, 41:

Arbuckle

DeHart

Hammer

Lucken

Balloun

Denman

Hill

Mogged

Benda

Dodds

Keith

Mowry

Briles

Flatt

Kosek

Nicholson

Clarke

Frey

Kyhl

O'Malley

Coleman

Gilley

Lamborn

Parker

Conklin

Glenn

Lange

Potter

Curran

Griffin

Lodwick

Rigler

Shaff
Shirley
Smith

Stanley
Stephens

Sullivan
Van Gilst

Walsh
Weimer

Nays, 6:

Anderson
Frommelt

Lavery
Ollenburg

Palmer

Potgeter

Absent or not voting, 14:

DeKoster
Doderer
Erskine
Gaudineer

Hougen
Klink
Leonard
Lisle

McGill
Messerly
Neu

Reichardt
Schaben
Thordsen

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

COMMUNICATION

The following communication was presented:

OFFICE OF THE GOVERNOR

State Capitol

Des Moines, Iowa 50319

May 2, 1969

Hon. Roger W. Jepsen
Lieutenant Governor of Iowa
Local

Dear Governor Jepsen:

It is my pleasure to submit to the Senate for their consideration the name of James B. Morris, Jr., of Des Moines, Polk County, Iowa, for appointment as a member of the Iowa Merit Employment Commission, under the provisions of House File 572 of the Acts of the Sixty-second General Assembly for a regular six-year term beginning July 1, 1969, and expiring June 30, 1975.

Respectfully yours
ROBERT D. RAY
Governor

SENATE FILE DEFERRED

Senator Balloun asked and received unanimous consent that further action on **Senate File 674** be deferred and that the bill retain its place on the calendar.

CONSIDERATION OF BILLS

House File 400

On motion of Senator Potgeter, House File 400, a bill for an act relating to the personal property tax credit, and the affidavit required therefor, 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 to withdraw the amendment filed by Senators Coleman, et al., on April 16 and found on pages 971 and 972 of the Senate Journal.

Senator Shaff asked and received unanimous consent to withdraw the committee amendment filed April 11 and found on pages 905 of the Senate Journal.

Senator Potgeter offered the following amendment by Senators Potgeter, et al.:

Amend House File 400 by striking all after the enacting clause and inserting in lieu thereof the following:

Sec. 1. Chapter three hundred fifty-six (356), section forty-one (41), Acts of the Sixty-second General Assembly, is hereby amended by adding the following thereto:

"There is hereby granted a maximum two thousand seven hundred dollars (\$2,700) credit on the assessed value of tangible personal property owned by a person or business enterprise.

For the purposes of this section:

1. 'Person' means an individual, partnership, joint venture, association, corporation, trust, or estate.

2. 'Business enterprise' means a person engaged in business."

Sec. 2. Chapter three hundred fifty-six (356), section forty-three (43), Acts of the Sixty-second General Assembly, is amended by striking all of lines 1 through 15, inclusive, and inserting in lieu thereof the following new section:

"Sec. 43. No person or business enterprise in the state shall be allowed a credit on personal property tax in excess of two thousand seven hundred dollars (\$2,700) assessed valuation. Any person or business enterprise 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 seven hundred dollars (\$2,700) assessed value for all personal property assessed in all counties.

Each year, on or before July first, the taxpayer shall deliver to the assessor and state by affidavit or affidavits filed in each county where his personal property is situated, that he has not claimed a total personal property tax credit in all counties in excess of a total of two thousand seven hundred dollars (\$2,700) assessed valuation.

It shall be the duty of the assessor to see that no taxpayer can split his personal property in order to get excess personal property tax credits.

If any person fails to make claim for the credits provided for under this chapter as herein required, he shall be deemed to have waived the personal property tax credit for the year in which he failed to make claim.

Any person making a false affidavit for the purpose of obtaining the credit provided for in this section, or who knowingly receives such credit without being legally entitled thereto, or who makes claim for credit of more than two thousand seven hundred dollars (\$2,700) in the state shall be guilty of a misdemeanor and upon conviction thereof shall be fined not more than five hundred dollars (\$500) or imprisoned in the county jail for not more than ninety (90) days or be both so fined and imprisoned."

Sec. 3. Chapter three hundred fifty-six (356), section forty-four (44), Acts of the Sixty-second General Assembly, is amended by striking all of lines 1 through 11 inclusive, and inserting in lieu thereof the following new section:

"Sec. 44. If personal property is owned separately by a husband and wife, they may divide the credit or one may take the entire credit, but in no case may a husband and wife receive a total credit of more than two thousand seven hundred dollars (\$2,700) unless husband, wife or minor children own farm units separately and file separate social security returns. If personal property is owned by separate business enterprises and the business enterprises are controlled or owned by the same person, the separate business enterprises may divide the credit or one may take the entire credit, but in no case may separate business enterprises which are controlled or owned by the same person received a total exemption of more than two thousand seven hundred dollars (\$2,700).

Business enterprises are controlled or owned by the same person if over fifty percent (50%) of their assets or shares of stock are controlled or owned by the same person, or if they are in fact controlled and managed by the same person, regardless of how actual title to the assets or shares of the stock are held."

Sec. 4. Chapter three hundred fifty-six (356), section forty-five (45), Acts of the Sixty-second General Assembly, is hereby amended by adding thereto the following:

"The department of revenue shall have the responsibility of auditing credits allowed in 1969 and each year thereafter. A copy of the audit report shall be sent to the county auditor, the county treasurer and state comptroller, and such individuals shall be directed to correct their books and records accordingly. The amount of such erroneous credit shall be charged to the county by the state comptroller. Persons and business enterprises may appeal any disallowed personal property credit to the state board of tax review."

Sec. 5. Chapter three hundred fifty-six (356), section forty-eight (48), Acts of the Sixty-second General Assembly, is hereby amended by adding thereto the following:

"Any person making a false affidavit for the purpose of obtaining the credit provided for in this section or who knowingly receives such credit without being legally entitled thereto shall be guilty of a misdemeanor, and upon conviction thereof shall be fined not more than one hundred dollars (\$100) or imprisoned in the county jail for not more than thirty (30) days or be both fined and imprisoned. Jurisdiction shall be in each county in which an affidavit has been filed."

Sec. 6. This Act, being deemed of immediate importance, shall be in full force and effect from and after its passage and publication in The Clayton County Register, a newspaper published at Elkader, Iowa, and in the Hardin County Index, a newspaper published at Eldora, Iowa.

Senator Potgeter offered the following amendment to the amendment and moved its adoption:

Amend the Potgeter, et al., amendment to House File 400, filed April 24, as follows:

1. By striking lines 6, 7, and 8 and inserting in lieu thereof the following: "There is hereby granted a credit of not to exceed two thousand seven hundred (2,700) dollars against the assessed value of tangible personal property as defined in section thirty-nine (39), Chapter three hundred fifty-six (356),

Acts of Sixty-second General Assembly, owned by a person or business enterprise."

2. By inserting in line 22 after the word "property" the words "to the assessor for the purpose of assessment".

3. By striking in line 24 the words "the credit" and inserting in lieu thereof the words "the entire credit in one county".

4. By striking in line 29 the words "and state by" and inserting in lieu thereof the words "an application for personal property tax credit and state by such".

5. By striking lines 34 through 36 and inserting in lieu thereof the following: "It shall be the duty of the assessor to examine claims for such credit filed with him and recommend on each such claim the disallowance thereof where it appears that an owner of tangible personal property has attempted to divide the ownership thereof for purpose of obtaining additional credit beyond the amount of two thousand seven hundred (2,700) dollars in a year."

6. By striking in line 37 the word "claim" and inserting in lieu thereof the word "application".

7. By striking in lines 46 and 47 the words and number "five hundred dollars (\$500)" and inserting in lieu thereof the words and number "one hundred dollars (\$100)".

8. By striking in lines 47 and 48 the word and number "ninety (90)" and inserting in lieu thereof the word and number "thirty (30)".

9. By adding at the end of line 69 the following new sentence:

"The assessor shall deliver the sworn affidavits to the county auditor by August 1st of each year."

10. By adding in line 74 after the word "thereafter" the words "in all counties in the state, and such audit shall be completed within eighteen months from July 1st of the year the claims were filed".

11. By inserting in line 75 after the word "report" the words "containing disallowed credits".

12. By adding in line 79 after the word "comptroller." the following new sentence: "The director of revenue shall be authorized and directed to disallow any claim where the audit or investigation revealed that the claimant was not entitled to the credit claimed."

13. By inserting in line 86 after the word "thereto" the words "or makes claim for credit in more than one county in the state".

Division was called for.

The amendment to the amendment was adopted.

Senator Potgeter offered the following amendment to the amendment and moved its adoption:

Amend the Potgeter, et al., amendment to House File 400, filed April 24, as follows:

1. By inserting after line 12 the following new section:

"Sec. —. Amend chapter three hundred fifty-six (356), section forty-two (42), Acts of the Sixty-second General Assembly, by striking in line 10 and line 23 the figure '1967' and inserting in lieu thereof the figure '1969'."

2. By renumbering the remaining sections.

The amendment was adopted.

Senator Shirley offered the following amendment to the amendment and moved its adoption:

Amend the Potgeter, Shaff, Coleman, Frey and Clarke amendment to House File 400, filed April 24, 1969, by striking from lines 57 and 58 the words:

"and file separate social security returns".

The amendment was adopted.

Senator Potgeter moved the adoption of the Potgeter, et al., amendment as amended.

The amendment as amended was adopted.

Senator Potgeter moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 400) the vote was:

Ayes, 51:

Anderson	Frey	Lange	Potter
Arbuckle	Frommelt	Lavery	Reichardt
Balloun	Gaudineer	Lodwick	Rigler
Briles	Gilley	Lucken	Shaff
Clarke	Glenn	Messerly	Shirley
Coleman	Griffin	Mogged	Smith
Conklin	Hammer	Mowry	Stanley
Curran	Hill	Neu	Stephens
DeHart	Hougen	Nicholson	Sullivan
Denman	Keith	Ollenburg	Van Gilst
Dodds	Kosek	Palmer	Walsh
Doderer	Kyhl	Parker	Weimer
Flatt	Lamborn	Potgeter	

Nays, none.

Absent or not voting, 10:

Benda	Klink	McGill	Schaben
DeKoster	Leonard	O'Malley	Thordsen
Erskine	Lisle		

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

SENATE FILE DEFERRED

Senator Kyhl asked and received unanimous consent that action on **Senate File 564** be deferred and that the bill retain its place on the calendar.

Senate Joint Resolution 25

On motion of Senator Potgeter, Senate Joint Resolution 25, a joint resolution providing for the appointment of a joint bipartisan legislative committee to investigate the actions of the Iowa state highway commission in the establishment of diagonal highways in the State

of Iowa, and particularly interstate highway thirty-five in northern Iowa, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

Senator Keith asked and received unanimous consent to withdraw the amendments filed by Senators Keith, et al., on April 8 and April 10 and found on pages 827 and 876 of the Senate Journal.

Senator Neu asked and received unanimous consent to withdraw the amendment filed by Senators Neu and Clarke on April 17 and found on page 992 of the Senate Journal.

Senator Neu offered the following amendment by Senators Neu and Clarke and moved its adoption:

Amend Senate Joint Resolution 25 as follows:

1. By striking from page 1, line 1, the words "the appointment of a joint".
2. By striking from page 1, lines 2 through 6, inclusive, and inserting in lieu thereof the words "a study of the state highway commission."

The amendment was adopted.

Senator Neu offered the following amendment by Senators Neu and Clarke and moved its adoption:

Amend Senate Joint Resolution 25 by striking all after the first "Whereas," and by inserting in lieu thereof the following:

"questions have arisen concerning the land use policies of the Iowa state highway commission; and

Whereas the make up and organization of the highway commission should be studied; and

Whereas the functioning of the highway commission and the employment policies thereof should be investigated;

NOW THEREFORE,

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

The legislative research committee or its successor is directed to create a study committee as provided by law, which committee shall include members of the appropriate standing committees of the House of Representatives and Senate, to conduct during the 1969-1970 legislative interim a comprehensive study of the Iowa highway commission relating to its general operation, employment policies, and land use policies.

Staff assistance shall be provided by the legislative research bureau.

A report of the study shall be prepared and submitted to members of the Sixty-third General Assembly and shall be accompanied by any legislative bill drafts designed to carry out the recommendations of the committee.

The amendment was adopted.

Senator Potgeter moved that the resolution be read the last time now, which motion prevailed, and the resolution was read the last time.

On the question "Shall the resolution be adopted?" (S.J.R. 25) the vote was:

Ayes, 42:

Anderson	Frommelt	Lodwick	Reichardt
Arbuckle	Gilley	Mogged	Rigler
Balloun	Griffin	Mowry	Shirley
Briles	Hammer	Neu	Smith
Clarke	Hill	Nicholson	Stanley
Coleman	Keith	Ollenburg	Stephens
Curran	Klink	Palmer	Sullivan
DeHart	Kosek	Parker	Van Gilst
Dodds	Kyle	Potgeter	Walsh
Flatt	Lange	Potter	Weimer
Frey	Laverty		

Nays, 6:

Conklin	Glenn	Messerly	O'Malley
Doderer	Hougen		

Absent or not voting, 13:

Benda	Gaudineer	Lisle	Schaben
DeKoster	Lamborn	Lucken	Shaff
Denman	Leonard	McGill	Thordsen
Erskine			

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

Senator Potgeter asked and received unanimous consent that **Senate Joint Resolution 25** be immediately messaged to the House, which request was complied with.

House File 196

On motion of Senator Walsh, House File 196, a bill for an act relating to the referendum for approval of low rent housing projects, 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 **House File 196** be deferred and that the bill be placed on the calendar under unfinished business.

SPECIAL ORDER

Senator Stanley asked and received unanimous consent that **House File 428** be made a special order of business for Wednesday, May 7, 1969, at 9:00 a.m.

Senate File 563

On motion of Senator Glenn, Senate File 563, a bill for an act relating to jurors, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

Senator Glenn offered the following amendment by Senator DeKoster and moved its adoption:

Amend Senate File 563 by adding the following:

"After an individual juror has served in two or more trials the court shall on that juror's request discharge him from the panel. A juror serves in a trial within this section when he has been sworn as a juror for that trial whether or not the trial is completed to a verdict. Jurors may be added to the panel as needed."

The amendment was adopted.

Senator Glenn moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 563) the vote was:

Ayes, 41:

Anderson	Griffin	Lucken	Potgeter
Arbuckle	Hammer	Messery	Potter
Balloun	Hill	Mogged	Reichardt
Briles	Hougen	Mowry	Rigler
Coleman	Keith	Neu	Shirley
Doderer	Kosek	Nicholson	Smith
Frey	Kyhl	Ollenburg	Stanley
Frommelt	Lamborn	O'Malley	Stephens
Gaudineer	Lange	Palmer	Sullivan
Gilley	Lodwick	Parker	Walsh
Glenn			

Nays, none.

Absent or not voting, 20:

Benda	DeKoster	Klink	Schaben
Clarke	Denman	Lavery	Shaff
Conklin	Dodds	Leonard	Thordsen
Curran	Erskine	Lisle	Van Gilst
DeHart	Flatt	McGill	Weimer

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

President Jepsen took the chair at 3:50 p.m.

House File 21

On motion of Senator Balloun, House File 21, a bill for an act to authorize county conservation boards to operate or lease concessions in or upon property under its control, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committee was adopted.

Senator Balloun asked and received unanimous consent that action on **House File 21** be deferred and that the bill be placed on the calendar under unfinished business.

House File 29

On motion of Senator Glenn, House File 29, a bill for an act to

allow district or municipal court judges to place the name of a juror, excused from one panel, on a succeeding panel, 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 the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 29) the vote was:

Ayes, 43:

Anderson	Glenn	Lodwick	Potgeter
Arbuckle	Griffin	Lucken	Potter
Balloun	Hammer	Messerly	Reichardt
Briles	Hill	Mogged	Rigler
Clarke	Hougen	Mowry	Shirley
Conklin	Keith	Neu	Smith
Doderer	Klink	Nicholson	Stanley
Frey	Kosek	Ollenburg	Stephens
Frommelt	Kyhl	O'Malley	Sullivan
Gaudineer	Lamborn	Palmer	Walsh
Gilley	Lange	Parker	

Nays, none.

Absent or not voting, 18:

Benda	Denman	Leonard	Shaff
Coleman	Dodds	Lisle	Thordsen
Curran	Erskine	McGill	Van Gilst
DeHart	Flatt	Schaben	Weimer
DeKoster	Laverty		

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

House File 62

On motion of Senator Kosek, House File 62, a bill for an act relating to compensation of the members of the county board of social welfare, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Kosek moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 62) the vote was:

Ayes, 44:

Anderson	Frey	Klink	Mowry
Arbuckle	Frommelt	Kosek	Neu
Balloun	Gaudineer	Kyhl	Nicholson
Briles	Gilley	Lamborn	Ollenburg
Clarke	Glenn	Lange	O'Malley
Conklin	Griffin	Lodwick	Palmer
Curran	Hammer	Lucken	Parker
DeHart	Hill	Messerly	Potgeter
Doderer	Keith	Mogged	Potter

Reichardt
Rigler

Shirley
Smith

Stanley
Stephens

Sullivan
Walsh

Nays, none.

Absent or not voting, 17:

Benda
Coleman
DeKoster
Denman
Dodds

Erskine
Flatt
Hougen
Laverty

Leonard
Lisle
McGill
Schaben

Shaff
Thordsen
Van Gilst
Weimer

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

House File 111

On motion of Senator Walsh, House File 111, a bill for an act relating to municipal utility retirement systems, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator DeHart offered the following amendment and moved its adoption:

Amend House File 111 as follows:

1. By inserting the following as a new section 5:

"Sec. 5. Section four hundred twelve point four (412.4), Code 1966, is further amended by striking all of said section after the comma (,) in line nine (9) thereof and substituting therefor the following:

'or any bank located in Iowa having trust powers for the investment of funds contributed to an annuity or pension system, for the payment of the pensions or annuities provided in any such pension or annuity retirement system, and may pay the premiums or make the contribution provided for in such contract out of the fund provided for in section four hundred twelve point two (412.2) of the Code. Funds contributed to a bank pursuant to such a contract shall be invested in the manner prescribed in section six hundred thirty-three point one hundred twenty-three (633.123) of the Code and may be commingled with and invested as a part of a common or master fund managed for the benefit of more than one public utility as defined in section four hundred twelve point five (412.5) of the Code.'"

2. By renumbering the remaining section.

Senator DeHart asked and received unanimous consent that action on **House File 111** be deferred and that the bill be placed on the calendar under unfinished business.

House File 126

On motion of Senator Kosek, House File 126, a bill for an act relating to support and maintenance of criminal sexual psychopaths, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Kosek moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 126) the vote was:

Ayes, 84:

Anderson	Frommelt	Lamborn	Nicholson
Arbuckle	Gaudineer	Lange	Ollenburg
Balloun	Gilley	Lodwick	O'Malley
Briles	Glenn	Lucken	Potgeter
Clarke	Griffin	Messerly	Potter
Conklin	Hammer	Mogged	Stanley
Curran	Klink	Mowry	Stephens
Doderer	Kosek	Neu	Walsh
Frey	Kyhl		

Nays, 5:

Flatt	Rigler	Smith	Sullivan
Hill			

Absent or not voting, 22:

Benda	Erskine	McGill	Shaff
Coleman	Hougen	Palmer	Shirley
DeHart	Keith	Parker	Thordsen
DeKoster	Laverty	Reichardt	Van Gilst
Denman	Leonard	Schaben	Weimer
Dodds	Lisle		

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

House File 270

On motion of Senator Gaudineer, House File 270, a bill for an act relating to the deliberate littering of public property, and providing an appropriate penalty therefor, 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 House File 270 as follows:

1. On page 1, line 15, by striking the words "or in addition to".
2. On page 2, line 3, by striking the period and inserting in lieu thereof the following:
 " , provided that such labor shall be performed during daylight hours and shall be limited to four (4) hours per day and shall not continue for more than three (3) days. The maximum number of hours of such labor for each offense shall not exceed twelve (12)."

The amendment was adopted.

Senator Potgeter asked and received unanimous consent to withdraw the amendment filed by Senators Potgeter and Neu on April 30 and found on pages 1257 and 1258 of the Senate Journal.

Senator Potgeter offered the following amendment and moved its adoption:

Amend House File 270 by striking on page 1, line 15, the words "The

court" and inserting in lieu thereof the words "A district or municipal court".

The amendment was lost.

Senator Stanley asked unanimous consent that further action on House File 270 be deferred and that the bill be placed on the calendar under unfinished business.

Objection was raised.

Senator Stanley moved that action on **House File 270** be deferred and that the bill be placed on the calendar under unfinished business.

Division was called for.

The motion was lost.

Senator Gaudineer moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 270) the vote was:

Ayes, 25:

Anderson	Frey	Lamborn	Rigler
Arbuckle	Gilley	Lodwick	Smith
Balloun	Hill	Lucken	Stanley
Briles	Klink	Messerly	Stephens
Conklin	Kosek	Mogged	Sullivan
Curran	Kyhl	Mowry	Van Gilst
DeHart			

Nays, 18:

Clarke	Griffin	Neu	Potgeter
Flatt	Hammer	Ollenburg	Potter
Frommelt	Keith	O'Malley	Shirley
Gaudineer	Lange	Palmer	Walsh
Glenn	Laverty		

Absent or not voting, 18:

Benda	Doderer	McGill	Schaben
Coleman	Erskine	Nicholson	Shaff
DeKoster	Hougen	Parker	Thordsen
Denman	Leonard	Reichardt	Weimer
Dodds	Lisle		

The bill not having received a constitutional majority was declared to have failed to pass the Senate.

House File 363

On motion of Senator Van Gilst, House File 363, a bill for an act relating to the bonding of employees of the department of public safety and special agents, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Kyhl offered the following amendment by Senator DeKoster and moved its adoption:

Amend House File 363 by striking all after the period in line 10, and striking all of lines 11 through 14, inclusive, and inserting in lieu thereof:

"All members of the state department of public safety excepting the members of the clerical force shall be bonded for the faithful performance of their duties, in such an amount as the commissioner of public safety may deem necessary, but not less than five thousand dollars (\$5,000.00) for any one position, and clerical employees may be so bonded. The commissioner is authorized to purchase bond coverage with departmental funds, either in blanket bond form or in individual bond form or in any combination thereof."

The amendment was adopted.

Senator Van Gilst moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 363) the vote was:

Ayes, 41:

Anderson	Glenn	Lodwick	Potgeter
Arbuckle	Griffin	Lucken	Potter
Balloun	Hammer	Messerly	Rigler
Briles	Hill	Mogged	Shirley
Conklin	Keith	Mowry	Smith
Curran	Klink	Neu	Stanley
Flatt	Kosek	Nicholson	Stephens
Frey	Kyhl	Ollenburg	Sullivan
Frommelt	Lamborn	O'Malley	Van Gilst
Gaudineer	Lange	Palmer	Walsh
Gilley			

Nays, none.

Absent or not voting, 20:

Benda	Denman	Laverty	Reichardt
Clarke	Dodds	Leonard	Schaben
Coleman	Doderer	Lisle	Shaff
DeHart	Erschine	McGill	Thordsen
DeKoster	Hougen	Parker	Weimer

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

Senate Joint Resolution 24

On motion of Senator Lucken, Senate 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, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

Senator Curran offered the following amendment recommended by the committee and moved its adoption:

Amend Senate Joint Resolution 24 by inserting in page 2, line 19, after the word "Assembly" the words "and to the Sixty-fourth General Assembly".

The amendment was adopted.

Senator Lucken offered the following amendment by Senators Lucken and Lodwick:

Amend Senate Joint Resolution 24 as follows:

By inserting in page 2, line 7, after the word "continued" the following words " , except that the members of the committee representing the General Assembly shall, after the effective date of this Act, include the president of the Senate, one senator appointed by him from a different political party, the speaker of the House and one member of the House appointed by him from the minority party".

Senator Anderson asked and received unanimous consent that action on **Senate Joint Resolution 24** be deferred and that the bill be placed on the calendar under unfinished business.

Senate File 620

Senator Stanley asked and received unanimous consent to take up for consideration Senate File 620.

On motion of Senator Frommelt, Senate File 620, a bill for an act authorizing the issuance of an operator's license to persons legally blind for identification only, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Lucken offered the following amendment and moved its adoption:

Senate File 620 is hereby amended by striking from page two (2) all of line three (3) and inserting in lieu thereof the words "after the period in line five (5) the following new sentence:".

The amendment was adopted.

Senator Frommelt moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 620) the vote was:

Ayes, 38:

Anderson	Glenn	Messerly	Potter
Arbuckle	Griffin	Mogged	Rigler
Balloun	Hammer	Mowry	Shirley
Briles	Keith	Neu	Smith
Curran	Kosek	Nicholson	Stanley
DeHart	Kyhl	Ollenburg	Stephens
Flatt	Lange	O'Malley	Sullivan
Frey	Laverty	Palmer	Van Gilst
Frommelt	Lodwick	Potgeter	Walsh
Gaudineer	Lucken		

Nays, none.

Voting present, 4:

Conklin	Gilley	Hill	Klink
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Absent or not voting, 19:

Benda	Dodds	Leonard	Schaben
Clarke	Doderer	Lisle	Shaff
Coleman	Erskine	McGill	Thordsen
DeKoster	Hougen	Parker	Weimer
Denman	Lamborn	Reichardt	

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

Senate File 675

Senator Stanley asked and received unanimous consent to take up for consideration Senate File 675.

On motion of Senator Lodwick, Senate File 675, a bill for an act to legalize and validate proceedings providing for the organization of, reorganization of, attachment of territory to, enlargement of, or changes in boundaries of school corporations, was taken up and considered.

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

On the question "Shall the bill pass?" (S.F. 675) the vote was:

Ayes, 42:

Anderson	Glenn	Lodwick	Potgeter
Arbuckle	Griffin	Lucken	Potter
Balloun	Hammer	Messerly	Rigler
Conklin	Hill	Mogged	Shirley
Curran	Keith	Mowry	Smith
DeHart	Klink	Neu	Stanley
Flatt	Kosek	Nicholson	Stephens
Frey	Kyhl	Ollenburg	Sullivan
Frommelt	Lamborn	O'Malley	Van Gilst
Gaudineer	Lange	Palmer	Walsh
Gilley	Laverty		

Nays, none.

Absent or not voting, 19:

Benda	Denman	Leonard	Schaben
Briles	Dodds	Lisle	Shaff
Clarke	Doderer	McGill	Thordsen
Coleman	Erskine	Parker	Weimer
DeKoster	Hougen	Reichardt	

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 270 failed to pass the Senate.

JOHN M. WALSH

RESIGNATION OF EMPLOYEE

Senator Kosek announced the resignation of his secretary, Dolores Price of Polk County, effective May 2, 1969.

APPOINTMENT OF EMPLOYEE

Senator Kosek announced the appointment of Ann Keen of Polk County as his secretary, effective May 5, 1969.

COMMUNICATION FROM THE SECRETARY OF STATE

April 28, 1969

Mr. Carroll Lane
Secretary of the Senate
State Capitol Building
Des Moines, Iowa 50319

I hereby certify that Senate File 347 was published in the Neola Gazette-Reporter, Neola, Iowa, April 24, 1969, and in the Council Bluffs Nonpareil, Council Bluffs, Iowa, April 17, 1969.

MELVIN D. SYNHORST
Secretary of State

REPORTS OF COMMITTEES

Senator Messerly submitted the following report:

MR. PRESIDENT: Your committee on appropriations, to which was referred House File 417, a bill for an act relating to the inspection of meat and poultry, to clarify and otherwise amend chapter one hundred eighty-nine A (189A) of the Code to provide for cooperation with appropriate federal agencies with respect to meat and poultry products inspection programs, and for other purposes, begs leave to report it has had the same under consideration and recommends the same, ~~as amended by the committee on agriculture, be amended as follows; and when so amended the bill do pass:~~

1. Amend the committee on agriculture amendment to House File 417, filed April 29, 1969, by striking from line 76 the word "reformatories" and inserting in lieu thereof the word "reformatory".

2. Amend House File 417, as reprinted April 24, 1969, by inserting after line 6 at page 27, the following new section:

"Sec. 15. There is hereby authorized to be appropriated such sums as may be necessary to carry out the provisions of this Act."

3. Amend House File 417, as passed by the House, as follows:

1. Page nine (9), by striking lines six (6) through ten (10), inclusive, and inserting in lieu thereof the following:

"31. 'Establishment' means all premises where animals or poultry are slaughtered or otherwise prepared, either for custom, resale, or retail, for food purposes, meat or poultry canneries, sausage factories, smoking or curing operations, restaurants, grocery stores, brokerages, cold storage plants, and similar places."

2. Page nine (9), by striking lines seventeen (17) through twenty-three (23), inclusive, and inserting in lieu thereof the following:

"No person shall operate an establishment without first obtaining a license from the department. The license fee for each establishment per year or for any part of a year shall be:

1. For all meat and poultry slaughtered or otherwise prepared not exceeding sixty thousand pounds: twenty-five dollars.

2. For all meat and poultry slaughtered or otherwise prepared in excess of sixty thousand pounds and not exceeding one hundred eighty thousand pounds: fifty dollars.

3. For all meat and poultry slaughtered or otherwise prepared in excess of one hundred eighty thousand pounds and not exceeding three hundred sixty thousand pounds: seventy-five dollars.

4. For all meat and poultry slaughtered or otherwise prepared in excess of three hundred sixty thousand pounds: one hundred dollars.

The funds shall be deposited with the department of agriculture. The license year shall be from July first to June thirtieth. Applications for licenses shall be in writing on forms prescribed by the department."

3. By adding the following new sections:

"Sec. 16. There is hereby appropriated from the general fund of the state to the department of agriculture the sum of four hundred thousand (400,000) dollars for each year of the biennium beginning July 1, 1969 and ending June 30, 1971 for an inspection program of meat and poultry products in accordance with chapter one hundred eighty-nine A (189A) of the Code. Any unencumbered balances remaining as of June 30, 1971 from the funds so appropriated shall revert to the general fund.

Sec. 17. All federal grants to and the federal receipts of this department are hereby appropriated for the purpose set forth in such federal grants or receipts.

Sec. 18. Where any of the laws of this state are in conflict with this Act, the provisions of this Act shall govern for the biennium."

4. Page one (1), by inserting in line six (6) of the title after the word "purposes" the words "and make an appropriation therefor".

FRANCIS L. MESSERLY, Chairman

Ordered passed on file.

Senator Flatt submitted the following report:

MR. PRESIDENT: Your committee on higher education, to which was referred **Senate File 546**, a bill for an act relating to area schools, and establishing the state board of trustees for area schools, 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 546** by striking everything after the enacting clause and inserting in lieu thereof the following:

Section 1. Chapter two hundred eighty A (280A), Code 1966, is hereby amended by adding sections two (2), three (3), and four (4) of this Act.

Sec. 2. The state board of trustees for area schools is hereby established. The board shall consist of nine trustees appointed by the governor, subject to approval by a majority of the senate. Terms of office of trustees shall be three years commencing on July first, except that, of the initial appointments, three trustees shall be appointed for a term of one year, three trustees shall be appointed for a term of two years, and three trustees shall be appointed for a term of three years. Trustees shall be qualified electors of the state, and shall represent the state at large, but not more than two trustees shall be residents of the same congressional district when appointed, and not more than one trustee shall be a resident of the same merged area when appointed. Appointments shall be based solely on qualifications to discharge the duties of the board, and not more than five trustees shall be of the same political party. To as large an extent as practicable, trustees

shall be selected so as to include persons with working knowledge of agriculture, trades and industry, health services, merchandise distribution, accounting, law, home economics, automotive industry, and transportation.

The trustees shall receive as compensation forty dollars for each day spent in performance of their duties, and their actual and necessary expenses.

The executive council shall provide suitable office space, equipment, and supplies for the trustees.

The governor, subject to approval by a majority of the senate, may remove any trustee for cause. When the general assembly is not in session, the governor may suspend a trustee for cause, and appoint an interim trustee, subject to subsequent approval by a majority of the senate.

Interim appointments and appointments to fill vacancies shall expire unless approved within thirty days after the convening of the next session of the general assembly. No trustee shall be appointed for more than two complete consecutive terms.

The state board shall meet not less than six times each year and may hold other meetings as necessary.

Sec. 3. The state board shall be the policy-making and administrative agency for all area schools, subject only to the provisions of this chapter relating to the duties and powers delegated to the area boards.

The state board shall:

1. Review and approve or disapprove educational programs for area schools and public community and junior colleges, submitted by area boards and directors of districts which have a public community or junior college. In considering educational programs the state board shall give consideration to the elimination of unnecessary duplication within or between areas.

2. Employ an executive secretary to serve as chief administrative officer for area schools, and designate his duties. The executive secretary shall have had successful experience in supervisory or administrative areas within institutions providing vocational technical and arts and science disciplines at the post-high school level.

3. Employ necessary personnel for a staff of approximately seven.

4. Receive and disburse all moneys and property appropriated, granted, donated, or otherwise made available for area schools and vocational education.

5. Serve as the state agency for receipt and disbursal of all federal funds available for vocational education, vocational rehabilitation, or other educational programs in the public community and junior colleges, and in the area schools, as provided in chapters two hundred fifty-eight (258), two hundred fifty-nine (259), and two hundred eighty-three (283) of the Code.

6. Determine standards for physical facilities of area schools, and approve or disapprove all sites and buildings acquired, erected, or remodeled for use by area schools.

7. Prepare and submit to the governor and the general assembly an annual budget, and an annual report of all area school operations.

8. Annually appoint an inspection committee and require the inspection and a full report of the operations of approximately one-third of the area schools in the state, so that each area school will be inspected every third year. The state board shall prepare guidelines for inspection committees. The report of each inspection committee shall be presented to the general assembly. The inspection committee shall include, but not be limited to, the following persons:

- a. A superintendent of an area school which is not being inspected that year.

- b. A member of the state board.

c. A person experienced in each of the following areas:

- (1) Adult education.
- (2) Vocational education.
- (3) Arts and sciences education.

9. Cooperate with the advisory council for vocational education, provided for in chapter two hundred fifty-eight (258) of the Code.

Sec. 4. The state board may do all other acts necessary and proper for the performance of their duties, including, but not limited to, the following:

1. Designate any area school as an "area vocational school" within the meaning of, and for the purpose of administering the Act of Congress designated the "Vocational Education Act of 1963". No area school shall be so designated except by the state board.

2. Enter into contracts with local school boards that maintain a vocational or technical high school, and with private schools or colleges, to provide courses or programs of study in addition to, or as part of, the vocational curriculum of an area school.

3. Arrange with area boards, local school districts, and the state board of public instruction, to permit students attending high school to participate in programs in area schools, on payment of a tuition based on cost. This tuition is to be paid by the school board district from which the student comes. The daily aid is to be collected only by the school district in which he is primarily a student.

4. Each year, with its executive secretary, review a summary of the faculty qualifications of each area school. While it shall be the duty of each area school to determine the certification requirements for each of its instructors, the faculty summary report for the state board shall be submitted in the form and on the date prescribed by the state board.

5. Prescribe a uniform system of accounting for area schools, with the aid of the auditor of state.

6. Change boundaries of director districts in any merged area when the area board fails to change boundaries as required in this chapter.

7. Change boundaries of merged areas to take into account mergers of local school districts, and changes in boundaries of local school districts, when necessary to maintain the policy of this chapter that no local school district shall be a part of more than one merged area; and make other changes in boundaries of merged areas, with approval of the area boards affected.

8. When boundaries of a merged area have been changed, certify an additional tax levy so that all parts of the merged area are paying their share toward support of the area school, within the three-fourths mill levy limit prescribed by this chapter.

9. Adopt administrative rules and regulations necessary or desirable for conducting its business and carrying out the provisions of this chapter.

Sec. 5. Section two hundred eighty A point two (280A.2), Code 1966, as amended by chapter two hundred forty-four (244), section eleven (11), Acts of the Sixty-second General Assembly, is hereby further amended as follows:

1. By striking subsections seven (7) and eight (8) and inserting in lieu thereof the following subsections:

"'State board' means the state board of trustees for area schools, established by this Act."

"'Area board' means the board of trustees of a merged area."

"'Educator' means:

- a. Any person employed by a public or private school or college.
- b. Any person employed by the department of public instruction.

- c. A member of the state board of public instruction.
- d. A member of the board of regents.
- e. A member of a county board of education."

"'Educational program' means a general area of study in which a student works for credit toward a degree, certificate, or personal objective."

"'Curriculum' is the grouping of particular courses making up an educational program."

- 2. By renumbering the remaining subsections.

Sec. 6. Sections two hundred eighty A point three (280A.3) through two hundred eighty A point ten (280A.10), inclusive, Code 1966, are hereby repealed.

Sec. 7. Section two hundred eighty A point eleven (280A.11), Code 1966, is hereby repealed and the following enacted in lieu thereof:

"Any part of the state not part of a merged area shall be assigned to a merged area by the state board. Within sixty days of the assignment, any board of directors of a school district within an area so assigned may request a hearing by the state board. Hearing shall be granted within thirty days of receipt of the request, and notice of the hearing shall be given to the board of directors of the school district requesting hearing, and to the boards of any other school districts affected by the assignment. Upon hearing, the state board may affirm or reconsider its action with respect to assignment."

Sec. 8. Section two hundred eighty A point twelve (280A.12), Code 1966, is hereby amended as follows:

- 1. By striking from line three (3) the word "directors" and inserting in lieu thereof the word "trustees".

- 2. By striking from line four (4) the word "director" and inserting in lieu thereof the word "trustee".

- 3. By striking from line eleven (11) the words "of the board of directors".

- 4. By striking from line twelve (12) the words "except that members of the initial".

- 5. By striking lines thirteen (13) through sixteen (16), inclusive.

- 6. By striking from lines seventeen (17) and eighteen (18) the words "on the first Monday in October of each succeeding year".

- 7. By striking from line thirty (30) the words "board of directors" and inserting in lieu thereof the words "area board".

- 8. By striking from line thirty-one (31) the words "a member of a board of directors of a local" and inserting in lieu thereof the words "an educator."

- 9. By striking lines thirty-two (32) and thirty-three (33).

Sec. 9. Section two hundred eighty A point thirteen (280A.13), Code 1966, is hereby amended as follows:

- 1. By striking lines one (1) through eight (8), inclusive, and inserting in lieu thereof the words "The area board shall organize on the first".

- 2. By inserting in line eleven (11) after the word "a" the words "chairman and a".

- 3. By striking from line thirteen (13) the words "board of directors" and inserting in lieu thereof the words "area board".

- 4. By striking from line twenty (20) the words "board of directors" and inserting in lieu thereof the words "area board".

- 5. By striking from line twenty-three (23) the words "board of directors" and inserting in lieu thereof the words "area board."

Sec. 10. Section two hundred eighty A point fourteen (280A.14), Code 1966, is hereby repealed.

Sec. 11. Section two hundred eighty A point fifteen (280A.15), Code 1966, is hereby amended as follows:

1. By striking from line four (4) the words "board of directors" and inserting in lieu thereof the words "area board".

2. By striking from line fifteen (15) the words "board of directors" and inserting in lieu thereof the words "area board".

3. By striking from line twenty-two (22) the words "boards of directors" and inserting in lieu thereof the words "area boards".

4. By striking from line twenty-six (26) the words "board of directors" and inserting in lieu thereof the words "area board".

Sec. 12. Section two hundred eighty A point seventeen (280A.17), Code 1966, as amended by chapter two hundred forty-four (244), section twelve (12), Acts of the Sixty-second General Assembly, is hereby repealed and the following enacted in lieu thereof:

"Each area board shall prepare an annual budget designating the proposed expenditures for operation of the area school. The area board shall further 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 budget of each merged area shall be submitted to the state board no later than October first preceding the next fiscal year for approval. The state board shall review the proposed budget and, prior to January first, shall either grant its approval or return the budget without approval with the comments of the state board. Any unapproved budget shall be resubmitted to the state board for final approval. Upon approval of the budget, the board shall prorate the amount to be raised by local taxation among the respective county school systems, or parts of systems, in the proportion that the value of taxable property in each system, or part of a system, bears to the total value of taxable property in that area. The area board shall certify the amount 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 mill shall be levied on taxable property in a merged area for the operation of an area school. Taxes collected shall be paid by the respective county treasurers to the treasurer of the merged area in the manner provided in section two hundred ninety-eight point thirteen (298.13) of the Code.

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 the operation in excess of the funds raised by a three-fourths mill levy shall be the responsibility of the state and shall not be paid from property tax."

Sec. 13. Section two hundred eighty A point eighteen (280A.18), Code 1966, as amended by chapter two hundred forty-four (244), section thirteen (13), Acts of the Sixty-second General Assembly, is hereby further amended as follows:

1. By striking from lines two (2) and three (3) the words "a board of directors of a merged area" and inserting in lieu thereof the words "an area board".

2. By inserting in subsection three (3), line two (2), after the word "area", the words "by persons enrolled in a high school program and participating in an area school program in accordance with section four (4), subsection three (3) of this Act,".

Sec. 14. Section two hundred eighty A point nineteen (280A.19), Code 1966, is hereby amended as follows:

1. By striking from line one (1) the words "Boards of directors of merged areas" and inserting in lieu thereof the words "Area boards".

2. By inserting in line six (6) after the word "purposes" the words ", subject to approval by the state board".

Sec. 15. Section two hundred eighty A point twenty-three (280A.23), Code 1966, as amended by chapter two hundred forty-four (244), section fourteen (14), Acts of the Sixty-second General Assembly, is hereby further amended as follows:

1. By striking lines two (2) and three (3) and inserting in lieu thereof the words "area boards shall:".

2. By striking subsection one (1) and inserting in lieu thereof the following:

"Determine the curriculum to be offered in the area school. 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 area board 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 area board shall consider any proposals submitted by the private institution for providing such facilities and curriculum, and may enter into contracts with private institutions."

3. By striking from line one (1) of subsection two (2) the word "director".

4. By inserting the following subsection:

"Have authority to contract for an annual audit by a qualified private individual or organization."

Sec. 16. Section two hundred eighty A point twenty-five (280A.25), Code 1966, as amended by chapter two hundred forty-four (244), section sixteen (16), Acts of the Sixty-second General Assembly, is hereby repealed.

Sec. 17. Section two hundred eighty A point twenty-six (280A.26), Code 1966, is hereby amended by striking all of the section after the period in line four (4).

Sec. 18. Section two hundred eighty A point twenty-seven (280A.27), Code 1966, which was repealed and reenacted by chapter two hundred forty-four (244), section seventeen (17), Acts of the Sixty-second General Assembly, is hereby repealed.

Sec. 19. Section two hundred eighty A point twenty-eight (280A.28), Code 1966, which was repealed and reenacted by chapter two hundred forty-four (244), section eighteen (18), Acts of the Sixty-second General Assembly, is hereby repealed.

Sec. 20. Section two hundred eighty A point twenty-nine (280A.29), as amended by chapter two hundred forty-four (244), section nineteen (19), Acts of the Sixty-second General Assembly, is hereby repealed.

Sec. 21. Section two hundred eighty A point thirty (280A.30), Code 1966; section two hundred eighty A point thirty-one (280A.31), Code 1966, as amended by chapter two hundred forty-four (244), section twenty (20), Acts of the Sixty-second General Assembly; and section two hundred eighty A point thirty-two (280A.32), Code 1966, as amended by chapter two hundred forty-four (244), section twenty-one (21), Acts of the Sixty-second General Assembly; are hereby repealed.

Sec. 22. Section two hundred eighty A point thirty-three, Code 1966, which was repealed and reenacted by chapter two hundred forty-four (244), section twenty-two (22), Acts of the Sixty-second General Assembly, is hereby repealed and the following enacted in lieu thereof:

"Approval standards for area schools shall be initiated by the area board and submitted to the state board for consideration and adoption.

For the purposes of this section, 'approval standards' includes standards for administration, educational programs, facilities and sites, requirements for awarding of diplomas and other evidence of educational achievement, guidance and counseling, instructional materials, maintenance, and library."

Sec. 23. Chapter two hundred forty-four (244), section nine (9), Acts of the Sixty-second General Assembly, amending chapter two hundred eighty A (280A), Code 1966, is hereby amended by striking from line six (6) the words "of directors".

Sec. 24. Chapter twenty-eight (28), section two (2), Acts of the Sixty-second General Assembly, is hereby amended by adding the following:

"After June 30, 1969, funds shall be released upon recommendation of the state board of trustees for area schools provided in chapter two hundred eighty A (280A) of the Code."

Sec. 25. Chapter two hundred forty-four (244), section twenty-four (24), Acts of the Sixty-second General Assembly, amending section two hundred fifty-seven point two (257.2), Code 1966, is hereby repealed.

Sec. 26. Section two hundred fifty-seven point ten (257.10), Code 1966, is hereby amended by striking subsection ten (10) and renumbering the remaining subsections.

Sec. 27. Section two hundred fifty-seven point seventeen (257.17), subsection one (1), Code 1966, as amended by chapter two hundred nine (209), section four hundred thirty-one (431), Acts of the Sixty-second General Assembly, is hereby further amended as follows:

1. By striking from line three (3) the word "the".
2. By striking from line four (4) the words "junior colleges,".

Sec. 28. Section two hundred fifty-seven point eighteen (257.18), subsection four (4), Code 1966, is hereby amended by striking from line three (3) the words "and vocational rehabilitation" and inserting in lieu thereof the words "in the elementary and secondary schools, and cooperate with the state board of trustees for area schools in all matters involving cooperative educational programs".

Sec. 29. Section two hundred fifty-seven point twenty-two (257.22), Code 1966, as amended by chapter two hundred forty-four (244), section twenty-eight (28), Acts of the Sixty-second General Assembly, is hereby repealed and the following enacted in lieu thereof:

"The state superintendent may appoint not more than two assistant superintendents subject to the approval of the state board, whose duties shall be directed by the superintendent of public instruction. The qualifications for assistant superintendent shall be the same as required for the superintendent. The assistant superintendent designated by the state board shall, in the absence or inability of the superintendent, perform the duties of that office."

Sec. 30. Section two hundred fifty-seven point twenty-five (257.25), Code 1966, as amended by chapter two hundred twenty-seven (227), section one (1), chapter two hundred twenty-eight (228), section one (1), and chapter two hundred twenty-nine (229), section one (1), Acts of the Sixty-second General Assembly, is hereby further amended as follows:

1. By striking from lines nine (9) and ten (10) the words "and all area vocational schools, area community colleges, and".
2. By striking lines eleven (11) through fifteen (15), inclusive.
3. By striking from line sixteen (16) the words "of regents, acting jointly".
4. By striking from subsection ten (10), line eight (8), the word "college,".
5. By striking from subsection ten (10), line thirteen (13), the word "college".
6. By striking from subsection ten (10), line twenty (20), the words "Public junior".
7. By striking from subsection ten (10), lines twenty-one (21) and twenty-two (22).

8. By striking from subsection ten (10), line thirty-nine (39), the word "college".
9. By striking from subsection eleven (11), line three (3), the word "college".
10. By striking from subsection eleven (11), line twenty (20), the word "college".
11. By striking from subsection eleven (11), line twenty-eight (28), the word "college".
12. By striking from subsection eleven (11), line thirty-three (33), the word "college".
13. By striking from subsection twelve (12), line two (2), the word "college".
14. By striking from subsection twelve (12), line twelve (12), the word "college".
15. By striking from subsection twelve (12), line fourteen (14), the word "college".
16. By striking from subsection twelve (12), line eighteen (18), the word "college".
17. By striking from subsection twelve (12), line twenty-three (23), the word "college".
18. By striking from subsection twelve (12), line twenty-four (24), the word "college".
19. By striking from subsection twelve (12), line twenty-eight (28), the word "college".
20. By striking from subsection twelve (12), lines forty-four (44) and forty-five (45), the word "college".
21. By striking from subsection twelve (12), line forty-seven (47), the word "college".
22. By striking from subsection twelve (12), line fifty-one (51), the word "college".
23. By striking from subsection twelve (12), line fifty-four (54), the word "college".
24. By striking from subsection twelve (12), line fifty-six (56), the word "college".
25. By striking from subsection twelve (12), line sixty-one (61), the word "college".

Sec. 31. Section two hundred fifty-eight point two (258.2), Code 1966, is hereby amended by striking from line one (1) the words "of public instruction" and inserting in lieu thereof the words "trustees for area schools".

Sec. 32. Section two hundred fifty-eight point three (258.3), Code 1966, is hereby amended as follows:

1. By striking lines one (1), two (2), and three (3).
 2. By striking from line four (4) the words "its approval," and inserting in lieu thereof the words "The state board of trustees for area schools shall".
- Sec. 33. Section two hundred fifty-eight point four (258.4), Code 1966, is hereby amended as follows:

1. By striking from line one (1) the word "board" and inserting in lieu thereof the words "state board of trustees for area schools".

2. By striking subsections five (5) and seven (7) and renumbering the remaining subsection.

3. By adding the following:

"The state board of public instruction shall continue to establish standards for vocational courses, and for teachers of vocational courses, in the secondary schools, and all such courses in the secondary schools, which have been approved by the state board of public instruction, shall automatically

be approved by the state board of trustees for area schools."

Sec. 34. Section two hundred fifty-eight point five (258.5), Code 1966, is hereby amended as follows:

1. By striking lines one (1) through six (6), inclusive, and inserting in lieu thereof the following:

"Whenever a school district maintains a vocational secondary school, vocational department, or vocational class".

2. By inserting in line nine (9) after the word "board" the words "of trustees for area schools".

3. By inserting in line twenty-one (21) after the word "board" the words "of trustees for area schools".

4. By inserting in line twenty-four (24) after the word "board" the words "of trustees for area schools".

Sec. 35. Section two hundred fifty-eight point six (258.6), is hereby repealed.

Sec. 36. Section two hundred fifty-eight point nine (258.9), Code 1966, is hereby amended by inserting in line fifteen (15) after the first use of the word "board" the words "of trustees for area schools".

Sec. 37. Section two hundred fifty-eight point eleven (258.11), is hereby repealed and the following enacted in lieu thereof:

"The state board of trustees for area schools is authorized to make such expenditures as are necessary for the proper administration of this chapter."

Sec. 38. Section two hundred fifty-nine point two (259.2), Code 1966, is hereby amended as follows:

1. By striking from line ten (10) the words "for vocational education" and inserting in lieu thereof the words "of trustees for area schools".

2. By striking from line twenty (20) the words "for vocational education" and inserting in lieu thereof the words "of trustees for area schools".

Sec. 39. Section two hundred fifty-nine point three (259.3), Code 1966, is hereby amended by striking from lines one (1), two (2), and three (3), the words "public instruction constituting the state board for vocational education" and inserting in lieu thereof the words "trustees for area schools".

Sec. 40. Section two hundred fifty-nine point four (259.4), Code 1966, is hereby amended by striking from line two (2) the words "for vocational education" and inserting in lieu thereof the words "of trustees for area schools".

Sec. 41. Section two hundred fifty-nine point five (259.5), Code 1966, is hereby amended by striking from lines two (2) and three (3) the words "for vocational education" and inserting in lieu thereof the words "of trustees for area schools".

Sec. 42. Section two hundred fifty-nine point six (259.6), Code 1966, is hereby amended by striking from line two (2) the words "for vocational education" and inserting in lieu thereof the words "of trustees for area schools".

Sec. 43. Section two hundred sixty-one point one (261.1), Code 1966, as amended by chapter two hundred thirty-two (232), section one (1), Acts of the Sixty-second General Assembly, is hereby amended by striking subsection three (3) and inserting in lieu thereof the following:

"3. The executive secretary of the board of trustees for area schools."

Sec. 44. Section two hundred eighty point eighteen (280.18), Code 1966, is hereby amended as follows:

1. By striking from line twelve (12) all after the period.

2. By striking lines thirteen (13) through twenty (20), inclusive, and inserting in lieu thereof the following:

"Approval standards for public community and junior colleges shall be submitted by the board of directors, and considered for approval by the state board of trustees for area schools, as provided in section two hundred eighty A point thirty-three (280A.33) of the Code. No general state aid shall be paid to a public community or junior college unless such college meets approval standards."

Sec. 45. Section two hundred eighty-three point one (283.1), Code 1966, is hereby amended as follows:

1. By inserting in line six (6) after the word "purposes" the words "in elementary and secondary schools, and the state board of trustees for area schools is hereby designated as the 'state educational authority' for the purpose of accepting and administering such funds as may be appropriated by Congress for educational purposes in the public community and junior colleges and the area schools,".

2. By striking from line twelve (12) the words "state board of public".

3. By striking from line thirteen (13) the word "instruction" and inserting in lieu thereof the words "appropriate state board".

4. By inserting in line nineteen (19) after the word "instruction" the words ", or the area schools,".

Sec. 46. Section two hundred eighty-three point two (283.2), Code 1966, is hereby amended by striking from line one (1) the word "is" and inserting in lieu thereof the words ", and the board of trustees for area schools, are".

Sec. 47. Chapter two hundred eighty-six A (286A), Code 1966, as amended by chapter two hundred forty-four (244), sections one (1) through seven (7), inclusive, and section thirty (30), and chapter three hundred fifty-six (356), sections twenty-one (21) through twenty-four (24), inclusive, Acts of the Sixty-second General Assembly, is hereby repealed and the following sections inserted in lieu thereof:

1. "Merged areas operating area schools and school districts operating public junior or community colleges which are not area schools shall be entitled to receive financial aid from the state in the manner and amount as provided in this chapter."

2. "School districts operating public junior or community colleges which are not area schools shall be entitled to general school aid as follows:

1. Multiply one dollar by the average daily enrollment of the students who are residents of the school district and who are carrying twelve or more semester hours of work, plus the full-time equivalent of resident students carrying less than twelve semester hours of work.

2. Multiply two dollars and twenty-five cents by the average daily enrollment of students who are nonresidents of the district and who are carrying twelve or more semester hours of work, plus the full-time equivalent of nonresident students carrying less than twelve semester hours of work.

3. Multiply the sum of these products by the actual number of days school was officially in session, not to exceed one hundred eighty days."

3. "Merged areas operating area schools shall be entitled to general school aid as follows:

1. Multiply two dollars and twenty-five cents by the average daily enrollment of 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.

2. Multiply this product by the actual number of days the area school was officially in session.

3. Computation shall be made separately for each area school."

4. "For purposes of sections two (2) and three (3) of this chapter, '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 of trustees for area school."

5. "Payment of the aid provided in this chapter shall be made to each school district or merged area on a quarterly basis, in the following manner:

1. At the close of each school year but not later than July fifth, the board of directors of each school district and the area board of each merged area shall certify to the state board of trustees for area schools the information necessary to compute the aid entitlement, as provided in this chapter, for the school year ending on the preceding June thirtieth.

2. In addition, each board shall certify to the state board of trustees for area schools its best bona fide estimate of what the same date and information will be for the succeeding school year.

3. On the basis of the estimates certified, twenty-two and one-half percent of the anticipated aid entitlement for each school district or merged area shall be paid to the school district or merged area at the end of each of the first three quarters of the succeeding school year.

4. The aid payments for the fourth quarter shall be equal to the difference between the aggregate aid payments for the first three quarters and 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 pro rata amount as may be necessary to make the aggregate total of general school aid paid to all school districts or merged areas for the year equal to the respective amounts of aid funds appropriated for payment to such districts or areas for that year; provided that this pro rata share is based on a balance between actual enrollment and funds available.

5. Forms for the purpose of reporting the information and estimates required shall be supplied by the state board of trustees for area schools. After quarterly payments have been calculated, they shall be certified to the state comptroller for payment. Certification shall be made to the state comptroller, and the state comptroller shall pay the amounts certified, on or about August first, November first, February first, and May first, for aid payable for the preceding quarter."

JOSEPH B. FLATT, Chairman

Ordered passed on file.

AMENDMENTS FILED

- 1 Amend Senate File 473, page three (3), line
- 2 twenty-eight (28), by inserting after the word
- 3 "maximum" the word "annual".

ROBERT R. RIGLER

- 1 Amend Senate File 534, page 1, line 3, by
- 2 inserting after the word "made" the words "by
- 3 agreement with the landowner".

VERNON H. KYHL

- 1 Amend Senate File 593 by adding the following new section:
- 2 1. "Sec. 2. Section two hundred eighty A point twenty-
- 3 three (280A.23), Code 1966, is hereby amended by adding the
- 4 following new subsection:

5 'Enter into agreements with its employees so as to obtain
6 for them the benefit afforded under section four hundred
7 three b (403b) of the Internal Revenue Code and amendments
8 thereto. The employees' rights under any such annuity
9 contract shall be nonforfeitable except for the failure to
10 pay premiums.'"

11 2. Further amend by inserting after the word "education"
12 in line two (2) of the title the words "and merged area
13 schools".

BASS VAN GILST
KENNETH BENDA

1 Amend Senate File 629 by adding to section 1 as follows:

2 1. Industrial, manufacturing, and processing property
3 including machinery, shall be assessed as a class. Assessment
4 shall be made by the director of revenue or his deputy as so
5 designated. The director, or deputy, may designate county or
6 city assessors to make assessments in specific cases, or in
7 types of cases or as uniformly classified. Such assessments
8 shall be made according to the provisions of Section 1 of
9 this Act so far as applicable, except as altered by classification.

10 2. Section four hundred twenty-eight point twenty-two,
11 (428.22), Code 1966, is hereby repealed.

CHESTER HOUGEN

1 Amend Senate File 671 by adding the following new section:

2 "This Act being deemed of immediate importance shall be
3 in full force and effect from and after its passage and
4 publication in the Tipton Conservative, a newspaper published
5 at Tipton, Iowa, and in The Telegraph-Herald, a newspaper
6 published at Dubuque, Iowa."

JOHN WALSH

1 Amend Senate File 674 as follows:

2 By striking on page 2, line 22, the words and figures
3 "seventeen thousand five hundred (17,500) dollars," and
4 inserting in lieu thereof the words and figures "sixteen
5 thousand five hundred (16,500) dollars."

R. DEAN ARBUCKLE

1 Amend Senate File 674, page two (2), by adding
2 after line twenty-three (23) the following new section:

3 1. Sec. 3. Section one hundred seven point thirteen
4 (107.13), Code 1966, is amended as follows:

5 By striking from line fifteen (15) the words
6 "fifty-four hundred" and inserting in lieu thereof the
7 words "sixty-six hundred".

8 By striking from lines twenty (20) and twenty-one
9 (21) the words "sixty-three hundred" and inserting in
10 lieu thereof the words "seventy-five hundred".

11 The increased compensation provisions herein
12 provided under section one hundred seven point thirteen
13 (107.13) of the Code shall be effective only until such
14 time as the pay provisions of the Merit Employment Act
15 become effective.

16 2. Further amend Senate File 674 by renumbering the
17 remaining sections.

ROBERT R. RIGLER

1 Amend Senate File 681 by striking line 9, page 1,
2 and inserting in lieu thereof the following:
3 For salaries, including a
4 salary for the director of at
5 least twenty thousand dollars
6 and not to exceed
7 twenty six thousand dollars
8 per year\$376,400.00

LEIGH R. CURRAN
JAMES POTGETER

1 Amend House File 196, as amended and passed by the House,
2 by striking all after the enacting clause and inserting in
3 lieu thereof the following:
4 "Section 1. Section four hundred three A point five
5 (403A.5), Code 1966, is hereby amended as follows:
6 1. By striking lines ten (10) through fourteen (14),
7 inclusive, and inserting in lieu thereof the words "in this
8 section."
9 2. By striking from line twenty (20) the word "prior"
10 and inserting in lieu thereof a period.
11 3. By striking lines twenty-one (21) and twenty-two
12 (22).
13 Sec. 2. Section four hundred three A point twenty-five
14 (403A.25), Code 1966, is hereby repealed and the following
15 is inserted in lieu thereof:
16 "Before creating any low-rent housing agency as provided
17 in section four hundred three A point twenty-five (403A.25)
18 of the Code and before adoption of any resolution to proceed
19 with any low-rent housing project, the governing body of
20 the municipality shall hold a public hearing thereon,
21 and shall cause a notice of the hearing and of the proposed
22 action to be published at least once in a newspaper of general
23 circulation within the municipality, at least thirty days
24 before the hearing."

JOHN WALSH
DAVID M. STANLEY
JAMES A. POTGETER
ARTHUR A. NEU

1 Amend House File 196, page two (2), by striking
2 lines five (5) through eight (8) and inserting in
3 lieu thereof the following:
4 "resolution to be published at least twice in a
5 newspaper of general circulation within the municipality,
6 at least six days apart. The last publication shall be
7 at least fifteen days prior to the meeting of which it
8 is proposed to take action on the resolution to proceed."

CHARLES G. MOGGED
CHARLES K. SULLIVAN

1 House File 196 as reprinted is hereby amended as follows:

2 1. By striking from page two (2), line seven (7),
3 the word "fifteen" and inserting in lieu thereof the word
4 "thirty".

5 2. By striking from page two (2), line twelve (12),
6 the word "ten" and inserting in lieu thereof the word
7 "five".

CHARLES G. MOGGED
CHARLES K. SULLIVAN

1 I. Amend House File 196, page two (2), line sixteen
2 (16), by inserting a comma after the word "shall".

3 2. Page two (2), line eighteen (18), insert after
4 the word "age" the words "or older".

5 3. Page two (2), line nineteen (19), strike all and
6 insert "have been abandoned or call a special election
7 to".

ROBERT R. RIGLER

1 Amend House File 206 as follows:

2 1. By striking from lines 12 and 13 and the words
3 "of the appellant's residence" and inserting in lieu
4 thereof the words "in which the city is located".

5 2. By striking from lines 14 and 15 all after the
6 word "appeal" and insert in lieu thereof a period.

7 3. By striking from line 19 the words "any member or".

ARTHUR A. NEU

1 Amend House File 270 by striking on page 1,
2 line 15, the words "The court" and inserting in lieu
3 thereof the words "A district or municipal court".

JAMES POTGETER
LEE GAUDINEER

1 Amend the Potgeter, Shaff, Coleman, Frey and
2 Clarke amendment to House File 400, filed April 24,
3 1969, by striking from lines 57 and 58 the words:
4 "and file separate social security returns".

ALAN SHIRLEY

1 Amend House File 428 by adding at the end of section five
2 (5) the following:

3 "Every licensed attorney in Iowa shall be considered an
4 officer of the court and, for support of the judicial retire-
5 ment system, shall pay to the judicial statistician in the
6 office of the clerk of the supreme court an annual renewal
7 fee of his license to practice in the sum of fifty dollars.

8 Such renewal fee shall be due on July 1 of each year and
9 shall be credited to a trust fund for the support of the judi-
10 cial retirement system. The state comptroller shall monthly
11 transfer from such trust fund such amounts as may be necessary
12 to apply on payment of the state's share to said retirement
13 system. Any attorney who fails to renew his license, within
14 thirty days after due, by payment of the annual fee shall have
15 his license suspended by the supreme court until the renewal
16 fee is paid."

CHARLES O. LAVERTY

EXPLANATION OF AMENDMENT TO HOUSE FILE 428

- 1 This amendment would provide the needed support for the
- 2 judicial retirement system from the profession for whose benefit
- 3 the system is devised, to wit: the legal profession.

- 1 Amend House File 793 as follows:

- 2 By striking on page 4, line 2, the words "thirty thousand
- 3 (30,000)" and inserting in lieu thereof the words "thirty-
- 4 seven thousand, six hundred (37,600)".

**JOSEPH B. FLATT
BASS VAN GILST**

- 1 Amend House File 793 as follows:

- 2 Amend page 5, line 7, by striking the words and
- 3 figure "sixteen thousand (16,000)" and inserting in
- 4 lieu thereof the words and figure "seventeen thousand
- 5 (17,000)".

ANDREW FROMMELT

On motion of Senator Lange, the Senate adjourned until 9:00 a.m.,
Monday, May 5, 1969.

JOURNAL OF THE SENATE

SENATE CHAMBER,
DES MOINES, IOWA, MONDAY, MAY 5, 1969.

The Senate met in regular session, President Jepsen presiding.

Prayer was offered by Rabbi Isaac Neuman of the Temple Judah, Cedar Rapids, Iowa.

The Senate pledged allegiance to the flag.

The Journal of May 2, 1969, was approved.

PETITIONS

The following petitions were presented and placed on file:

By Senator DeKoster, from forty-five residents of the State of Iowa favoring passage of Senate File 861 relating to sexual offenses.

By Senator Briles, from seventy-five residents of Union County favoring the legalization of pari-mutuel wagering on horse races.

By Senator Mowry, petitions favoring stronger laws to provide for the confinement and treatment of sex offenders against children, from fifty-four residents of Henry County and from seventy-two residents of Marshall County.

ANNOUNCEMENT

Senator Lange announced he had just received word that Senator Rigler was seriously ill at the Iowa Methodist Hospital.

Senator Rigler had requested that Senator Lange call on him, and he asked and received unanimous consent to be excused for that purpose.

VISITORS WELCOMED

President Jepsen welcomed the following groups of students at the request of members of the Senate:

By Senator Shirley, sixty-one students from the Waukee Community School, accompanied by their instructor, Mr. Geirnaeirt, who were present in the balcony.

By Senator Leonard, nine students from St. Mary's High School, Storm Lake, accompanied by Father Ziegman, who were present in the balcony.

VISITORS

Senator Denman asked and received unanimous consent to record in the Journal the presence in the balcony of Dr. and Mrs. David D. Lee and son, Birke, and Mr. and Mrs. Kaimen Lee.

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 676, a bill for an act appropriating to the department of social services for deficiencies for the medical assistance program.

WILLIAM R. KENDRICK, Chief Clerk

SPECIAL ORDER OF BUSINESS

The time having arrived, the Chair announced the special order of business for Senate File 649.

CONSIDERATION OF BILLS

Senate File 649

On motion of Senator Clarke, Senate File 649, a bill for an act relating to the establishment of an office for planning and programming to promote coordination of efforts of state agencies and local governments under the office of the governor, was taken up and considered.

Senator Clarke offered the following amendment:

Amend Senate File 649 as follows:

1. Page 1, by striking from lines 10 and 11 the words "his first assistant" and inserting in lieu thereof the words "three assistants".
2. Page 2, by striking from line 25 the words "as requested by" and inserting in lieu thereof the word "to".
3. Page 2, by striking from line 27 the words "Contract and enter" and inserting in lieu thereof the word "Enter".
4. Page 3, line 15, by striking the words "existing, new, expanded, or amended".
5. Page 5, by striking all of lines 9 through 24, inclusive, and inserting in lieu thereof the following:
 - "1. Utilize grants or other financial assistance made available by the state, federal government, or any other public or private sources for performing the functions of the division.
 2. Provide planning assistance and coordination, upon request, to local and area planning units.
 3. Perform such other functions and activities as are not inconsistent with the general purposes of this Act."
6. Page 1, line 2, by striking the words "promote coordination of" and inserting in lieu thereof the word "coordinate".

Senator Glenn called for a division of the amendment, section 1 to be considered as division 1, sections 2, 3, 4 and 6 as division 2, and section 5 as division 3.

Senator Clarke moved the adoption of division 1 of his amendment.

Roll call was requested.

On the question "Shall division 1 of the amendment be adopted?"

(S.F. 649) the vote was:

Ayes, 31:

Anderson	Doderer	Lamborn	Potgeter
Arbuckle	Frey	Lavery	Potter
Balloun	Gilley	Lodwick	Shaff
Benda	Hammer	Mowry	Smith
Briles	Keith	Neu	Stanley
Clarke	Klink	Nicholson	Stephens
Curran	Kosek	Ollenburg	Walsh
DeKoster	Kyhl	Parker	

Nays, 19:

Coleman	Glenn	Mogged	Shirley
Conklin	Griffin	O'Malley	Sullivan
Denman	Hill	Palmer	Van Gilst
Dodds	Lucken	Reichardt	Weimer
Erskine	McGill	Schaben	

Absent or not voting, 11:

DeHart	Gaudineer	Leonard	Rigler
Flatt	Hougen	Lisle	Thordsen
Frommelt	Lange	Messerly	

Division 1 of the amendment was adopted.

Senator Clarke asked and received unanimous consent to withdraw section 2 from division 2 of his amendment.

On motion of Senator Clarke, division 2 of the amendment was adopted.

Action on division 3 of the amendment was temporarily deferred.

Senator Clarke asked and received unanimous consent to withdraw the amendment filed by Senators Clarke and Potgeter on April 30 and found on page 1255 of the Senate Journal.

Senator Clarke offered the following amendment:

Amend Senate File 649 as follows:

1. Page 4, by striking from lines 15 and 16 the words "and all local governments and officers".

2. Pages 4 and 5, by striking all of section five (5) following the period in line 31 and inserting in lieu thereof the following:

"The governor shall study the feasibility and desirability of establishing and maintaining various central locations throughout the state where services and aid may be rendered to the political subdivisions and residents

of the state. He shall report to the general assembly the results of such study and make recommendations in regard thereto."

3. Page 5, add a new section after line 5 as follows and renumber the remaining sections:

"Sections four (4) and five (5) of this Act shall not apply to the state board of regents; provided, however, that the state board of regents and the institutions under its control shall provide the office for planning and programming with a copy of the cover page and budget forms of all official grant-in-aid applications, at the time of submission of such applications to the federal government."

President pro tempore Lodwick took the chair at 10:25 a.m.

Senator Gaudineer called for a division of the amendment, sections 1 and 2 to be considered as division 1, and section 3 as division 2.

Senator Hill called for a further division of the amendment, section 1 to be considered as division 1, section 2 as division 2, and section 3 as division 3.

On motion of Senator Clarke, division 1 of the amendment was adopted.

Senator Briles offered the following amendment to division 2 of the amendment:

Amend the Clarke amendment, filed May 5, to Senate File 649 by striking the word "shall" after the word "governor" in line 7 and inserting the word "may".

On motion of Senator Briles, the amendment to division 2 was adopted.

On motion of Senator Clarke, division 2 of his amendment, as amended, was adopted.

Senator Griffin offered the following amendment to division 3 of the Clarke amendment:

Amend the Clarke amendment of May 5, 1969, to Senate File 649 by striking all of division 3 and inserting in lieu thereof the following:

3. On page 5, by inserting a new section 6 as follows and renumbering the remaining sections:

"Board of regents institutions shall be exempt from the provisions of sections four (4) and five (5), insofar as grant-in-aid applications are concerned, and shall be required to submit only a copy of their grant application cover page and budget forms at the time of submissions to the federal agency."

Senator Griffin moved the adoption of his amendment to division 3 and requested a roll call.

On the question "Shall the amendment to division 3 be adopted?" (S.F. 649) the vote was:

Ayes, 13:

Briles	Griffin	Klink	Mowry
Conklin	Hill	Kyhl	Palmer
Flatt	Hougen	Lisle	Stephens
Gilley			

Nays, 37:

Anderson	Doderer	Lavery	Potgeter
Arbuckle	Frey	Lodwick	Potter
Benda	Gaudineer	McGill	Schaben
Clarke	Glenn	Messerly	Shirley
Coleman	Hammer	Mogged	Smith
Curran	Keith	Nicholson	Stanley
DeHart	Kosek	Ollenburg	Thordsen
DeKoster	Lamborn	O'Malley	Van Gilst
Denman	Lange	Parker	Weimer
Dodds			

Absent or not voting, 11:

Balloun	Leonard	Reichardt	Sullivan
Erskine	Lucken	Rigler	Walsh
Frommelt	Neu	Shaff	

The amendment to division 3 was lost.

Senator Clarke moved the adoption of division 3 of his amendment.

Roll call was requested.

On the question "Shall the division 3 of the amendment be adopted?" (S.F. 649) the vote was:

Ayes, 30:

Balloun	Doderer	Lange	Potgeter
Benda	Flatt	Lavery	Potter
Briles	Frey	Lodwick	Schaben
Clarke	Hammer	Mogged	Shirley
Curran	Keith	Nicholson	Stanley
DeHart	Kosek	Ollenburg	Thordsen
DeKoster	Kyhl	Parker	Van Gilst
Denman	Lamborn		

Nays, 21:

Anderson	Gaudineer	Hougen	O'Malley
Arbuckle	Gilley	Klink	Palmer
Coleman	Glenn	McGill	Smith
Conklin	Griffin	Messerly	Stephens
Dodds	Hill	Mowry	Weimer
Erskine			

Voting present, 1:

Shaff

Absent or not voting, 9:

Frommelt	Lucken	Reichardt	Sullivan
Leonard	Neu	Rigler	Walsh
Lisle			

Division 3 of the amendment was adopted.

The Senate resumed consideration of division 3 of the Clarke amendment of April 30 temporarily deferred.

Senator Denman offered the following amendment to division 3 of the amendment and moved its adoption:

Amend the Clarke amendment, filed April 30, to Senate File 649, as follows:

1. By inserting following the word "division.", line 15, the following:

"Nothing in this subsection shall prevent or impair the powers of other state agencies or local governments to contract for, receive, or utilize grants directly from the federal or local governments or form any other public or private source."

2. By inserting following the word "units.", line 17, the following:

"All present governmental units who engage in planning activities which are supported by local, state, or federal funds shall in no way be prevented or impaired in such planning activities."

The amendment to division 3 of the amendment was adopted.

On motion of Senator Clarke, division 3 of his amendment, as amended, was adopted.

Senator Gaudineer offered the following amendment by Senators Walsh and Gaudineer and moved its adoption:

Amend Senate File 649 as follows:

1. By inserting on page 4, after the period (.) in line 23, the following:

"The submission of any information to the office of planning and programming pursuant to this section, shall not be required prior to the time any application shall be effective or prior to the time any approval or grant in aid is effective."

"2. By inserting in line 31, on page 4, after the period (.) the following:

"Any such decision, shall not be effective unless made prior to the time any approval of a plan or program or grant-in-aid for such plan or program is effective."

The amendment was adopted.

Senator Lange took the chair at 11:50 a.m.

Senator Clarke moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 649) the vote was:

Ayes, 47:

Anderson	DeKoster	Hougen	Messery
Arbuckle	Denman	Keith	Mogged
Balloun	Dodds	Klink	Nicholson
Benda	Doderer	Kosek	Ollenburg
Briles	Flatt	Kyhl	O'Malley
Clarke	Frey	Lange	Palmer
Coleman	Gaudineer	Laverty	Parker
Conklin	Griffin	Leonard	Potgeter
Curran	Hammer	Lodwick	Potter
DeHart	Hill	McGill	Reichardt

Shaff Smith	Stanley Stephens	Thordsen Van Gilst	Weimer
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Nays, 4:

Gilley	Glenn	Schaben	Sullivan
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Absent or not voting, 10:

Erskine	Lisle	Neu	Shirley
Frommelt	Lucken	Rigler	Walsh
Lamborn	Mowry		

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

President Jepsen took the chair at 12:00 o'clock noon.

Senator Clarke moved that the vote by which Senate File 649 passed the Senate be reconsidered and the motion to reconsider be laid on the table, which motion prevailed.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Mogged, 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 361, 436, 797 and 809.

CHARLES G. MOGGED
Chairman, Senate Committee
ELIZABETH SHAW
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 361, 436, 797 and 809.

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

AFTERNOON SESSION

The Senate reconvened, Senator Lange presiding.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

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

House File 101, a bill for an act to increase the salary of municipal court judges.

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

House File 177, a bill for an act relating to the state teacher's pension.

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

House File 215, a bill for an act to clarify liability for support furnished by counties for patients in mental retardation hospital-schools.

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

House File 289, a bill for an act establishing the position of director of court services in the juvenile court.

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

House File 340, a bill for an act relating to establishment and powers of urban renewal agencies.

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

House File 375, a bill for an act relating to municipal courts.

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

House File 666, a bill for an act to add two categories to the milk adulteration categories.

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

House File 697, a bill for an act relating to federal insured loans.

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

House File 816, a bill for an act to appropriate from general fund to department of public safety for new highway patrol district headquarters.

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

Senate File 80, a bill for an act relating to the leasing of property and other facilities by the geological survey.

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

Senate File 157, a bill for an act relating to the office of a supreme court judge.

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

Senate File 230, a bill for an act relating to a memorial hall at Camp Dodge.

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

Senate File 375, a bill for an act relating to tax sales of the property of deceased old-age assistance recipients.

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

Senate File 387, a bill for an act relating to the effect of federal aid to schools upon state aid to schools.

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

Senate File 609, a bill for an act to appropriate from general fund to the division of state planning in the governor's office.

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

Senate File 633, a bill for an act to appropriate from general fund to the liquor control commission.

WILLIAM R. KENDRICK, Chief Clerk

CONSIDERATION OF BILLS

Senate File 680

On motion of Senator Flatt, Senate File 680, a bill for an act to establish permanent revolving funds for the department of public instruction for administering federally financed programs and to make appropriations therefor, was taken up and considered.

Senator Flatt moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 680) the vote was:

Ayes, 44:

Anderson	Flatt	Lavery	Potgeter
Arbuckle	Frey	Lodwick	Potter
Balloun	Gilley	Lucken	Schaben
Benda	Glenn	McGill	Shaff
Clarke	Griffin	Messerly	Shirley
Conklin	Hill	Mogged	Smith
Curran	Keith	Mowry	Stanley
DeHart	Kosek	Neu	Thordsen
DeKoster	Kyhl	Nicholson	Van Gilst
Dodds	Lamborn	Ollenburg	Walsh
Erskine	Lange	O'Malley	Weimer

Nays, none.

Absent or not voting, 17:

Briles	Gaudineer	Leonard	Reichardt
Coleman	Hammer	Lisle	Rigler
Denman	Hougen	Palmer	Stephens
Doderer	Klink	Parker	Sullivan
Frommelt			

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

Senate File 681

On motion of Senator Curran, Senate File 681, a bill for an act to appropriate from the general fund of the State of Iowa to the Iowa development commission, was taken up and considered.

Senator Curran offered the following amendment by Senators Curran and Potgeter and moved its adoption:

Amend Senate File 681 by striking line 9, page 1, and inserting in lieu thereof the following:

For salaries, including a salary for the director of at least twenty thousand dollars and not to exceed twenty-six thousand dollars per year\$376,400.00

The amendment was adopted.

Senator Curran moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 681) the vote was:

Ayes, 48:

Anderson	Erskine	Lange	O'Malley
Arbuckle	Flatt	Lavery	Palmer
Balloun	Frey	Leonard	Parker
Benda	Frommelt	Lodwick	Potgeter
Clarke	Gilley	Lucken	Potter
Coleman	Glenn	McGill	Schaben
Conklin	Griffin	Messerly	Shaff
Curran	Hill	Mogged	Smith
DeHart	Keith	Mowry	Stanley
DeKoster	Kosek	Neu	Thordsen
Denman	Kyhl	Nicholson	Van Gilst
Dodds	Lamborn	Ollenburg	Walsh

Nays, none.

Voting present, 1:

Hammer

Absent or not voting, 12:

Briles	Hougen	Reichardt	Stephens
Doderer	Klink	Rigler	Sullivan
Gaudineer	Lisle	Shirley	Weimer

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

Senate File 682

On motion of Senator Flatt, Senate File 682, a bill for an act to appropriate from the general fund of the State of Iowa to the educational radio and television facility board, was taken up and considered.

Senator Anderson offered the following amendment and moved its adoption:

Amend Senate File 682 by adding after page 1, line 12, the following new section and renumbering the subsequent sections:

"There is hereby appropriated from the general fund of the state the sum of \$13,714.00 to the educational radio and television facility board to be used for production of a sound and color film portraying the working of the

General Assembly and its members. Any of the above sum not expended by June 30, 1971, shall revert to the General fund."

Roll call was requested.

On the question "Shall the amendment be adopted?" (S.F. 682) the vote was:

Rule 24 was invoked.

Ayes, 34:

Anderson	Erskine	Lange	Parker
Arbuckle	Frey	Laverty	Potgeter
Balloun	Gaudineer	Leonard	Potter
Briles	Griffin	Lisle	Shaff
Coleman	Hougen	Lodwick	Smith
Conklin	Keith	Mowry	Stanley
Curran	Kosek	Ollenburg	Walsh
DeHart	Kyhl	Palmer	Weimer
Doderer	Lamborn		

Nays, 24:

Benda	Gilley	McGill	Reichardt
Clarke	Glenn	Messerly	Schaben
Denman	Hammer	Mogged	Shirley
Dodds	Hill	Neu	Sullivan
Flatt	Klink	Nicholson	Thordsen
Frommelt	Lucken	O'Malley	Van Gilst

Absent or not voting, 3:

DeKoster	Rigler	Stephens
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The amendment was adopted.

Senator Flatt moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 682) the vote was:

Ayes, 55:

Anderson	Erskine	Lamborn	Palmer
Arbuckle	Flatt	Lange	Parker
Balloun	Frey	Laverty	Potgeter
Benda	Frommelt	Leonard	Potter
Briles	Gaudineer	Lisle	Reichardt
Clarke	Gilley	Lodwick	Shaff
Coleman	Griffin	Lucken	Shirley
Conklin	Hammer	McGill	Smith
Curran	Hill	Messerly	Stanley
DeHart	Hougen	Mogged	Stephens
DeKoster	Keith	Neu	Van Gilst
Denman	Klink	Nicholson	Walsh
Dodds	Kosek	Ollenburg	Weimer
Doderer	Kyhl	O'Malley	

Nays, 5:

Glenn	Schaben	Sullivan	Thordsen
Mowry			

Absent or not voting, 1:

Rigler

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

House File 777

On motion of Senator Mowry, House File 777, a bill for an act to make appropriations to members who served on the ethics committee, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Mowry moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 777) the vote was:

Ayes, 57:

Anderson	Frey	Laverty	Parker
Arbuckle	Gaudineer	Leonard	Potgeter
Balloun	Gilley	Lisle	Potter
Benda	Glenn	Lodwick	Reichardt
Briles	Griffin	Lucken	Schaben
Clarke	Hammer	McGill	Shirley
Coleman	Hill	Messerly	Smith
Conklin	Hougen	Mogged	Stanley
Curran	Keith	Mowry	Stephens
DeHart	Klink	Neu	Sullivan
DeKoster	Kosek	Nicholson	Thordsen
Dodds	Kyhl	Ollenburg	Van Gilst
Doderer	Lamborn	O'Malley	Walsh
Erskine	Lange	Palmer	Weimer
Flatt			

Nays, none.

Voting present, 1:

Frommelt

Absent or not voting, 3:

Denman Rigler Shaff

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

Senate File 679

On motion of Senator Flatt, Senate File 679, a bill for an act to appropriate general and vocational education administration funds from the general fund of the state to the department of public instruction, was taken up and considered.

Senator Balloun offered the following amendment and moved its adoption:

Amend Senate File 679 page 2 by striking section 5.

Senator Flatt asked and received unanimous consent that further action on **Senate File 679** be deferred and that the bill be placed on the calendar under unfinished business.

UNFINISHED BUSINESS

House File 196

On motion of Senator Walsh, House File 196, a bill for an act relating to the referendum for approval of low rent housing projects, was taken up for further consideration.

Senator Walsh offered the following amendment by Senators Walsh, et al.:

Amend House File 196, as amended and passed by the House, by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Section four hundred three A point five (403A.5), Code 1966, is hereby amended as follows:

1. By striking lines ten (10) through fourteen (14), inclusive, and inserting in lieu thereof the words "in this section."

2. By striking from line twenty (20) the word "prior" and inserting in lieu thereof a period.

3. By striking lines twenty-one (21) and twenty-two (22).

Sec. 2. Section four hundred three A point twenty-five (403A.25), Code 1966, is hereby repealed and the following is inserted in lieu thereof:

"Before creating any low-rent housing agency as provided in section four hundred three A point twenty-five (403A.25) of the Code and before adoption of any resolution to proceed with any low-rent housing project, the governing body of the municipality shall hold a public hearing thereon, and shall cause a notice of the hearing and of the proposed action to be published at least once in a newspaper of general circulation within the municipality, at least thirty days before the hearing."

Senator Walsh offered the following amendment to the amendment and moved its adoption:

Amend the amendment to House File 196 by Walsh, Stanley, Potgeter and Neu, filed May 2, by striking line 17 and inserting in lieu thereof the following: "in section four hundred three A point five (403A.5)".

The amendment was adopted.

On motion of Senator Walsh, the amendment as amended was adopted.

Senator Mogged asked and received unanimous consent to withdraw the amendments filed by Senators Mogged and Sullivan on May 2 and found on pages 1332 and 1333 of the Senate Journal.

Senator Mogged asked and received unanimous consent to withdraw the amendment filed by Senator Rigler on May 2 and found on page 1333 of the Senate Journal.

President pro tempore Lodwick took the chair at 2:58 p.m.

Senator Thordsen moved to reconsider the vote by which the Walsh, et al., amendment as amended was adopted by the Senate, and requested a roll call.

President Jepsen took the chair at 3:15 p.m.

On the question "Shall the Senate reconsider the Walsh, et al., amendment?" (H.F. 196) the vote was:

Ayes, 27:

Arbuckle	Glenn	Lange	Parker
Balloun	Hammer	Lodwick	Shaff
Briles	Hill	Lucken	Smith
Conklin	Hougen	Messerly	Stephens
DeHart	Keith	Mogged	Sullivan
Flatt	Klink	Mowry	Thordsen
Gilley	Kyhl	Nicholson	

Nays, 30:

Anderson	Erskine	Leonard	Potter
Clarke	Frey	McGill	Schaben
Coleman	Frommelt	Neu	Shirley
Curran	Gaudineer	Ollenburg	Stanley
DeKoster	Griffin	O'Malley	Van Gilst
Denman	Kosek	Palmer	Walsh
Dodds	Lamborn	Potgeter	Weimer
Doderer	Laverty		

Absent or not voting, 4:

Benda	Lisle	Reichardt	Rigler
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The motion was lost.

Senator Walsh moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 196) the vote was:

Rule 24 was invoked.

Ayes, 35:

Anderson	Erskine	Lamborn	Potgeter
Benda	Frey	Laverty	Potter
Clarke	Frommelt	Leonard	Schaben
Coleman	Gaudineer	Lodwick	Shaff
Curran	Glenn	McGill	Stanley
DeKoster	Griffin	Neu	Van Gilst
Denman	Hammer	Ollenburg	Walsh
Dodds	Keith	O'Malley	Weimer
Doderer	Kosek	Palmer	

Nays, 20:

Arbuckle	Hougen	Lucken	Parker
Briles	Klink	Messerly	Smith
Conklin	Kyhl	Mogged	Stephens
Gilley	Lange	Mowry	Sullivan
Hill	Lisle	Nicholson	Thordsen

Absent or not voting, 6:

Balloun
DeHart

Flatt
Reichardt

Rigler

Shirley

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

Senator Stanley moved that the vote by which House File 196 passed the Senate be reconsidered and the motion to reconsider be laid on the table.

Division was called for.

The motion prevailed.

Senate File 673

On motion of Senator Balloun, Senate File 673, a bill for an act to appropriate the fish and game protection fund for use by the state conservation commission, with report of committee recommending that the bill be placed on the calendar and the Walsh amendment be reconsidered and rejected, was taken up, considered, and the report of the committee adopted.

Senator Kosek called up the following motion and moved its adoption:

I move to reconsider the vote by which the Walsh amendment to Senate File 673 filed April 30 passed the Senate.

The motion prevailed.

Senator Walsh offered the following amendment for reconsideration:

Amend Senate File 673 by adding a new section on page 2, after line 21, as follows:

1. Section one hundred and ten point one (110.1), Code 1966, as amended by chapter one hundred and forty-one (141), section one (1), Acts of the Sixty-second General Assembly, is hereby further amended by striking lines twelve (12) and thirteen (13) and inserting in lieu thereof the following:

"All persons legal residents of the state, sixty-four years of age or younger, except as otherwise provided\$3.00.
All persons legal residents of the state, sixty-five years of age or older, except as otherwise provided\$1.00."

Senator Lange took the chair at 4:10 p.m.

Senator Walsh moved the adoption of his amendment.

Roll call was requested.

On the question "Shall the amendment be adopted?" (S.F. 673) the vote was:

Rule 24 was invoked.

Ayes, 18:

Briles	Gaudineer	O'Malley	Shirley
Coleman	Glenn	Palmer	Van Gilst
Dodds	Lamborn	Potter	Walsh
Doderer	Lange	Schaben	Weimer
Frommelt	Leonard		

Nays, 37:

Anderson	Flatt	Kosek	Nicholson
Arbuckle	Frey	Kyhl	Ollenburg
Balloun	Gilley	Laverty	Parker
Benda	Griffin	Lisle	Potgeter
Clarke	Hammer	Lodwick	Shaff
Conklin	Hill	Lucken	Smith
Curran	Hougen	McGill	Stanley
DeHart	Keith	Messerly	Stephens
DeKoster	Klink	Neu	Sullivan
Erskine			

Absent or not voting, 6:

Denman	Mowry	Rigler	Thordsen
Mogged	Reichardt		

The amendment was lost.

Senator Kosek moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 673) the vote was:

Ayes, 58:

Anderson	Flatt	Lange	Parker
Arbuckle	Frey	Laverty	Potgeter
Balloun	Frommelt	Leonard	Potter
Benda	Gaudineer	Lisle	Schaben
Briles	Gilley	Lodwick	Shaff
Clarke	Glenn	Lucken	Shirley
Coleman	Griffin	McGill	Smith
Conklin	Hammer	Messerly	Stanley
Curran	Hill	Mogged	Stephens
DeHart	Hougen	Neu	Sullivan
DeKoster	Keith	Nicholson	Thordsen
Denman	Klink	Ollenburg	Van Gilst
Dodds	Kosek	O'Malley	Walsh
Doderer	Kyhl	Palmer	Weimer
Erskine	Lamborn		

Nays, none.

Absent or not voting, 3:

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

Senator Kosek asked and received unanimous consent that **Senate File 673** be immediately messaged to the House, which request was complied with.

House File 21

On motion of Senator Kyhl, House File 21, a bill for an act to authorize county conservation boards to operate or lease concessions in or upon property under its control, was taken up for further consideration.

Senator Frey asked and received unanimous consent to withdraw the amendment filed February 28 and found on page 430 of the Senate Journal.

Senator Frey offered the following amendment and moved its adoption:

House File 21 is hereby amended by adding a new section as follows:

Section one hundred eleven A point four (111A.4), Code 1966, subsection seven (7), is amended by inserting in line six (6) after the word "events" the words ", and such reasonable annual or daily fee as the board may establish for each motor vehicle entering any county conservation board park, campground, or similar area for camping purposes".

Division was called for.

The amendment was adopted.

Senator Erskine asked and received unanimous consent to withdraw the amendment filed April 30 and found on page 1257 of the Senate Journal.

Senator Potgeter took the chair at 4:35 p.m.

Senator Erskine offered the following amendment:

Amend House File 21 as follows:

1. By adding a new section as follows: section one hundred eleven A point four (111A.4), Code 1966, is amended by adding the following new subsection: "To furnish suitable uniforms for the executive officer and such employees as he may designate to wear when on official duty, the cost of said uniforms not to exceed three hundred dollars in any given year. The uniforms shall at all times remain the property of the county."

2. By adding in page 1, line 1, after the word "boards" the following words "to furnish uniforms and".

Senator Erskine moved the adoption of his amendment and called for a division.

The amendment was adopted.

Senator Kyhl asked and received unanimous consent that the Secretary be permitted to correct the title to conform with the contents of the bill.

Senator Kyhl moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 21) the vote was:

Rule 24 was invoked.

Ayes, 37:

Anderson	Doderer	Klink	Ollenburg
Arbuckle	Erskine	Kosek	Palmer
Balloun	Flatt	Kyhl	Parker
Briles	Frey	Lamborn	Schaben
Clarke	Gilley	Lisle	Shaff
Conklin	Griffin	Lucken	Smith
Curran	Hammer	McGill	Stanley
DeHart	Hougen	Messerly	Stephens
DeKoster	Keith	Mowry	Sullivan
Denman			

Nays, 16:

Coleman	Glenn	Neu	Shirley
Dodds	Hill	Nicholson	Van Gilst
Frommelt	Lange	O'Malley	Walsh
Gaudineer	Leonard	Potgeter	Weimer

Absent or not voting, 8:

Benda	Lodwick	Potter	Rigler
Laverty	Mogged	Reichardt	Thordsen

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

House File 111

On motion of Senator Keith, House File 111, a bill for an act relating to municipal utility retirement systems, was taken up for further consideration.

Senator DeHart asked and received unanimous consent to withdraw the amendment filed March 18 and found on pages 539 and 540 of the Senate Journal.

Senator Keith moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 111) the vote was:

Ayes, 56:

Anderson	Frey	Lange	Palmer
Arbuckle	Frommelt	Laverty	Parker
Balloun	Gaudineer	Leonard	Potgeter
Briles	Gilley	Lisle	Schaben
Clarke	Glenn	Lodwick	Shaff
Coleman	Griffin	Lucken	Shirley
Conklin	Hammer	McGill	Smith
Curran	Hill	Messerly	Stanley
DeHart	Hougen	Mogged	Stephens
DeKoster	Keith	Mowry	Sullivan
Dodds	Klink	Neu	Thordsen
Doderer	Kosek	Nicholson	Van Gilst
Erskine	Kyhl	Ollenburg	Walsh
Flatt	Lamborn	O'Malley	Weimer

Nays, none.

Absent or not voting, 5:

Benda
Denman

Potter

Reichardt

Rigler

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

Senate Joint Resolution 24

On motion of Senator Lucken, Senate 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, was taken up for further consideration.

Senator Lucken offered the following amendment by Senators Lucken and Lodwick and moved its adoption:

Amend Senate Joint Resolution 24 as follows:

By inserting in page 2, line 7, after the word "continued" the following words: "except that the members of the committee representing the General Assembly shall, after the effective date of this Act, include the president of the Senate, one senator appointed by him from a different political party, the speaker of the House and one member of the House appointed by him from the minority party".

The amendment was adopted.

Senator Lucken moved that the resolution be read the last time now, which motion prevailed, and the resolution was read the last time.

On the question "Shall the resolution be adopted?" (S.J.R. 24) the vote was:

Ayes, 44:

Anderson	Gilley	Laverty	Palmer
Arbuckle	Glenn	Leonard	Parker
Briles	Griffin	Lodwick	Potgeter
Clarke	Hammer	Lucken	Potter
Conklin	Hill	McGill	Shaff
Curran	Hougen	Messerly	Smith
DeKoster	Keith	Mowry	Stanley
Dodds	Klink	Neu	Stephens
Erskine	Kosek	Nicholson	Van Gilst
Flatt	Kyhl	Ollenburg	Walsh
Frey	Lamborn	O'Malley	Weimer

Nays, 3:

Coleman	DeHart	Lange
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Voting present, 3:

Gaudineer	Lisle	Sullivan
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Absent or not voting, 11:

Balloun	Doderer	Reichardt	Shirley
Benda	Frommelt	Rigler	Thordsen
Denman	Mogged	Schaben	

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

CONSIDERATION OF BILLS

Senate File 77

On motion of Senator Frey, Senate File 77, a bill for an act relating to licenses in the practice of medicine, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

The following committee amendment was considered:

Amend Senate File 77 as follows:

By striking from lines nineteen (19), twenty (20), and twenty-one (21) the words "The temporary certificate shall be issued for one year and may be renewed annually at the discretion of the medical examiners for a period not to exceed two additional years." and inserting in lieu thereof the words "The temporary certificate shall be issued for one year and, at the discretion of the medical examiners may be renewed, but no person shall be entitled to practice medicine and surgery or osteopathic medicine and surgery in excess of three years while holding a temporary certificate."

Senator Flatt asked and received unanimous consent that further action on **Senate File 77** be deferred and that the bill be placed on the calendar under unfinished business.

Senate File 102

On motion of Senator Erskine, Senate File 102, a bill for an act relating to compensation of members of election boards, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Erskine asked and received unanimous consent that further action on **Senate File 102** be deferred and that the bill be placed on the calendar under unfinished business.

Senate File 319

On motion of Senator Kyhl, Senate File 319, a bill for an act relating to county and memorial hospital funds, the control and investment thereof, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Kyhl asked and received unanimous consent that **House File 462** be substituted for **Senate File 319**.

House File 462

On motion of Senator Kyhl, House File 462, a bill for an act relating to county and memorial hospital funds, the control and investment thereof, was taken up and considered.

Senator Kyhl moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 462) the vote was:

Ayes, 50:

Anderson	Gaudineer	Laverty	O'Malley
Arbuckle	Gilley	Leonard	Palmer
Briles	Glenn	Lisle	Parker
Clarke	Griffin	Lodwick	Potgeter
Coleman	Hammer	Lucken	Potter
Conklin	Hill	McGill	Shaff
Curran	Hougen	Messerly	Smith
DeKoster	Keith	Mogged	Stanley
Dodds	Klink	Mowry	Stephens
Doderer	Kosek	Neu	Thorsen
Erskine	Kyhl	Nicholson	Van Gilst
Flatt	Lamborn	Ollenburg	Walsh
Frey	Lange		

Nays, none.

Absent or not voting, 11:

Balloun	Denman	Rigler	Sullivan
Benda	Frommelt	Schaben	Weimer
DeHart	Reichardt	Shirley	

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 319** be withdrawn from further consideration of the Senate.

Senate File 322

On motion of Senator Erskine, Senate File 322, a bill for an act relating to the purchase of firearms and firearm supplies, 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 the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 322) the vote was:

Ayes, 46:

Anderson	Frey	Lamborn	Palmer
Arbuckle	Gaudineer	Lange	Parker
Briles	Gilley	Laverty	Potgeter
Clarke	Glenn	Leonard	Potter
Coleman	Griffin	Lisle	Shaff
Conklin	Hammer	Lodwick	Stanley
Curran	Hill	Lucken	Stephens
DeKoster	Hougen	McGill	Sullivan
Dodds	Keith	Neu	Thorsen
Doderer	Klink	Nicholson	Van Gilst
Erskine	Kosek	Ollenburg	Walsh
Flatt	Kyhl		

Nays, none.

Absent or not voting, 15:

Balloun	Frommelt	O'Malley	Shirley
Benda	Messerly	Reichardt	Smith
DeHart	Mogged	Rigler	Weimer
Denman	Mowry	Schaben	

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

Senate File 362

On motion of Senator Erskine, Senate File 362, a bill for an act relating to county conservation boards, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Erskine asked and received unanimous consent that further action on **Senate File 362** be deferred and that the bill be placed on the calendar under unfinished business.

INTRODUCTION OF BILLS

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

Read first time and placed on calendar.

Senate File 684, by committee on transportation, a bill for an act to provide relocation payments and assistance to persons required to relocate residences, farms or businesses because such property is taken for public highway purposes.

Read first time and placed on calendar.

HOUSE MESSAGES CONSIDERED

House File 101, a bill for an act to increase the salary of municipal court judges.

Read first time and passed on file.

House File 177, a bill for an act relating to the state teachers' pension.

Read first time and passed on file.

House File 215, a bill for an act to clarify liability for support furnished by counties for patients admitted to the mental retardation hospital-schools.

Read first time and passed on file.

House File 289, a bill for an act establishing the position of director of court services in the juvenile court in counties with a population of more than 250,000.

Read first time and passed on file.

House File 340, a bill for an act relating to establishment and powers of urban renewal agencies.

Read first time and passed on file.

House File 375, a bill for an act relating to municipal courts.

Read first time and passed on file.

House File 666, a bill for an act to add two categories to the milk adulteration categories; to add such categories to the unlawful milk definition, and to provide for additional testing authority and correct certain existing testing standards.

Read first time and passed on file.

House File 697, a bill for an act relating to federal insured loans.

Read first time and passed on file.

House File 816, a bill for an act to appropriate from the general fund of the State of Iowa to the department of public safety for construction of a highway patrol district headquarters building at Oelwein.

Read first time 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 Senate File 614, a bill for an act to increase compensation of county officers, and request a conference committee. Conferees on the part of the House are: the Representative from Woodbury, Mr. Peterson, chairman; the Representative from Hamilton, Mr. Rex; the Representative from Story, Mr. Van Drie; and the Representative from Polk, Mr. Caffrey.

WILLIAM R. KENDRICK, Chief Clerk

REPORT OF CONFERENCE COMMITTEE

House 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 difference between the Senate and the House on House File 616,

a bill for an act relating to the sale of real estate of old-age recipients, respectfully submit the following recommendations:

1. Amend the Senate amendment by striking all of line 5 after the period and all of lines six through eleven and inserting in lieu thereof the following:

"The administrator or executor of such estate shall make application to the court for an appropriate order authorizing him to sell such real estate at public auction or to sell by private sale. The court in its order authorizing the sale may, in its discretion, set out the conditions on which such real estate shall be offered for sale, and may require that such property be advertised for sale in one issue of an official county newspaper in the county wherein such property is located, at least ten days prior to the date such real estate is to be offered for sale."

2. That the Senate amendment as amended be adopted.

On the Part of the House:

EDGAR H. HOLDEN, Chairman
LEONARD C. ANDERSEN
DONALD V. DOYLE
WILLIAM HILL

On the Part of the Senate:

LUCAS J. DeKOSTER, Chairman
LEE H. GAUDINEER, JR.
ERNEST KOSEK
JOHN L. MOWRY

SENATE CONCURRENT RESOLUTION 33

By Glenn, Potter, Leonard, Doderer, Dodds, Palmer,
Shirley, Schaben, Nicholson, Denman,
Weimer, Lamborn and Frommelt

Whereas, the citizens of the State of Iowa have expressed profound concern to members of the Sixty-third General Assembly relative to disturbances at public institutions of higher education;

Whereas, a primary purpose of our universities is to provide an environment conducive to the absorption of knowledge in arts and sciences, as well as the full and free expression of thought and opinion;

Whereas, disruption of university functions through unlawful acts of student body, faculty members, and non-university personnel threatens the orderly processes of our universities and operates to deny the atmosphere of security and stability essential to higher education and academic freedom at our institutions of higher learning;

Whereas, the laws of this state provide ample sanction against those persons who engage in unlawful conduct at our universities, as elsewhere;

Whereas, the Board of Regents has by prior resolution adopted a code of student conduct that provides administrative sanctions in the event of such activity;

Whereas, the responsibility for enforcing administrative sanctions and appropriate laws in connection with unlawful or illegal conduct at the public universities rests with administrative and law enforcement personnel;

Be It Resolved by the Senate, the House Concurring, that the Sixty-third General Assembly of Iowa express full confidence in the ability of our university administrators, state and local law enforcement personnel to apply and enforce fairly and impartially administrative and legal sanctions appropriate in any circumstance of unlawful or illegal conduct designed to disrupt the orderly processes of higher education at our public universities.

Be It Further Resolved, that copies of this resolution be immediately forwarded to the Presidents of the respective state universities.

EXPLANATION

This concurrent resolution recognizes the concern of Iowa citizens for the adverse effects of disruptive incidents at our universities, acknowledges

the existence of administrative and legal sanctions which may be applied in the event of unlawful conduct, and expresses full confidence in the ability of university and law enforcement personnel to apply and enforce administrative and legal sanctions.

ANNOUNCEMENT OF INVESTIGATING COMMITTEE ON GOVERNOR'S APPOINTMENT

President Jepsen, in accordance with section 2.40, Code 1966, announced the appointment of the following Senators to an investigating committee:

As a member of the Iowa Merit Employment Commission:

James B. Morris, Jr., Des Moines, Polk County, Iowa, for the regular six-year term ending June 30, 1975:

Senator Balloun, Chairman

Senator Potgeter

Senator Arbuckle

Senator Laverty

Senator Denman

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Mogged, 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 676.

CHARLES G. MOGGED

Chairman, Senate Committee

ELIZABETH SHAW

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 the following bill: Senate File 676.

BILL SENT TO THE GOVERNOR

Senator Mogged, from the committee on enrolled bills, submitted the following report:

MR. PRESIDENT: Your committee on enrolled bills respectfully reports that it has, on this 5th day of May, 1969, sent to the Governor for his approval: Senate File 676.

CHARLES G. MOGGED, Chairman

Passed on file.

BILL SIGNED BY THE GOVERNOR

A communication was received announcing that on May 5, 1969, the Governor had approved and transmitted to the Secretary of State the following bill:

Senate File 676, making an appropriation to the department of social services for deficiencies for the medical assistance program.

EXPLANATION OF VOTE

I was absent on the noncontroversial bills Friday, May 2.

Had I been present in the chamber I would have voted "Aye" on Senate File 563, House File 29, House File 62, House File 126.

I would have voted "No" on House File 270.

I would have voted "Aye" on House File 363, Senate File 620 and Senate File 675.

ROBERT R. DODDS

REPORTS OF COMMITTEES

Senator Flatt submitted the following report:

MR. PRESIDENT: Your committee on higher education, to which was referred **House File 535**, a bill for an act to legalize and validate the proceedings of the Board of Directors of Area Community College Merged Area (Education) XI and the Board of Directors of the Boone Community School District, in regard to the leasing and transfer of the Boone Junior College facilities for an extended term, and to authorize and direct said Boards of Directors to execute such lease agreement and to constitute it a valid and binding contractual obligation of the respective school districts, begs leave to report it has had the same under consideration and recommends the same **do pass**.

JOSEPH B. FLATT, Chairman

Ordered passed on file.

Senator DeKoster submitted the following reports:

MR. PRESIDENT: Your committee on judiciary, to which was referred **House File 335**, a bill for an act to legalize and validate the proceedings of the Board of Directors of the Carson-Macedonia Community School District, in the County of Pottawattamie, State of Iowa, authorizing the sale of certain real estate described as the West 138 feet of the East 204 feet of the North 155 feet of Out Lot 4 in the Town of Macedonia, Pottawattamie County, Iowa, to Lawrence L. Wax and Gwyneth J. Wax, husband and wife, begs leave to report it has had the same under consideration and recommends the same **do pass**.

LUCAS J. DeKOSTER, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary, to which was referred **House File 799**, a bill for an act to legalize and validate the proceedings taken for the creation, organization and establishment of the county conservation board of Scott County, Iowa, and all acts and proceedings taken by said board and its officials, begs leave to report it has had the same under consideration and recommends the same **do pass**.

LUCAS J. DeKOSTER, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary, to which was referred

House File 800, a bill for an act to legalize and validate the proceedings of the board of supervisors of Scott County, Iowa, authorizing and providing for the issuance of county conservation bonds of said county and for the levy of taxes to pay 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**.

LUCAS J. DeKOSTER, Chairman

Ordered passed on file.

Senator Neu submitted the following report:

MR. PRESIDENT: Your committee on rules, to which was referred **House File 390**, a bill for an act relating to the implementation and organization for annual sessions 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 390 as passed by the House as follows:

1. By striking everything after the enacting clause and inserting in lieu thereof the following:

Section 1. Chapter two (2), Code 1966, is hereby repealed and sections two (2) through fifty (50) of this Act enacted in lieu thereof.

Sec. 2. **SESSIONS—PLACE**. The sessions of the general assembly shall be held annually at the seat of government, unless the governor shall convene them at some other place in times of pestilence or public danger. Each annual session of the general assembly shall commence on the second Monday in January of each year. The general assembly may recess from time to time during each year in such manner as it may provide, subject to Article three (III), section fourteen (14) of the Constitution of the State of Iowa.

Sec. 3. **DESIGNATION OF GENERAL ASSEMBLY**. Each general assembly shall be designated by numbers with a new consecutive number designated every two calendar years. The general assembly meeting in the years one thousand nine hundred and sixty-nine and one thousand nine hundred and seventy shall be designated as the Sixty-third General Assembly.

The session of the general assembly commencing on the second Monday of January, one thousand nine hundred and sixty-nine, shall be designated as the 1969 regular session of the Sixty-third General Assembly. The session of the general assembly commencing on the second Monday of January, one thousand nine hundred and seventy shall be designated as the 1970 regular session of the Sixty-third General Assembly. Subsequent regular sessions of the general assembly shall be designated by the year in which they convene.

In addition a regular session commencing in an odd-numbered year may be designated as the first regular session of a numbered general assembly, and a regular session commencing in an even-numbered year may be designated as the second regular session of a numbered general assembly.

A special session of the general assembly shall be designated as a special session in the particular year of a numbered general assembly.

These methods of designation shall be used in all official references to the general assembly and its sessions.

Sec. 4. **TEMPORARY ORGANIZATION**. At ten o'clock a.m. on the second Monday in January of each odd-numbered year, the general assembly shall convene. The president of the senate, or in his absence some person claiming to be a member, shall call the senate to order. If necessary, a temporary president shall be chosen from the persons claiming to be elected

senators. Some person claiming to be elected a member of the house of representatives shall call the house to order. The persons present claiming to be elected to the senate shall choose a secretary, and those of the house of representatives, a clerk on a temporary basis.

Sec. 5. **CERTIFICATES OF ELECTION.** The selected secretary and clerk shall receive and file the certificates of election presented, each for his own house, and make a list therefrom of the persons who appear to have been elected members of the respective houses.

Sec. 6. **TEMPORARY OFFICERS—COMMITTEE ON CREDENTIALS.** The persons appearing to be members shall proceed to elect such other officers as may be requisite and when so temporarily organized shall choose a committee of five, who shall examine and report upon the credentials of the persons claiming to be members.

Sec. 7. **PERMANENT ORGANIZATION.** The members reported by the committee as holding certificates of election from the proper authority shall proceed to the permanent organization of their respective houses by the election of officers and shall not be challenged as to their qualifications during the remainder of the term for which they were elected.

Sec. 8. **OFFICERS—TENURE.** The president pro tempore of the senate and the speaker of the house of representatives shall hold their offices until the first day of the meeting of the next general assembly. All other officers elected by either house shall hold their offices for the same terms, unless sooner removed, except as may be otherwise provided by resolution or rules of the general assembly.

Sec. 9. **OATHS.** Any member may administer oaths necessary in the course of business of the house of which he is a member, and, while acting on a committee, in the course of business of such committee.

Sec. 10. **JOURNALS.** The secretary of the senate and the clerk of the house of representatives shall preserve copies of the printed daily journals of their respective bodies, as corrected, certify to their correctness, and file them with the secretary of state at the adjournment of each session of the general assembly. The secretary of state shall cause the same to be bound and preserved as the original journals of the senate and the house in the manner as shall be specified by the president of the senate and speaker of the house.

Sec. 11. **COMPENSATION OF MEMBERS OF GENERAL ASSEMBLY AND LIEUTENANT GOVERNOR—SIXTY-THIRD GENERAL ASSEMBLY.** The compensation of each of the members of the Sixty-third General Assembly shall be as herein provided.

1. Every member except the speaker of the house shall receive forty dollars per day for each day of each regular and each special session. Mileage expenses shall be paid at the rate of ten cents per mile in going to and returning from the place when the general assembly is held, by the nearest traveled route, for each regular and each special session. The mileage of the lieutenant governor while acting as president of the senate and the mileage of the speaker of the house shall be the same as that of a member of the general assembly.

2. The compensation of the lieutenant governor while acting as president of the senate during the Sixty-third General Assembly shall be double the compensation of a member of the senate.

3. The speaker of the house of representatives shall receive as compensation for his services as speaker and as a member of the general assembly eighty dollars per day.

4. When a vacancy occurs during a session of the Sixty-third General Assembly, and the term of office of any member does not cover the entire

session, forty dollars per day for each day actually served shall be paid to the member who vacated his position and to a member who may assume such vacated membership.

5. At the sessions of the Sixty-third General Assembly the compensation of the lieutenant governor, speaker of the house of representatives, and members shall be paid semimonthly during such sessions upon certificate of the presiding officer of each house showing the number of days of allowance and compensation as herein provided.

6. Within thirty days after the convening of each session of the Sixty-third General Assembly, the presiding officers of the two houses shall jointly certify to the state comptroller the names of the members, officers, and employees of their respective houses, and the amount of mileage due each member, respectively, who shall thereupon draw a warrant upon the state treasurer for the amount due each member for mileage, as certified.

Sec. 12. SALARIES AND EXPENSES—MEMBERS OF GENERAL ASSEMBLY AND LIEUTENANT GOVERNOR—SIXTY-FOURTH AND SUBSEQUENT GENERAL ASSEMBLIES. Commencing with the Sixty-fourth General Assembly, members of the general assembly and the lieutenant governor shall receive salaries and expenses as provided by this section.

1. Every member of the general assembly except the speaker of the house shall receive an annual salary of six thousand dollars for each year while serving as a member of the general assembly. In addition, each such member shall receive the sum of eighteen dollars per day for expenses of office (except travel) for each day the general assembly is actually in session. However, members from Polk county shall receive nine dollars per day. Expenses shall not be paid for more than five days per week. Weekly travel expenses shall be paid at the rate of ten cents per mile for actual travel in going to and returning from the seat of government by the nearest traveled route.

2. The lieutenant governor while presiding in the senate shall receive compensation of twice the per diem rate a senator receives determined by dividing the total number of days of each regular session into the total annual salary of a senator. Personal expense and travel allowances shall be the same for the lieutenant governor as for a senator.

The lieutenant governor while performing administrative duties of the office of lieutenant governor or serving as the president of the senate during special sessions of the general assembly shall receive eighty dollars per diem and reimbursement for expenses incurred in performing such duties pursuant to an appropriation made by the general assembly.

3. The speaker of the house shall receive an annual salary of twelve thousand dollars for each year while serving as the speaker of the house. Expense and travel allowances shall be the same for the speaker of the house as provided for other members of the general assembly.

4. When a vacancy occurs and the term of any member of the general assembly or the lieutenant governor is not completed, the member or the lieutenant governor shall receive a salary or compensation proportional to the length of his service computed to the nearest whole month. A successor elected to fill such vacancy shall receive a salary or compensation proportional to his length of service computed to the nearest whole month commencing with such time as the successor is officially determined to have succeeded to such office.

5. The state comptroller shall pay the salaries or compensation of the members of the general assembly and the lieutenant governor semimonthly commencing with the first pay period after the names of such persons are

officially certified. The presiding officers of the two houses of the general assembly shall jointly certify to the state comptroller the names of the members, officers, and employees of their respective houses and the salaries and mileage to which each is entitled. Travel and expense allowances shall be paid upon the submission of vouchers to the state comptroller indicating a claim for the same. Such vouchers shall be submitted no more frequently than once each month.

6. In addition to the salaries and expenses herein authorized, members of the general assembly shall be paid forty dollars per day and necessary travel and actual expenses incurred in attending standing or interim committee meetings subject to the provisions of section sixteen (16) of this Act, or when on official state business, when the general assembly is not in session. Such salaries or expenses shall be paid promptly from funds appropriated pursuant to section fourteen (14) of this Act, unless otherwise provided by law.

7. If a special session of the general assembly is convened, members of the general assembly shall receive, in addition to their annual salaries, the sum of forty dollars per day for each day the general assembly is actually in special session, and the same travel allowances and expenses as authorized by this section.

Sec. 13. OFFICERS AND EMPLOYEES—COMPENSATION. Each house of the general assembly may employ such officers and employees as it shall deem necessary for the conduct of its business. 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 each session, or as soon thereafter as conveniently can be done. Such persons shall be furnished by the state such supplies as may be necessary for the proper discharge of their duties.

Sec. 14. EXPENSES OF GENERAL ASSEMBLY. There is hereby appropriated out of any funds in the state treasury not otherwise appropriated a sum sufficient to pay for legislative printing and all current and miscellaneous expenses of the general assembly, authorized by either the senate or the house, and the state comptroller is hereby authorized and directed to issue warrants for such items of expense upon requisition of the president and secretary of the senate or the speaker and chief clerk of the house.

There is hereby appropriated out of any funds in the state treasury not otherwise appropriated, such sums as may be necessary, for each house of the general assembly for the payment of any unpaid expense filed after adjournment of each annual session of the general assembly or incurred in the interim between sessions of the general assembly, including but not limited to salaries of members and expenses of standing and interim committees. The state comptroller is hereby authorized and directed to issue warrants for such items of expense upon requisition of the president and secretary of the senate for senate expense or the speaker and chief clerk of the house for house expense.

There is hereby appropriated out of any funds in the state treasury not otherwise appropriated, such sums as may be necessary for the renovation, remodeling, construction, or preparations of the legislative chambers, legislative offices, or other areas or facilities used or to be used by the legislative branch of government, and for the purchase of such legislative equipment and supplies deemed necessary to properly carry out the functions of the general assembly. The state comptroller is hereby authorized and directed to issue warrants for such items of expense, whether incurred during or between sessions of the general assembly, upon requisition of the president

and secretary of the senate for senate expense or the speaker and chief clerk of the house for house expense.

Sec. 15. **ISSUANCE OF WARRANTS.** The state comptroller shall also issue to each officer and employee of the general assembly, during legislative sessions or interim periods, upon vouchers signed by the president and secretary of the senate or the speaker and chief clerk of the house, warrants for the amount due for services rendered. Such warrants shall be paid out of any moneys in the treasury not otherwise appropriated.

Sec. 16. **MEETINGS OF STANDING COMMITTEES.**

1. A standing committee or a subcommittee of a standing committee of either house may meet at any time when the general assembly is not in session, upon call of the chairman or a majority of the members. In case of vacancy in the chairmanship or in his absence, the ranking member shall act as chairman. A standing committee or subcommittee may act on bills and resolutions in the interim between the first and second regular sessions of a general assembly.

2. The legislative service bureau shall provide staff assistance for standing committees. The chairman of the committee or subcommittee shall notify the legislative service bureau in advance of each meeting.

3. All interim studies and meetings of standing committees shall be under the supervision of the legislative council whether the study or meeting is established by resolution, standing committee, or the legislative council. Studies may be initiated by standing committees subject to approval by the legislative council. Nonlegislative members of the committees making interim studies may be selected by the committee authorized to make the study only after the number of members is approved by the legislative council.

Nonlegislative members of study committees shall be paid their necessary travel and actual expenses incurred in attending committee or subcommittee meetings for the purposes of the study.

4. When the general assembly is not in session, a member of the general assembly shall be paid forty dollars per day and his necessary travel and actual expenses incurred in attending meetings of a standing committee or subcommittee of which he is a member in addition to his regular compensation. Such compensation and expenses shall be allowed only if the member attends a meeting of the committee or subcommittee for at least four hours. However, no member shall receive pay for more than seven days for attending meetings of any standing committee and its subcommittees when the general assembly is not in session during the two-year period of any general assembly, unless the legislative council authorizes pay for additional meetings.

Sec. 17. **DUTIES OF STANDING COMMITTEES.** The powers and duties of standing committees shall include, but shall not be limited to, the following:

1. Introducing legislative bills and resolutions.

2. Conducting investigations with the approval of either or both houses during the session, or the legislative council during the interim, with authority to call witnesses, administer oaths, issue subpoenas, and cite for contempt.

3. Requiring reports and information from state agencies as well as the full cooperation of their personnel.

4. Selecting nonlegislative members when conducting studies as provided in section sixteen (16) of this Act.

5. Undertaking in-depth studies of governmental matters within their assigned jurisdiction, not only for the purpose of evaluating proposed leg-

islation, but also for studying existing laws and governmental operations and functions to determine their usefulness and effectiveness, as provided in section sixteen (16) of this Act.

6. Reviewing the operations of state agencies and departments.

7. Giving thorough consideration to, establishing priorities for, and making recommendations on all bills assigned to committees.

8. Preparing reports to be made available to members of the general assembly containing the committee's findings, recommendations, and proposed legislation.

Sec. 18. PREFILING LEGISLATIVE BILLS. Any member of the general assembly or any person elected to serve in the general assembly, or any standing committee, may sponsor and submit legislative bills and joint resolutions for consideration by the general assembly, before the convening of any session of the general assembly. Such bills and resolutions shall be numbered, printed, and distributed in a manner to be determined by joint rule of the general assembly, or in the absence of such rule, by the legislative council. All such bills and resolutions, except those sponsored by standing committees, shall be assigned to regular standing committees by the presiding officers of the houses when the general assembly convenes.

Departments and agencies of state government shall, at least ten days prior to the convening of each session of the general assembly, submit copies to the legislative service bureau of proposed legislative bills and joint resolutions which such departments desire to be considered by the general assembly. The legislative service bureau shall review such proposals and submit them in proper form to the presiding officer in each house of the general assembly for referral to the proper standing committee.

The costs of carrying out the provisions of this section shall be paid pursuant to section fourteen (14) of this Act.

Sec. 19. FREEDOM OF SPEECH. A member of the general assembly shall not be held for slander or libel in any court for words used in any speech or debate in either house or at any session of a standing committee.

Sec. 20. CONTEMPT. Each house has authority to punish for contempt, by fine or imprisonment or both, any person who commits any of the following offenses against its authority:

1. Arresting a member, knowing him to be such, in violation of his privilege, or assaulting, or threatening to assault, or threatening any harm to the person or property of, a member, knowing him to be such, for anything said or done by him in such house as a member thereof.

2. Attempting by menace, or by force, or by any corrupt means, to control or influence a member in giving his vote, or to prevent his giving it.

3. Disorderly or contemptuous conduct, tending to disturb its proceedings.

4. Refusal to attend, or to be sworn, or to affirm, or to be examined, as a witness before it, or before a committee thereof, when duly subpoenaed.

5. Assaulting or preventing any person going before it, or before any of its committees, by its order, the offender knowing such fact.

6. Rescuing or attempting to rescue any person arrested by its order, the offender knowing of such arrest.

7. Impeding any officer of such house in the discharge of his duties as such, the offender knowing his official character.

Sec. 21. PUNISHMENT FOR CONTEMPT. Fines and imprisonment for contempt shall be only by virtue of an order of the proper house, entered on its journals, stating the grounds thereof.

Sec. 22. WARRANT—EXECUTION. Imprisonment for contempt shall be effected by a warrant, under the hand of the presiding officer, for the

time being, of the house ordering it, countersigned by the acting secretary or clerk, in the name of the state, and directed to the sheriff or jailer of the proper county. Under such warrant, the proper officer will be authorized to commit and detain the person.

Sec. 23. FINES—COLLECTION. Fines for contempt shall be collected by a warrant, directed to any proper officer of any county in which the offender has property, and executed in the same manner as executions for fines issued from courts of record, and the proceeds paid into the state treasury.

Sec. 24. PUNISHMENT—EFFECT. Imprisonment for contempt shall not extend beyond the session at which it is ordered, and shall be in a facility designated by the presiding officer.

Punishment for contempt shall not constitute a bar to any other proceeding, civil or criminal, for the same act.

Sec. 25. WITNESS—ATTENDANCE COMPULSORY. Whenever a committee of either house, or a joint committee of both, is charged with an investigation requiring the personal attendance of witnesses, any person may be compelled to appear before such committee as a witness by serving an order upon him, which service shall be made in the manner required in case of a subpoena in a civil action in the district court. Such order shall state the time and place a person is required to appear, signed by the presiding officer of the house appointing the committee, and attested by its acting secretary or clerk; or, in case of a joint committee, signed and attested by such officers of either house.

Sec. 26. WITNESSES—COMPENSATION. Witnesses called by a standing or joint committee shall be entitled to the same compensation for attendance under section twenty-five (25) of this Act as before the district court but shall not have the right to demand payment of their fees in advance.

Sec. 27. JOINT CONVENTIONS. Joint conventions of the general assembly shall meet in the house of representatives for such purposes as are provided by law. The president of the senate, or, in his absence, the president pro tempore of the senate shall preside at such joint conventions.

The speaker of the house of representatives may, for purposes of canvass of votes for governor and lieutenant governor and for the inauguration of such officers, designate any suitable hall at the seat of government as the hall of the house of representatives.

Sec. 28. SECRETARY—RECORD. The clerk of the house of representatives shall act as secretary of the convention, and he and the secretary of the senate shall keep a fair and correct record of the proceedings of the convention, which shall be entered on the journal of each house.

Sec. 29. CANVASS OF VOTES FOR GOVERNOR. The general assembly shall meet in joint session on the same day the assembly first convenes in January in each odd-numbered year, or as soon thereafter as both houses have been organized, and canvass the votes cast for governor and lieutenant governor and determine the election; and when the canvass is completed, the oath of office shall be administered to the persons so declared elected and the governor shall deliver to the joint assembly any message he may deem expedient.

Sec. 30. TELLERS. After the time for the meeting of the joint convention has been designated each house shall appoint three tellers, and the six shall act as judges of the election.

Canvassing the votes for governor and lieutenant governor shall be conducted substantially according to the provisions of sections twenty-seven (27) through thirty (30) of this Act.

Sec. 31. ELECTION—VOTE—HOW TAKEN. When any officer is to be elected by joint convention, the names of the members shall be arranged in alphabetical order by the secretaries, and each member shall vote in the order in which his name stands when so arranged. The name of the person voted for, and the names of the members voting, shall be entered in writing by the tellers, who, after the secretary shall have called the names of the members a second time, and the name of the person for whom each member has voted, shall report to the president of the convention the number of votes given for each candidate.

If no person shall receive the votes of a majority of the members present, a second poll may be taken, or as many polls as may be required until some person receives a majority.

Sec. 32. CERTIFICATES OF ELECTION. When any person shall have received a majority of the votes, the president shall declare him to be elected, and shall, in the presence of the convention, sign two certificates of such election, attested by the tellers, one of which he shall transmit to the governor, and the other shall be preserved among the records of the convention and entered at length on the journal of each house. The governor shall issue a commission to the person so elected.

Sec. 33. ADJOURNMENT. If the purpose for which the joint convention is assembled is not concluded, the president shall adjourn or recess the same from time to time as the members present may determine.

Sec. 34. CONFIRMATION OF APPOINTMENTS—REJECTED NOMINEES NOT ELIGIBLE. When the nomination of a public officer is required to be confirmed by the senate, the nomination shall not be considered by the senate until it shall have been referred to a committee of five senators who shall, if possible, represent different political parties. The committee shall be appointed by the president of the senate, without motion, and shall report to the senate. The consideration of the nomination by the senate shall not be made on the same legislative day on which the nomination is so referred, unless it be the last day of the session. When a nomination has been so considered by the senate and approval has been refused, the nominee shall not be eligible for an interim appointment to any position requiring confirmation by the senate, prior to the convening of the next regular session of the general assembly.

LEGISLATIVE FISCAL DIRECTOR

Sec. 35. LEGISLATIVE FISCAL DIRECTOR. There is hereby created the office of legislative fiscal director. The legislative fiscal director shall be qualified to perform, and shall perform the duties hereinafter specified.

Such legislative fiscal director shall be appointed by and serve at the pleasure of the legislative council and his compensation shall be fixed by the legislative council, which compensation, together with any expenses incurred, shall be paid from funds appropriated to the legislative fiscal director.

Sec. 36. DUTIES OF DIRECTOR. The duties of the legislative fiscal director to be performed for the appropriations committees of the senate and house of representatives and for the general assembly, in addition to performing normal administrative duties pertaining to such office, shall be the following:

1. Make a continuous review of state expenditures, revenues and analysis of budgets through an audit and preaudit, if necessary, or such other means deemed necessary to ascertain the facts; compare cost, work load and other data, and make recommendations to the general assembly concerning the state's budget and revenue of the departments, boards, commissions and

agencies of the state, and such other duties as shall be assigned to him by the legislative council, the appropriations committees, or the general assembly.

2. Make a report to the legislative council and to the general assembly within five days after the convening of each session of the general assembly and to make such other reports as may be required of him by either the legislative council, the appropriation committees, or the general assembly.

3. The fiscal director or his designated agents and employees shall attend the budget hearings required by section eight point twenty-six (8.26), of the Code, and may offer explanations and suggestions and make inquiries with respect to budget hearings. The fiscal director and his staff shall furnish information and act in an advisory capacity to the committees concerned with state fiscal matters.

4. Assist standing committees in attaching fiscal notes to legislative bills and resolutions as provided by the rules of each house of the general assembly.

5. Employ and supervise all employees of the legislative fiscal director's office in such positions and at such salaries as shall be authorized by the legislative council.

Sec. 37. **POWERS.** The fiscal director or his designated agents and employees shall at all times have access to all state offices, departments, agencies, boards, bureaus and commissions, and to the books, records, and other instrumentalities and property used in the performance of their statutory duties. All state offices, departments, agencies, boards, bureaus and commissions shall cooperate with the director in the performance of the foregoing duty, and shall make available to him such books, records, instrumentalities, and property.

LEGISLATIVE COUNCIL

Sec. 38. **LEGISLATIVE COUNCIL CREATED.** There is hereby created a continuing legislative council of sixteen members which shall be entitled the legislative council. The council shall be composed of the president pro tempore of the senate, the speaker of the house of representatives, the majority and minority floor leaders of the senate, five members of the senate appointed by the president of the senate, the majority and minority floor leaders of the house of representatives, and five members of the house of representatives appointed by the speaker of the house of representatives. Of the five members appointed by the president of the senate and speaker of the house, three from each house shall be appointed from the majority party and two from each house shall be appointed from the minority party. Members shall be appointed prior to the adjournment of the first regular session of each general assembly and shall serve for two-year terms ending upon the convening of the following general assembly or when their successors are appointed. Vacancies on the council, including vacancies which occur when a member of the council ceases to be a member of the general assembly, shall be filled by the president of the senate and the speaker of the house respectively. Insofar as possible, upon appointment of members of the council during each regular session of the general assembly, at last two members of the council from each house shall be reappointed. The council shall hold regular meetings at a time and place fixed by the council and shall meet at any other time and place as the council may deem necessary.

Sec. 39. **POWERS AND DUTIES OF COUNCIL.** The legislative council shall select its officers and prescribe its rules of procedure. The powers and duties of the council shall include, but not be limited to, the following:

1. To establish policies for the operation of the legislative service bureau and the office of the fiscal director, including the priority to be given to research requests and the distribution of research reports.

2. To appoint the director of the legislative service bureau and the legislative fiscal director for such terms of office as may be set by the council.

3. To prepare reports to be submitted to the general assembly at its regular sessions.

4. To appoint interim study committees consisting of members of the legislative council and members of the general assembly of such number as the council shall determine. Nonlegislative members may be included on such committees when the council deems the participation of such members advantageous to the conduct of the study.

5. To conduct studies and evaluate reports of studies assigned to study committees and make recommendations for legislative or administrative action thereon. Recommendations shall include such bills as the legislative council may deem advisable.

6. To cooperate with other states to discuss mutual legislative and governmental problems.

7. To recommend staff for the legislative council, the house of representatives and senate, and the standing committees in cooperation with the chairman of such standing committees.

8. To recommend changes or revisions in the senate and house rules and the joint rules for more efficient operation of the general assembly and draft proposed rule amendments, resolutions, and bills as may be required to carry out such recommendations, for consideration by the general assembly.

9. To recommend to the general assembly the names and numbers of standing committees of both houses.

10. To establish rules for the style and format for drafting and preparing of legislative bills and resolutions.

11. To advise the code editor in regard to the printing and publishing of the Code of Iowa and session laws, including but not limited to: the style and format to be used in publishing such documents, the frequency of publications, the contents of such publications, the numbering system to be used in the Code and session laws, the preparation of editorial comments or notations, the correction of errors, the type of print to be used, the number of volumes to be published, recommended revisions of the Code and session laws, the letting of contracts for the publication of the Code and session laws, and any other matters deemed necessary to the publication of a uniform and understandable code of laws.

Sec. 40. GENERAL SUPERVISION OVER LEGISLATIVE FACILITIES, EQUIPMENT, AND ARRANGEMENTS. The legislative council in cooperation with the officers of the senate and house shall have the duty and responsibility for preparing for each session of the general assembly. Pursuant to such duty and responsibility, the legislative council may assign areas in the state capitol or other state buildings, in consultation with the executive council, for use of the general assembly or legislative agencies. The legislative council may authorize the renovation, remodeling, construction, and preparation of the physical facilities used or to be used by the general assembly and award contracts pursuant to such authority to carry out such preparation. The legislative council may purchase supplies and equipment deemed necessary for the proper functioning of the legislative branch of government.

In carrying out its duties under this section, the legislative council may consult with the executive council, but shall not be bound by any decision

of the executive council in respect to the responsibilities and duties provided for in this section. The legislative council may direct the superintendent of buildings and grounds or other state employees to carry out its directives in regard to the physical facilities of the general assembly, or may employ other personnel to carry out such functions.

The costs of carrying out the provisions of this section shall be paid pursuant to section fourteen (14) of this Act.

Sec. 41. EXPENSES OF COUNCIL AND SPECIAL INTERIM COMMITTEES. Members of the legislative council shall be reimbursed for actual and necessary expenses incurred in the performance of their duties and shall receive a per diem of forty dollars for each day in which engaged in the performance of such duties. However, such per diem compensation and expenses shall not be paid when the general assembly is actually in session at the seat of government. Such expenses and per diem shall be paid in the manner provided for in section fifty (50) of this Act.

Members of special interim study committees which may from time to time be created shall be entitled to receive the same expenses and compensation provided for the members of the legislative council. Such expenses shall be paid in the manner provided for in section fifty (50) of this Act within the limit of available funds. Upon motion approved by the legislative council, members of such special interim study committees may be paid for their expenses and per diem pursuant to the provisions of section fourteen (14) of this Act.

LEGISLATIVE SERVICE BUREAU

Sec. 42. SERVICE BUREAU. There is hereby created a legislative service bureau which shall operate under the direction and control of the legislative council. The administrative head of the legislative service bureau shall be the director of the bureau. The bureau shall cooperate with and serve all members of the general assembly, the legislative council, and committees of the general assembly. It shall upon proper request of members and committees of the general assembly prepare research reports upon any governmental matter. Such research reports and the findings therein shall not contain any recommendations unless recommendations are requested. The bureau shall assist and serve any standing or interim committee of the general assembly upon request, approved by the legislative council. The bureau shall draft and prepare bills for committees and individual members of the general assembly. Research and bill drafting requests made between sessions shall be in the manner provided for by the legislative council. The legislative council shall have the sole power and duty to allocate the work load of the bureau but may delegate such duty to the legislative service bureau director.

Sec. 43. DIRECTOR. The director of the service bureau shall serve on a full-time basis and shall have the following powers and duties:

1. He shall be in charge of the research and bill drafting functions of the bureau.

2. He shall employ and supervise all employees of the legislative service bureau in such positions and at such salaries as shall be authorized by the legislative council.

3. He shall employ, with the approval of the legislative council or its chairman, such temporary employees as may be required to provide research and bill drafting services prior to and during sessions of the general assembly. Such employees shall be under the supervision of the director and shall be paid from the appropriation made for the general assembly pursuant to section fourteen (14) of this Act.

4. With the approval of the legislative council or its chairman, he may employ such technical consultants as may be necessary to provide research and bill drafting services on a salary or fee basis.

Sec. 44. **SALARY OF DIRECTOR.** The salary of the director of the legislative service bureau shall be set by the legislative council.

Sec. 45. **REQUESTS FOR RESEARCH.** Requests for research on governmental matters may be made to the legislative service bureau by either house of the general assembly, committees of either house of the general assembly, special interim committees of the general assembly, the legislative council, or upon petition by twenty or more members of the general assembly. Any legislative committee may request the service bureau to do research on any matter under consideration by such committee. For each such request the legislative council may, if deemed advisable, authorize a special interim study committee to conduct the research study or may request a standing committee to conduct such study. Members on a study committee shall be appointed by the council and shall consist of at least one member of the council and such other members of the majority and minority parties of the senate and the house of representatives as the council may designate. As far as practicable, a study committee shall include members of standing committees concerned with the subject matter of the study. No legislator shall serve on more than two study committees. Nonlegislative members having special knowledge of the subject under study may be appointed by the council to a study committee but such members shall be nonvoting members of such committee. The legislative service bureau shall assist study committees on research studies when authorized by the legislative council.

Sec. 46. **POWERS.** Special interim study committees shall have the following powers and duties:

1. To elect officers and adopt necessary rules for the conduct of business.
2. To conduct research on any matter connected with the study assigned by the legislative council.
3. To hold hearings.
4. To make regular progress reports to the legislative council.
5. To make a report, which may include recommendations, to the legislative council. Copies of study committee reports shall be made available to members of the general assembly and may be made available to other interested individuals upon request. The reports shall not be final until approved by the legislative council.

Sec. 47. **MEETINGS.** Special interim study committees shall first meet at the call of the ranking legislative council member assigned to the study committee, and shall thereafter meet at such time as study committee members shall so designate. Any legislator may attend any study committee meeting or any hearing held by a study committee. All study committee meetings shall be open to the public.

Sec. 48. **ASSISTANCE BY BUREAU.** The legislative service bureau may provide the following assistance to standing and special interim study committees, as authorized by the legislative council:

1. Handle administrative affairs, including correspondence, record keeping, and scheduling of meetings.
2. Perform the research required for any study. Priority for studies shall be determined by the legislative council.
3. Arrange for the help of state employees and technical consultants whose assistance is needed.
4. Prepare research reports, and, upon the request of a committee, prepare that committee's report.

Sec. 49. **INFORMATION AND ASSISTANCE.** The legislative service bureau may call upon any department, agency or office in the state, or any political subdivision of the state, for such information and assistance as may be needed in the performance of the duties of the service bureau and such information and assistance shall be furnished insofar as the same shall be within the resources and authority of such departments, agencies, offices, and political subdivisions. Nothing herein shall be construed to require the production or opening of any public records which are required by law to be kept private or confidential.

The service bureau may cooperate with other states and the federal government in the exchange of research reports, information, and materials.

Sec. 50. **OFFICE AND SUPPLIES—EXPENSES.** The office of the service bureau shall be located in the statehouse. Supplies, postage, and equipment may be requisitioned from the executive council. Per diem and expenses of the legislative council, special interim study committees, and service bureau shall be paid upon the approval of the director of the bureau and, if an extraordinary expense, upon the approval of the legislative council or its chairman.

Sec. 51. Section three point one (3.1), Code 1966, is hereby amended as follows:

1. By inserting in line one (1) of subsection two (2) after the word "number" the words "and session".

2. By inserting in line five (5) of subsection two (2) after the word "Code" the words "or codified in a supplement to the Code".

3. By inserting in line three (3) of subsection three (3) after the word "parenthesis" the words "when specified in the bill drafting instructions promulgated by the legislative council".

Sec. 52. Section three point two (3.2), Code 1966, is hereby repealed and the following enacted in lieu thereof:

"The legislative council shall, in consultation with the director of the legislative service bureau and the code editor, promulgate rules and instructions for the drafting of legislative bills and resolutions not otherwise in conflict with the provisions of law and the rules of the senate and the house."

Sec. 53. Section fourteen point three (14.3), Code 1966, is hereby amended as follows:

1. By striking from lines one (1) and two (2) of subsection two (2) the words "after each odd-numbered session".

2. By striking lines one (1) through four (4), inclusive, of subsection three (3) and inserting in lieu thereof the words "Prepare and cause to be published annotations, which may be published as a separate volume, or if approved by the legislative council, as part of the Code or supplements thereto. The annotations shall show the".

3. By striking from line ten (10) of subsection three (3) the word "shall" and inserting in lieu thereof the word "may".

4. By striking from lines three (3) and four (4) of subsection seven (7) the words "year in which a Code is published," and inserting in lieu thereof the words "odd-numbered year".

Sec. 54. Section fourteen point ten (14.10), Code 1966, is hereby amended as follows:

1. By striking from line two (2) of subsection one (1) the words "published acts of".

2. By striking lines three (3), four (4), and five (5) of subsection one (1) and inserting in lieu thereof the words "session laws shall be printed and published in such manner as specified by the legislative council in consultation with the code editor."

3. By striking from lines two (2) and three (3) of subsection two (2) the words "in said published volume".

4. By striking from lines two (2) and three (3) of subsection three (3) the words "each published volume of" and inserting in lieu thereof the word "the".

5. By striking from lines one (1) and two (2) of subsection four (4) the words "each volume of".

6. By inserting in line two (2) of subsection five (5) before the word "shall" the words "or legislative service bureau".

Sec. 55. Section fourteen point twelve (14.12), Code 1966, is hereby amended as follows:

1. By striking all of subsection one (1) and inserting in lieu thereof the words "The printing of the text shall be in a manner specified by the legislative council."

2. By striking all of subsection two (2) and inserting in lieu thereof the words "The Code shall be numbered in a manner specified by the legislative council."

3. By inserting in line two (2) of subsection four (4) after the word "words" the words "or headnote".

4. By striking from line four (4) of subsection four (4) the words "first word" and inserting in lieu thereof the word "text".

5. By inserting in line one (1) of subsection five (5) after the word "references" the words "or source notes".

6. By striking line three (3) of subsection seven (7) and inserting in lieu thereof the words ", subject matter, or editorial comment or annotation deemed useful to a proper understanding of the Code."

7. By striking from lines two (2) and three (3) of subsection nine (9) the words "and bound in good grade of buckram to specifications prepared" and inserting in lieu thereof the words "in a manner specified by the legislative council according to the recommendations prepared".

Sec. 56. Section fourteen point thirteen (14.13), Code 1966, is hereby amended by adding the following new subsection thereto:

"Prepare comments deemed necessary for a proper explanation of the manner of printing the section or chapter of the Code."

Sec. 57. Section fourteen point fifteen (14.15), Code 1966, is hereby amended as follows:

1. By inserting in line one (1) after the word "Code" the words "or supplements thereto".

2. By striking from line three (3) the words "each odd-numbered" and inserting in lieu thereof the words "the second".

3. By inserting after the period in line four (4) the following new sentence:

"Supplements to the Code may be issued in such manner as shall be determined by the legislative council in consultation with the code editor."

4. By inserting in line six (6) after the second word "Code" the words "or supplement thereto".

5. By inserting in line nine (9) after the word "Code" the words "or supplement thereto".

6. By striking from lines nine (9) and ten (10) the words "and bound at the time required by law but" and inserting in lieu thereof the words "in the manner specified by the legislative council and".

Sec. 58. Section fourteen point sixteen (14.16), Code 1966, is hereby amended as follows:

1. By inserting in line one (1) after the word "editions" the words "or supplements thereto".

2. By inserting in line ten (10) after the word "editions" the words "or supplements thereto".

3. By striking from line eleven (11) the words "one or two" and inserting in lieu thereof the words "such number of".

4. By striking from line twelve (12) the words "majority of a committee consisting of".

5. By striking lines thirteen (13), fourteen (14), and fifteen (15) and inserting in lieu thereof the words "legislative council".

Sec. 59. Section fourteen point seventeen (14.17), Code 1966, is hereby amended as follows:

1. By inserting in line two (2) after the word "Codes" the words "or supplements thereto".

2. By inserting in line five (5) after the comma the words "or 'supplements to the Code',".

3. By inserting in line six (6) after the word "Code" the words "or supplements thereto".

Sec. 60. Section fourteen point eighteen (14.18), Code 1966, is hereby amended by inserting in line three (3) after the quotation marks "..... session".

Sec. 61. Section fifteen point forty-three (15.43), Code 1966, is hereby amended by striking from lines seven (7) and eight (8), the words "the budget and financial control committee" and inserting in lieu thereof the words "one of the appropriations committees of the general assembly".

Sec. 62. Section sixteen point three (16.3), Code 1966, is hereby amended by striking from line fifteen (15) the word "The" and inserting in lieu thereof the words "Except in reference to the publication or printing of legislative publications the".

Sec. 63. Section sixteen point thirty-one (16.31), Code 1966, is hereby amended by inserting in line twelve (12) after the word "recess" the words "except as may otherwise be provided by the joint rules of the general assembly".

Sec. 64. Section seventeen point three (17.3), Code 1966, as amended by section twenty-five (25) of chapter two hundred nine (209), Acts of the Sixty-second General Assembly, is hereby further amended by adding thereto the following paragraph:

"The officials and departments required by this section to file biennial reports shall, in addition thereto, in each odd-numbered year, file summary reports relating to their operations for the preceding fiscal year. Such reports shall be filed as soon as practicable after June thirtieth of each odd-numbered year and shall be as detailed as may be required by the governor, or in case the reports are to be filed with the general assembly, the presiding officers of the two houses of the general assembly."

Sec. 65. Section seventeen point fifteen (17.15), Code 1966, is hereby amended as follows:

1. By striking from line eight (8) the words "not less than one thousand" and inserting in lieu thereof the words "such number as shall jointly be specified by the presiding officers of the two houses of the general assembly".

2. By striking from line nine (9) the words "not less than one thousand" and inserting in lieu thereof the words "such number as shall jointly be specified by the presiding officers of the two houses of the general assembly".

Sec. 66. Section seventeen point eighteen (17.18), Code 1966, is hereby amended as follows:

1. By striking lines one (1) through seven (7) inclusive.

2. By striking from line eight (8) the words "each section to be separately numbered." and inserting in lieu thereof the following sentences:

"The bills introduced in the general assembly shall be printed on good paper. The style and format of such bills shall be specified by the legislative council."

Sec. 67. Section seventeen point twenty-one (17.21), Code 1966, is hereby amended as follows:

1. By inserting in line one (1) after the word "Code" the words "or supplements thereto".

2. By inserting in line five (5) after the word "court" the words ", unless otherwise specifically provided by law,".

Sec. 68. Section seventeen point twenty-two (17.22), Code 1966, is hereby amended by inserting in line six (6) after the word "Code" the words "or supplements thereto".

Sec. 69. Section seventeen point twenty-four (17.24), Code 1966, is hereby amended by inserting in line four (4) after the word "Code" the words "or supplements thereto".

Sec. 70. Section seventeen point twenty-five (17.25), Code 1966, is hereby amended by inserting in line two (2) after the word "Code" the words "or supplements thereto".

Sec. 71. Section seventeen point twenty-six (17.26), Code 1966, is hereby amended as follows:

1. By inserting in line two (2) after the word "Code" the words "or supplements thereto".

2. By inserting in line five (5) after the word "board" the words "unless expressly determined by presiding officers of the general assembly".

Sec. 72. Section nineteen point seven (19.7), Code 1966, as amended by sections two (2) and three (3) of chapter ninety-three (93), Acts of the Sixty-second General Assembly, is hereby further amended by striking from lines sixteen (16) and seventeen (17) the words "budget and financial control committee" and inserting in lieu thereof the words "standard committees on appropriations of the two houses of the general assembly".

Sec. 73. Section nineteen point eighteen (19.18), Code 1966, is hereby amended as follows:

1. By striking from line nineteen (19) the words "budget and financial control".

2. By striking from line twenty (20) the word "committee" and inserting in lieu thereof the words "standing committees on appropriations of the two houses of the general assembly".

Sec. 74. Section twenty point one (20.1), Code 1966, is hereby amended by striking lines thirteen (13) through sixteen (16), inclusive, and inserting in lieu thereof the words "Iowa development commission, and a member of one of the standing committees on appropriations selected jointly by the chairmen of the two standing committees on appropriations of the general assembly."

Sec. 75. Section twenty point three (20.3), Code 1966, is hereby amended as follows:

1. By striking line one (1).

2. By striking from line two (2) the words "financial control committee" and inserting in lieu thereof the words "The member of one of the standing committees on appropriations of the general assembly appointed pursuant to section twenty point one (20.1)".

Sec. 76. Section twenty-eight B point one (28B.1), Code 1966, is hereby amended as follows:

1. By inserting in line thirteen (13) before the word "regular" the word "first".

2. By striking from line thirteen (13) the word "biennial".

Sec. 77. Chapter eighty-two (82), Acts of the Sixty-second General Assembly, is hereby repealed.

Sec. 78. Any appropriations made to the budget and financial control committee shall be deemed an appropriation to the legislative council. Any appropriations made to the legislative research bureau shall be deemed an appropriation to the legislative service bureau. All references to the budget and financial control committee shall include the legislative council. All references to the legislative research bureau shall mean the legislative service bureau.

Sec. 79. This Act, being deemed of immediate importance, shall take effect after its passage, approval, and publication in The Glidden Graphic, a newspaper published at Glidden, Iowa, and in The Durant News, a newspaper published at Durant, Iowa.

2. By inserting in the title on page one (1), line two (2), after the word "assembly" the words "; powers and duties of committees, members, employees, and agencies of the general assembly; methods of financing the cost of the general assembly; compensation and expenses of members and agencies of the general assembly; and procedures of the general assembly and its committees, members, and agencies".

ARTHUR A. NEU, Chairman

Ordered passed on file.

AMENDMENTS FILED

1 Amend Senate Concurrent Resolution 27 as follows:

2 1. By striking rule 2.

3 2. Amend rule 4 by inserting the word "standing"
4 before the word "committees" in line 1.

5 3. Amend rule 4 by striking the period at the end
6 of rule 4 and inserting in lieu thereof the following:
7 " , except that the rules of either house may provide
8 for re-referral of some or all bills and resolutions to
9 standing committees upon adjournment of the first regular
10 session or at the beginning of the second regular session."

11 4. Strike rule 11.

12 5. Strike rule 18.

ARTHUR A. NEU

1 Amend Senate File 535 as follows:

2 1. By striking from page three (3), line seven (7),
3 the word "trainable" and inserting in lieu thereof the
4 word "trainable".

5 2. By inserting in page eleven (11), line twenty-nine
6 (29), quotation marks after the word "education".

7 3. By striking from page twenty-five (25), line twenty
8 (20), the word "first" and inserting in lieu thereof the
9 numeral "1".

10 4. By inserting in page twenty-nine (29), line thirty-
11 four (34), before the word "state" the word "the".

CHESTER HOUGEN

1 Amend the higher education committee amendment to Senate
2 File 546, dated May 2, 1969, as follows:

3 1. By striking from line 262 the figures "(280A.18)"
4 and inserting in lieu thereof the figures "(280A.19)".

5 2. By striking lines 469 and 470.

JOSEPH B. FLATT

1 Amend Senate File 546 by striking everything after the enact-
2 ing clause and inserting in lieu thereof the following:

3 Section 1. Chapter two hundred eighty A (280A), Code 1966,
4 is hereby amended by adding sections two (2), three (3), and
5 four (4) of this Act.

6 Sec. 2. The state board of trustees for area schools is
7 hereby established. The board shall consist of nine trustees
8 appointed by the governor, subject to approval by a majority
9 of the senate. Terms of office of trustees shall be three
10 years commencing on July first, except that, of the initial
11 appointments, three trustees shall be appointed for a term
12 of one year, three trustees shall be appointed for a term of
13 two years, and three trustees shall be appointed for a term
14 of three years. Trustees shall be qualified electors of the
15 state, and shall represent the state at large, but not more
16 than two trustees shall be residents of the same congres-
17 sional district when appointed, and not more than one trustee
18 shall be a resident of the same merged area when appointed.
19 Appointments shall be based solely on qualifications to dis-
20 charge the duties of the board, and not more than five trustees
21 shall be of the same political party. To as large an extent as
22 practicable, trustees shall be selected so as to include per-
23 sons with working knowledge of agriculture, trades and industry,
24 health services, merchandise distribution, accounting, law,
25 home economics, automotive industry, and transportation.

26 The trustees shall receive as compensation forty dollars
27 for each day spent in performance of their duties, and their
28 actual and necessary expenses.

29 The executive council shall provide suitable office space,
30 equipment, and supplies for the trustees.

31 The governor, subject to approval by a majority of the sen-
32 ate, may remove any trustee for cause. When the general
33 assembly is not in session, the governor may suspend a trustee
34 for cause, and appoint an interim trustee, subject to subse-
35 quent approval by a majority of the senate.

36 Interim appointments and appointments to fill vacancies
37 shall expire unless approved within thirty days after the
38 convening of the next session of the general assembly. No
39 trustee shall be appointed for more than two complete consec-
40 utive terms.

41 The state board shall meet not less than six times each
42 year and may hold other meetings as necessary.

43 Sec. 3. The state board shall be the policy-making and
44 administrative agency for all area schools, subject only to
45 the provisions of this chapter relating to the duties and
46 powers delegated to the area boards.

47 The state board shall:

48 1. Review and approve or disapprove educational programs
49 for area schools and public community and junior colleges,
50 submitted by area boards, and directors of districts which have
51 a public community or junior college. In considering educa-
52 tional programs the state board shall give consideration to
53 the elimination of unnecessary duplication within or between
54 areas.

55 2. Employ an executive secretary to serve as chief admin-
56 istrative officer for area schools, and designate his duties.

57 The executive secretary shall have had successful experience
58 in supervisory or administrative areas within institutions
59 providing vocational technical and arts and science disciplines
60 at the post-high school level.

61 3. Employ necessary personnel for a staff of approximately
62 seven.

63 4. Receive and disburse all moneys and property appropri-
64 ated, granted, donated, or otherwise made available for area
65 schools and vocational education.

66 5. Serve as the state agency for receipt and disbursement
67 of all federal funds available for vocational education, voca-
68 tional rehabilitation, or other educational programs in the
69 public community and junior colleges, and in the area schools,
70 as provided in chapters two hundred fifty-eight (258), two hun-
71 dred fifty-nine (259), and two hundred eighty-three (283) of
72 the Code.

73 6. Determine standards for physical facilities of area
74 schools, and approve or disapprove all sites and buildings
75 acquired, erected, or remodeled for use by area schools.

76 7. Prepare and submit to the governor and the general
77 assembly an annual budget, and an annual report of all area
78 school operations.

79 8. Annually appoint an inspection committee and require
80 the inspection and full report of the operations of approxi-
81 mately one-third of the area schools in the state, so that each
82 area school will be inspected every third year. The state board
83 shall prepare guidelines for inspection committees. The report
84 of each inspection committee shall be presented to the general
85 assembly. The inspection committee shall include, but not be
86 limited to, the following persons:

87 a. A superintendent of an area school which is not being
88 inspected that year.

89 b. A member of the state board.

90 c. A person experienced in each of the following areas:

91 (1) Adult education.

92 (2) Vocational education.

93 (3) Arts and sciences education.

94 9. Cooperate with the advisory council for vocational educa-
95 tion, provided for in chapter two hundred fifty-eight (258) of
96 the Code.

97 Sec. 4. The state board may do all other acts necessary
98 and proper for the performance of their duties, including,
99 but not limited to, the following:

100 1. Designate any area school as an "area vocational school"
101 within the meaning of, and for the purpose of administering
102 the Act of Congress designated the "Vocational Education Act
103 of 1963". No area school shall be so designated except by
104 the state board.

105 2. Enter into contracts with local school boards that main-
106 tain a vocational or technical high school, and with private
107 schools or colleges, to provide courses or programs of study
108 in addition to, or as a part of, the vocational curriculum
109 of an area school.

110 3. Arrange with area boards, local school districts, and
111 the state board of public instruction, to permit students at-

112 tending high school to participate in programs in area schools,
113 on payment of a tuition based on cost. This tuition is to be
114 paid by the school district from which the student comes. The
115 daily aid is to be collected only by the school district in
116 which he is primarily a student.

117 4. Each year, with its executive secretary, review a sum-
118 mary of the faculty qualifications of each area school. While
119 it shall be the duty of each area school to determine the cer-
120 tification requirements for each of its instructors, the faculty
121 summary report for the state board shall be submitted in the
122 form and on the date prescribed by the state board.

123 5. Prescribe a uniform system of accounting for area schools,
124 with the aid of the auditor of state.

125 6. Change boundaries of director districts in any merged
126 area when the area board fails to change boundaries as required
127 in this chapter.

128 7. Change boundaries of merged areas to take into account
129 mergers of local school districts, and changes in boundaries
130 of local school districts, when necessary to maintain the policy
131 of this chapter that no local school district shall be a part
132 of more than one merged area; and make other changes in bound-
133 aries of merged areas, with approval of the area boards affected.

134 8. When boundaries of a merged area have been changed,
135 certify an additional tax levy so that all parts of the merged
136 area are paying their share toward support of the area school,
137 within the three-fourths mill levy limit prescribed by this
138 chapter.

139 9. Adopt administrative rules and regulations necessary
140 or desirable for conducting its business and carrying out the
141 provisions of this chapter.

142 Sec. 5. Section two hundred eighty A point two (280A.2),
143 Code 1966, as amended by chapter two hundred forty-four (244),
144 section eleven (11), Acts of the Sixty-second General Assembly,
145 is hereby further amended as follows:

146 1. By striking subsections seven (7) and eight (8) and
147 inserting in lieu thereof the following subsections:

148 " 'State board' means the state board of trustees for area
149 schools, established by this Act."

150 " 'Area board' means the board of trustees of a merged area."

151 " 'Educator' means:

152 a. Any person employed by a public or private school or
153 college.

154 b. Any person employed by the department of public instruc-
155 tion.

156 c. A member of the state board of public instruction.

157 d. A member of the board of regents.

158 e. A member of a county board of education."

159 " 'Educational program' means a general area of study in
160 which a student works for credit toward a degree, certificate,
161 or personal objective."

162 " 'Curriculum' is the grouping of particular courses making
163 up an educational program."

164 2. By renumbering the remaining subsections.

165 Sec. 6. Sections two hundred eighty A point three (280A.3)
166 through two hundred eighty A point ten (280A.10), inclusive,

167 Code 1966, are hereby repealed.

168 Sec. 7. Section two hundred eighty A point eleven (280A.11),
169 Code 1966, is hereby repealed and the following enacted in
170 lieu thereof:

171 "Any part of the state not part of a merged area shall be
172 assigned to a merged area by the state board. Within sixty
173 days of the assignment, any board of directors of a school
174 district within an area so assigned may request a hearing by
175 the state board. Hearing shall be granted within thirty days
176 of receipt of the request, and notice of the hearing shall
177 be given to the board of directors of the school district request-
178 ing hearing, and to the boards of any other school districts
179 affected by the assignment. Upon hearing, the state board
180 may affirm or reconsider its action with respect to assignment."

181 Sec. 8. Section two hundred eighty A point twelve (280A.12),
182 Code 1966, is hereby amended as follows:

183 1. By striking from line three (3) the word "directors"
184 and inserting in lieu thereof the word "trustees".

185 2. By striking from line four (4) the word "director" and
186 inserting in lieu thereof the word "trustee".

187 3. By striking from line eleven (11) the words "of the
188 board of directors".

189 4. By striking from line twelve (12) the words "except
190 that members of the initial".

191 5. By striking lines thirteen (13) through sixteen (16),
192 inclusive.

193 6. By striking from lines seventeen (17) and eighteen (18)
194 the words "on the first Monday in October of each succeeding
195 year".

196 7. By striking from line thirty (30) the words "board of
197 directors" and inserting in lieu thereof the words "area board".

198 8. By striking from line thirty-one (31) the words "a mem-
199 ber of a board of directors of a local" and inserting in lieu
200 thereof the words "an educator."

201 9. By striking lines thirty-two (32) and thirty-three (33).

202 Sec. 9. Section two hundred eighty A point thirteen (280A.13),
203 Code 1966, is hereby amended as follows:

204 1. By striking lines one (1) through eight (8), inclusive,
205 and inserting in lieu thereof the words "The area board shall
206 organize on the first".

207 2. By inserting in line eleven (11) after the word "a"
208 the words "chairman and a".

209 3. By striking from line thirteen (13) the words "board
210 of directors" and inserting in lieu thereof the words "area
211 board".

212 4. By striking from line twenty (20) the words "board of
213 directors" and inserting in lieu thereof the words "area board".

214 5. By striking from line twenty-three (23) the words "board
215 of directors" and inserting in lieu thereof the words "area
216 board".

217 Sec. 10. Section two hundred eighty A point fourteen (280A.14),
218 Code 1966, is hereby repealed.

219 Sec. 11. Section two hundred eighty A point fifteen (280A.15),
220 Code 1966, is hereby amended as follows:

221 1. By striking from line four (4) the words "board of direc-

222 tors" and inserting in lieu thereof the words "area board".

223 2. By striking from line fifteen (15) the words "board
224 of directors" and inserting in lieu thereof the words "area
225 board".

226 3. By striking from line twenty-two (22) the words "boards
227 of directors" and inserting in lieu thereof the words "area
228 boards".

229 4. By striking from line twenty-six (26) the words "board
230 of directors" and inserting in lieu thereof the words "area
231 board".

232 Sec. 12. Section two hundred eighty A point seventeen (280A.17),
233 Code 1966, as amended by chapter two hundred forty-four (244),
234 section twelve (12), Acts of the Sixty-second General Assembly,
235 is hereby repealed and the following enacted in lieu thereof:

236 "Each area board shall prepare an annual budget designating
237 the proposed expenditures for operation of the area school.

238 The area board shall further designate the amounts which are
239 to be raised by local taxation, and the amounts which are to
240 be raised by other sources of revenue for such operation. The
241 budget of each merged area shall be submitted to the state
242 board no later than October first preceding the next fiscal
243 year for approval. The state board shall review the proposed
244 budget and, prior to January first, shall either grant its
245 approval or return the budget without approval with the com-
246 ments of the state board. Any unapproved budget shall be re-
247 submitted to the state board for final approval. Upon approval
248 of the budget, the board shall prorate the amount to be raised
249 by local taxation among the respective county school systems,
250 or parts of systems, in the proportion that the value of tax-
251 able property in each system, or part of a system, bears to
252 the total value of taxable property in that area. The area
253 board shall certify the amount determined to the respective
254 county auditors and the boards of supervisors shall levy a
255 tax sufficient to raise the amount. No tax in excess of three-
256 fourths mill shall be levied on taxable property in a merged
257 area for the operation of an area school. Taxes collected
258 shall be paid by the respective county treasurers to the trea-
259 surer of the merged area in the manner provided in section
260 two hundred ninety-eight point thirteen (298.13) of the Code.

261 It is the policy of this state that the property tax for
262 the operation of area schools shall not in any event exceed
263 three-fourths mill, and that the present and future costs of
264 the operation in excess of the funds raised by a three-fourths
265 mill levy shall be the responsibility of the state and shall
266 not be paid from property tax."

267 Sec. 13. Section two hundred eighty A point eighteen
268 (280A.18), Code 1966, as amended by chapter two hundred forty-
269 four (244), section thirteen (13), Acts of the Sixty-second
270 General Assembly, is hereby further amended as follows:

271 1. By striking from lines two (2) and three (3) the words
272 "a board of directors of a merged area" and inserting in lieu
273 thereof the words "an area board".

274 2. By inserting in subsection three (3), line two (2),
275 after the word "area", the words "by persons enrolled in a
276 high school program and participating in an area school program

277 in accordance with section four (4), subsection three (3) of
278 this Act."

279 Sec. 14. Section two hundred eighty A point nineteen
280 (280A.19), Code 1966, is hereby amended as follows:

281 1. By striking from line one (1) the words "Boards of di-
282 rectors of merged areas" and inserting in lieu thereof the
283 words "Area boards".

284 2. By inserting in line six (6) after the word "purposes"
285 the words ", subject to approval by the state board".

286 Sec. 15. Section two hundred eighty A point twenty-three
287 (280A.23), Code 1966, as amended by chapter two hundred forty-
288 four (244), section fourteen (14), Acts of the Sixty-second
289 General Assembly, is hereby further amended as follows:

290 1. By striking lines two (2) and three (3) and inserting
291 in lieu thereof the words "area boards shall:".

292 2. By striking subsection one (1) and inserting in lieu
293 thereof the following:

294 "Determine the curriculum to be offered in the area school.
295 If an existing private educational or vocational institution
296 within the merged area has facilities and curriculum of ade-
297 quate size and quality which would duplicate the functions
298 of the area school, the area board shall discuss with the in-
299 stitution the possibility of entering into contracts to have
300 the existing institution offer facilities and curriculum to
301 students of the merged area. The area board shall consider
302 any proposals submitted by the private institution for providing
303 such facilities and curriculum, and may enter into contracts
304 with private institutions."

305 3. By striking from line one (1) of subsection two (2)
306 the word "director".

307 4. By inserting the following subsection:

308 "Have authority to contract for an annual audit by a quali-
309 fied private individual or organization."

310 Sec. 16. Section two hundred eighty A point twenty-five
311 (280A.25), Code 1966, as amended by chapter two hundred forty-
312 four (244), section sixteen (16), Acts of the Sixty-second
313 General Assembly, is hereby repealed.

314 Sec. 17. Section two hundred eighty A point twenty-six
315 (280A.26), Code 1966, is hereby amended by striking all of
316 the section after the period in line four (4).

317 Sec. 18. Section two hundred eighty A point twenty-seven
318 (280A.27), Code 1966, which was repealed and reenacted by chap-
319 ter two hundred forty-four (244), section seventeen (17), Acts
320 of the Sixty-second General Assembly, is hereby repealed.

321 Sec. 19. Section two hundred eighty A point twenty-eight
322 (280A.28), Code 1966, which was repealed and reenacted by Chap-
323 ter two hundred forty-four (244), section eighteen (18), Acts
324 of the Sixty-second General Assembly, is hereby repealed.

325 Sec. 20. Section two hundred eighty A point twenty-nine
326 (280A.29), as amended by chapter two hundred forty-four (244),
327 section nineteen (19), Acts of the Sixty-second General Assem-
328 bly, is hereby repealed.

329 Sec. 21. Section two hundred eighty A point thirty (280A.30),
330 Code 1966; section two hundred eighty A point thirty-one (280A.31),
331 Code 1966, as amended by chapter two hundred forty-four (244),

332 section twenty (20), Acts of the Sixty-second General Assembly;
333 and section two hundred eighty A point thirty-two (280A.32),
334 Code 1966, as amended by chapter two hundred forty-four (244),
335 section twenty-one (21), Acts of the Sixty-second General Assembly;
336 are hereby repealed.

337 Sec. 22. Section two hundred eighty A point thirty-three,
338 Code 1966, which was repealed and reenacted by chapter two
339 hundred forty-four (244), section twenty-two (22), Acts of
340 the Sixty-second General Assembly, is hereby repealed and the
341 following enacted in lieu thereof:

342 "Approval standards for area schools shall be initiated
343 by the area board and submitted to the state board for consider-
344 ation and adoption.

345 For the purposes of this section, 'approval standards' in-
346 cludes standards for administration, educational programs,
347 facilities and sites, requirements for awarding of diplomas
348 and other evidence of educational achievement, guidance and
349 counseling, instruction, instructional materials, maintenance,
350 and library."

351 Sec. 23. Chapter two hundred forty-four (244), section
352 nine (9), Acts of the Sixty-second General Assembly, amending
353 chapter two hundred eighty A (280A), Code 1966, is hereby amended
354 by striking from line six (6) the words "of directors".

355 Sec. 24. Chapter twenty-eight (28), section two (2), Acts
356 of the Sixty-second General Assembly, is hereby amended by
357 adding the following:

358 "After June 30, 1969, funds shall be released upon recom-
359 mendation of the state board of trustees for area schools pro-
360 vided in chapter two hundred eighty A (280A) of the Code."

361 Sec. 25. Chapter two hundred forty-four (244), section
362 twenty-four (24), Acts of the Sixty-second General Assembly,
363 amending section two hundred fifty-seven point two (257.2),
364 Code 1966, is hereby repealed.

365 Sec. 26. Section two hundred fifty-seven point ten (257.10),
366 Code 1966, is hereby amended by striking subsection ten (10)
367 and renumbering the remaining subsections.

368 Sec. 27. Section two hundred fifty-seven point seventeen
369 (257.17), subsection one (1), Code 1966, as amended by chapter
370 two hundred nine (209), section four hundred thirty-one (431),
371 Acts of the Sixty-second General Assembly, is hereby further
372 amended as follows:

373 1. By striking from line three (3) the word "the".

374 2. By striking from line four (4) the words "junior colleges".

375 Sec. 28. Section two hundred fifty-seven point eighteen
376 (257.18), subsection four (4), Code 1966, is hereby amended by
377 striking from line three (3) the words "and vocational reha-
378 bilitation" and inserting in lieu thereof the words "in the
379 elementary and secondary schools, and cooperate with the state
380 board of trustees for area schools in all matters involving co-
381 operative educational programs".

382 Sec. 29. Section two hundred fifty-seven point twenty-
383 two (257.22), Code 1966, as amended by chapter two hundred
384 forty-four (244), section twenty-eight (28), Acts of the Sixty-
385 second General Assembly, is hereby repealed and the following
386 enacted in lieu thereof:

387 "The state superintendent may appoint not more than two
388 assistant superintendents subject to the approval of the state
389 board, whose duties shall be directed by the superintendent
390 of public instruction. The qualifications for assistant super-
391 intendent shall be the same as required for the superintendent.
392 The assistant superintendent designated by the state board
393 shall, in the absence or inability of the superintendent, per-
394 form the duties of that office."

395 Sec. 30. Section two hundred fifty-seven point twenty-
396 five (257.25), Code 1966, as amended by chapter two hundred
397 twenty-seven (227), section one (1), chapter two hundred twenty-
398 eight (228), section one (1), and chapter two hundred twenty-
399 nine (229), section one (1), Acts of the Sixty-second General
400 Assembly, is hereby further amended as follows:

401 1. By striking from lines nine (9) and ten (10) the words
402 "and all area vocational schools, area community colleges,
403 and".

404 2. By striking lines eleven (11) through fifteen (15),
405 inclusive.

406 3. By striking from line sixteen (16) the words "of regents,
407 acting jointly".

408 4. By striking from subsection ten (10), line eight (8),
409 the word "college".

410 5. By striking from subsection ten (10), line thirteen
411 (13), the word "college".

412 6. By striking from subsection ten (10), line twenty (20),
413 the words "Public junior".

414 7. By striking from subsection ten (10), lines twenty-
415 one (21) and twenty-two (22).

416 8. By striking from subsection ten (10), line thirty-nine
417 (39), the word "college".

418 9. By striking from subsection eleven (11), line three
419 (3), the word "college".

420 10. By striking from subsection eleven (11), line twenty
421 (20), the word "college".

422 11. By striking from subsection eleven (11), line twenty-
423 eight (28), the word "college".

424 12. By striking from subsection eleven (11), line thirty-
425 three (33), the word "college".

426 13. By striking from subsection twelve (12), line two (2),
427 the word "college".

428 14. By striking from subsection twelve (12), line twelve
429 (12), the word "college".

430 15. By striking from subsection twelve (12), line four-
431 teen (14), the word "college".

432 16. By striking from subsection twelve (12), line eigh-
433 teen (18), the word "college".

434 17. By striking from subsection twelve (12), line twenty-
435 three (23), the word "college".

436 18. By striking from subsection twelve (12), line twenty-
437 four (24), the word "college".

438 19. By striking from subsection twelve (12), line twenty-
439 eight (28), the word "college".

440 20. By striking from subsection twelve (12), lines forty-
441 four (44) and forty-five (45), the word "college".

442 21. By striking from subsection twelve (12), line forty-
443 seven (47), the word "college".

444 22. By striking from subsection twelve (12), line fifty-
445 one (51), the word "college".

446 23. By striking from subsection twelve (12), line fifty-
447 four (54), the word "college".

448 24. By striking from subsection twelve (12), line fifty-
449 six (56), the word "college".

450 25. By striking from subsection twelve (12), line sixty-
451 one (61), the word "college".

452 Sec. 31. Section two hundred fifty-eight point two (258.2),
453 Code 1966, is hereby amended by striking from line one (1)
454 the words "public instruction" and inserting in lieu thereof
455 the words "trustees for area schools".

456 Sec. 32. Section two hundred fifty-eight point three (258.3),
457 Code 1966, is hereby amended as follows:

458 1. By striking lines one (1), two (2), and three (3).

459 2. By striking from line four (4) the words "its approval,"
460 and inserting in lieu thereof the words "The state board of
461 trustees for area schools shall".

462 Sec. 33. Section two hundred fifty-eight point four (258.4),
463 Code 1966, is hereby amended as follows:

464 1. By striking from line one (1) the word "board" and in-
465 serting in lieu thereof the words "state board of trustees
466 for area schools".

467 2. By striking subsections five (5) and seven (7) and re-
468 numbering the remaining subsection.

469 3. By adding the following:

470 "The state board of public instruction shall continue to
471 establish standards for vocational courses, and for teachers
472 of vocational courses, in the secondary schools, and all such
473 courses in the secondary schools which have been approved by
474 the state board of public instruction, shall automatically
475 be approved by the state board of trustees for area schools."

476 Sec. 34. Section two hundred fifty-eight point five (258.5),
477 Code 1966, is hereby amended as follows:

478 1. By striking lines one (1) through six (6), inclusive,
479 and inserting in lieu thereof the following:

480 "Whenever a school district maintains a vocational second-
481 ary school, vocational department, or vocational class".

482 2. By inserting in line nine (9) after the word "board"
483 the words "of trustees for area schools".

484 3. By inserting in line twenty-one (21) after the word
485 "board" the words "of trustees for area schools".

486 4. By inserting in line twenty-four (24) after the word
487 "board" the words "of trustees for area schools".

488 Sec. 35. Section two hundred fifty-eight point six (258.6),
489 is hereby repealed.

490 Sec. 36. Section two hundred fifty-eight point nine (258.9),
491 Code 1966, is hereby amended by inserting in line fifteen (15)
492 after the first use of the word "board" the words "of trustees
493 for area schools".

494 Sec. 37. Section two hundred fifty-eight point eleven (258.11),
495 is hereby repealed and the following enacted in lieu thereof:

496 "The state board of trustees for area schools is authorized
497 to make such expenditures as are necessary for the proper ad-

498 ministration of this chapter."

499 Sec. 38. Section two hundred fifty-nine point two (259.2),
500 Code 1966, is hereby amended as follows:

501 1. By striking from line ten (10) the words "for vocational
502 education" and inserting in lieu thereof the words "of trustees
503 for area schools".

504 2. By striking from line twenty (20) the words "for vo-
505 cational education" and inserting in lieu thereof the words
506 "of trustees for area schools".

507 Sec. 39. Section two hundred fifty-nine point three (259.3),
508 Code 1966, is hereby amended by striking from lines one (1), two
509 (2), and three (3), the words "public instruction constituting
510 the state board for vocational education" and inserting in lieu
511 thereof the words "trustees for area schools".

512 Sec. 40. Section two hundred fifty-nine point four (259.4),
513 Code 1966, is hereby amended by striking from line two (2)
514 the words "for vocational education" and inserting in lieu
515 thereof the words "of trustees for area schools".

516 Sec. 41. Section two hundred fifty-nine point five (259.5),
517 Code 1966, is hereby amended by striking from lines two (2)
518 and three (3) the words "for vocational education" and insert-
519 ing in lieu thereof the words "of trustees for area schools".

520 Sec. 42. Section two hundred fifty-nine point six (259.6),
521 Code 1966, is hereby amended by striking from line two (2)
522 the words "for vocational education" and inserting in lieu
523 thereof the words "of trustees for area schools".

524 Sec. 43. Section two hundred sixty-one point one (261.1),
525 Code 1966, as amended by chapter two hundred thirty-two (232),
526 section one (1), Acts of the Sixty-second General Assembly,
527 is hereby amended by striking subsection three (3) and inserting
528 in lieu thereof the following:

529 "3. The executive secretary of the board of trustees for
530 area schools."

531 Sec. 44. Section two hundred eighty point eighteen (280.18),
532 Code 1966, is hereby amended as follows:

533 1. By striking from line twelve (12) all after the period.

534 2. By striking lines thirteen (13) through twenty (20),
535 inclusive, and inserting in lieu thereof the following:

536 "Approval standards for public community and junior colleges
537 shall be submitted by the board of directors, and considered
538 for approval by the state board of trustees for area schools,
539 as provided in section two hundred eighty A point thirty-three
540 (280A.33) of the Code. No general state aid shall be paid
541 to a public community or junior college unless such college
542 meets approval standards."

543 Sec. 45. Section two hundred eighty-three point one (283.1),
544 Code 1966, is hereby amended as follows:

545 1. By inserting in line six (6) after the word "purposes"

546 the words in elementary and secondary schools, and the state
547 board of trustees for area schools is hereby designated as
548 the 'state educational authority' for the purpose of accepting
549 and administering such funds as may be appropriated by Congress
550 for educational purposes in the public community and junior
551 colleges and the area schools."

552 2. By striking from line twelve (12) the words "state board

553 of public".

554 3. By striking from line thirteen (13) the word "instruc-
555 tion" and inserting in lieu thereof the words "appropriate
556 state board".

557 4. By inserting in line nineteen (19) after the word "in-
558 struction" the words ", or the area schools,".

559 Sec. 46. Section two hundred eighty-three point two (283.2),
560 Code 1966, is hereby amended by striking from line one (1)
561 the word "is" and inserting in lieu thereof the words ", and
562 the board of trustees for area schools, are".

563 Sec. 47. Chapter two hundred eighty-six A (286A), Code
564 1966, as amended by chapter two hundred forty-four (244), sec-
565 tions one (1) through seven (7), inclusive, and section thirty
566 (30), and chapter three hundred fifty-six (356), sections twenty-
567 one (21) through twenty-four (24), inclusive, Acts of the Sixty-
568 second General Assembly, is hereby repealed and the following
569 sections inserted in lieu thereof:

570 1. "Merged areas operating area schools and school districts
571 operating public junior or community colleges which are not
572 area schools shall be entitled to receive financial aid from
573 the state in the manner and amount as provided in this chapter."

574 2. "School districts operating public junior or community
575 colleges which are not area schools shall be entitled to gen-
576 eral school aid as follows:

577 1. Multiply one dollar by the average daily enrollment of
578 the students who are residents of the school district and who
579 are carrying twelve or more semester hours of work, plus the
580 full-time equivalent of resident students carrying less than
581 twelve semester hours of work.

582 2. Multiply two dollars and twenty-five cents by the aver-
583 age daily enrollment of students who are nonresidents of the
584 district and who are carrying twelve or more semester hours
585 of work, plus the full-time equivalent of nonresident students
586 carrying less than twelve semester hours of work.

587 3. Multiply the sum of these products by the actual number
588 of days school was officially in session, not to exceed one
589 hundred eighty days."

590 3. "Merged areas operating area schools shall be entitled
591 to general school aid as follows:

592 1. Multiply two dollars and twenty-five cents by the aver-
593 age daily enrollment of students who are residents of the state
594 and who are carrying twelve or more semester hours of work,
595 plus the full-time equivalent of students carrying less than
596 twelve semester hours of work.

597 2. Multiply this product by the actual number of days the
598 area school was officially in session.

599 3. Computation shall be made separately for each area school."

600 4. "For purposes of sections two (2) and three (3) of this
601 chapter, 'work' means subjects or courses for which credit may
602 be earned and applied toward fulfillment of the requirements
603 for a certificate, diploma, or degree, and which are approved
604 by the state board of trustees for area schools."

605 5. "Payment of the aid provided in this chapter shall be
606 made to each school district or merged area on a quarterly basis,
607 in the following manner:

608 1. At the close of each school year but not less than July
609 fifth, the board of directors of each school district and the
610 area board of each merged area shall certify to the state board
611 of trustees for area schools the information necessary to compute
612 the aid entitlement, as provided in this chapter, for the school
613 year ending on the preceding June thirtieth.

614 2. In addition, each board shall certify to the state board
615 of trustees for area schools its best bona fide estimate of
616 what the same data and information will be for the succeeding
617 school year.

618 3. On the basis of the estimates certified, twenty-two and
619 one-half percent of the anticipated aid entitlement for each
620 school district or merged area shall be paid to the school
621 district or merged area at the end of the first three
622 quarters of the succeeding school year.

623 4. The aid payment for the fourth quarter shall be equal
624 to the difference between the aggregate aid payments for the
625 first three quarters and the total amount of aid entitlement
626 computed on the basis of the actual information required for
627 calculation, as certified in the following July, plus or minus
628 such pro rata amount as may be necessary to make the aggregate
629 total of general school aid paid to all school districts or
630 merged areas for the year equal to the respective amounts of
631 aid funds appropriated for payment to such districts or areas
632 for that year; provided that this pro rata share is based on
633 a balance between actual enrollment and funds available.

634 5. Forms for the purpose of reporting the information and
635 estimates required shall be supplied by the state board of
636 trustees for area schools. After quarterly payments have been
637 calculated, they shall be certified to the state comptroller
638 for payment. Certification shall be made to the state comp-
639 troller, and the state comptroller shall pay the amounts cer-
640 tified, on or about August first, November first, February
641 first, and May first, for aid payable for the preceding quar-
642 ter."

COMMITTEE ON HIGHER EDUCATION
JOSEPH B. FLATT, Chairman

1 Amend Senate File 629 as follows:

2 1. By adding a new subsection after page two (2),
3 line thirty-four (34), as follows:

4 "Industrial, manufacturing and processing property
5 including machinery, shall be assessed as a class. Assess-
6 ment shall be made by the director of revenue or his deputy as
7 so designated. The director, or deputy, may designate county
8 or city assessors to make assessments in specific cases, or
9 in types of cases or as uniformly classified. Such assess-
10 ments shall be made according to the provisions of Section one
11 (1) of this Act so far as applicable, except as altered by
12 classification."

13 2. By adding the following new section:

14 Section four hundred twenty-eight point twenty-two,
15 (428.22), Code 1966, is hereby repealed.

CHESTER HOUGEN

- 1 Amend Clarke amendment, filed May 5, to Senate File 649 by striking
2 the word "shall" after the word "governor" in lines 7 and
3 inserting the word "may".

JAMES BRILES

- 1 Amend the Clarke amendment, filed April 30, to Senate File 649 as
follows:
2 1. By inserting following the word "division.", line 15, the following:
3 "Nothing in this subsection shall prevent or impair the powers of
4 other state agencies or local governments to contract for, receive, or
5 utilize grants directly from the federal or local governments or from
6 any other public or private source."
7 2. By inserting following the word "units.", line 17, the following:
8 "All present governmental units who engage in planning activities
which
9 are supported by local, state, or federal funds shall in no way be
10 prevented or impaired in such planning activities".

WILLIAM F. DENMAN

- 1 Amend the Clarke amendment of May 5, 1969, to Senate File 649 by
striking all of
2 division 8 and inserting in lieu thereof the following:
3 3. On page 5 by inserting a new section 6 as follows
4 and renumbering the remaining sections:
5 "Board of regents institutions shall be exempt from
6 the provisions of sections four (4) and five (5), insofar as
7 grant-in-aid applications are concerned, and shall be required
8 to submit only a copy of their grant application cover page and
9 budget forms at the time of submissions to the federal agency."

JAMES W. GRIFFIN, SR.

- 1 Amend Senate File 649 as follows:
2 1. Page 4, by striking from lines 15 and 16 the words
3 "and all local governments and officers".
4 2. Pages 4 and 5, by striking all of section five (5)
5 following the period in line 31 and inserting in lieu thereof
6 the following:
7 "The governor shall study the feasibility and desirability
8 of establishing and maintaining various central locations
9 throughout the state where services and aid may be rendered to
10 the political subdivisions and residents of the state. He shall
11 report to the general assembly the results of such study and
12 make recommendations in regard thereto."
13 3. Page 5, add a new section after line 5 as follows and
14 renumber the remaining sections:
15 "Sections four (4) and five (5) of this Act shall not
16 apply to the state board of regents; provided, however, that
17 the state board of regents and the institutions under its control
18 shall provide the office for planning and programming with a copy
19 of the cover page and budget forms of all official grant-in-aid
20 applications, at the time of submission of such applications to
21 the federal government."

HUGH H. CLARKE

- 1 Amend Senate File 649 as follows:
2 1. By inserting on page 4, after the period (.) in line 23,
3 the following:

4 "The submission of any information to the office of planning
5 and programming pursuant to this section, shall not be required
6 prior to the time any application shall be effective or prior to
7 the time any approval or grant in aid is effective."

8 "2. By inserting in line 31, on page 4, after the period (.)
9 the following:

10 "Any such decision, shall not be effective unless made prior
11 to the time any approval of a plan or program or grant-in-aid for
12 such plan or program is effective."

JOHN M. WALSH

LEE H. GAUDINEER, JR.

1 Amend the Balloun amendment filed May 5, 1969, to Senate
2 File 679 as follows:

3 In section 1, by striking the words "twenty-three thousand
4 dollars" and inserting in lieu thereof the words "twenty-two
5 thousand dollars."

R. DEAN ARBUCKLE

1 Amend Senate File 679 as follows:

2 1. By adding after page 1, line 25, the following new
3 section and renumbering the subsequent section:

4 "The salary of the superintendent of public instruction
5 shall be twenty-three thousand dollars annually."

6 2. By striking from page 2, lines 3 and 4 and inserting
7 in lieu thereof the following:

8 "five (5), six (6), and seven (7) the words "but not
9 to exceed eighty percent of the salary of the superintendent."

CHARLES BALLOUN

1 Amend Senate File 679 page 2 by striking section 5.

CHARLES BALLOUN

1 Amend Senate File 682 by adding after page 1, line 12, the
2 following new section and renumbering the subsequent sections:

3 "There is hereby appropriated from the general fund of the
4 state the sum of \$13,714.00 to the educational radio and tele-
5 vision facility board to be used for production of a sound and
6 color film portraying the working of the General Assembly and
7 its members. Any of the above sum not expended by June 30, 1971,
8 shall revert to the general fund."

QUENTIN ANDERSON

1 Amend the amendment to House File 196 by Walsh, Stanley,
2 Potgeter and Neu, filed May 2, by striking line 17 and inserting
3 in lieu thereof the following: "in section four hundred three
4 A point five (403A.5)".

JOHN WALSH

1 Amend House File 548, page three (3), line six (6),
2 after the word "every" insert the word "commercial".

CHARLES LAVERTY

1 Amend House File 548 as follows:

2 1. By striking from page 3, line 32, the word "each" and
3 inserting in lieu thereof the words "the first."

4 2. By striking all in page 3, line 33, after the word
5 "Act," by striking line 34, and by striking from line 35
6 the word "person" and inserting in lieu thereof the following:

7 "and for each additional moisture measuring device inspected
8 at the same time the fee shall be five dollars."

9 3. By inserting in page 2, line 15, after the word "standards."
10 the following: "The allowable tolerance range between the device
11 used for inspection and the machine being inspected shall be
12 not more than one-half per cent plus or minus."

13 4. By adding the following new section after page 4, line 25:
14 "This act being deemed of immediate importance shall take
15 effect and be in force from and after its publication in the
16 Mount Ayr Record News published in Mount Ayr, Iowa, and in the
17 Creston News Advertiser, a newspaper published in Creston, Iowa."

QUENTIN ANDERSON

1 Amend House File 714, amended and passed by the House, reprinted
2 April 30, 1969, as follows:

3 1. By inserting after page 3, line 3, the following paragraph:
4 "However, the annual registration fee for a farm truck
5 shall not exceed one hundred dollars (\$100.00).

6 2. By adding after page 3, line 12, a new section as
7 follows:
8 "Section three hundred twenty-one point one (321.1), Code
9 1966, is hereby amended by adding the following new sub-
10 section:

11 'Farm truck' means a motor truck with a combined
12 gross weight of twelve tons or less used by a
13 person engaged in farming for transportation of
14 his own commodities."

R. DEAN ARBUCKLE
C. JOSEPH COLEMAN
JAMES BRILES
RICHARD STEPHENS
QUENTIN V. ANDERSON
ROBERT N. DODDS
CHARLES F. BALLOUN
FLOYD GILLEY
LESLIE C. KLINK
EDWARD E. NICHOLSON

1 Amend House File 793, page 1, line 24, by inserting after the
2 word, "Code" the following:

3 "and any Act of the Sixty-third General Assembly relating
4 to the treatment of alcoholism; no part of this appropriation shall
5 be used for salaries, support and maintenance of the commission;
6 all".

JOHN MOWRY
LEE H. GAUDINEER

1 Amend section 1 of House File 793 as follows:

2 Amend subsection (34) by striking line 8 on page 8
3 and inserting in lieu thereof, "of twenty-three thousand
4 (23,000) dollars".

KENNETH BENDA

1 Amend House File 793 as follows:

2 By striking on page 3, line 34, the words "thirty

3 thousand (30,000)" and inserting in lieu thereof the words
4 "thirty-seven thousand, six hundred (37,600)".

JOSEPH B. FLATT
BASS VAN GILST

1 Amend House File 793 as follows:

2 1. By striking on page 4, line 34, the words and figures,
3 "thirty thousand (30,000) and by inserting in lieu thereof the words,
4 and figures, "thirty-three thousand (33,000)".

5 2. By striking on page 4, line 35, the figures "214,160.00"
6 and by inserting in lieu thereof the figures, "220,160.00".

LEE H. GAUDINEER
HUGH CLARKE

On motion of Senator Stanley, the Senate adjourned until 9:00
a.m., Tuesday, May 6, 1969.

JOURNAL OF THE SENATE

SENATE CHAMBER,
DES MOINES, IOWA, TUESDAY, MAY 6, 1969.

The Senate met in regular session, President Jepsen presiding.

Prayer was offered by Reverend John Fink, pastor of the First United Presbyterian Church, Winterest, Iowa.

The Senate pledged allegiance to the flag.

The Journal of May 5, 1969, was approved.

LEAVES OF ABSENCE

Leaves of absence were granted as follows:

Senator Schaben for the day on request of Senator Shirley; Senator Thordsen from 10:15 a.m. until 12:00 o'clock noon on request of Senator Stanley; Senator Rigler until he recovers from his illness on request of Senator Stanley.

PETITIONS

The following petitions were presented and placed on file:

By Senator Potgeter, from twelve residents of Hardin County favoring passage of the House version of the agriculture valuation bill (House File 784).

By Senator Potgeter, from twenty-nine residents of Hardin County opposing confirmation of the appointment of William H. Forst to the position of Director of the Department of Revenue of the State of Iowa.

VISITORS

Senator Lavery asked and received unanimous consent to record in the Journal the presence in the balcony of thirty students from Irving School, Indianola, accompanied by their instructor, Mr. Jostes.

REPORTS OF INVESTIGATING COMMITTEES

Senator Stephens submitted the following report:

MR. PRESIDENT: Your committee appointed to investigate the character and qualifications of Donald Shaw of Davenport, Iowa, as a member of the State Board of Regents under the provisions of section 262.3, Code 1966, for the regular six-year term beginning July 1, 1969, and ending June 30,

1975, begs leave to report that it has made investigation and recommends that the appointment be confirmed.

RICHARD L. STEPHENS, Chairman
HAROLD A. THORDSEN
EDWARD E. NICHOLSON
MINNETTE DODERER
J. HENRY LUCKEN

On motion of Senator Stephens, the report was adopted.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 54:

Anderson	Frommelt	Leonard	Potgeter
Arbuckle	Gilley	Lodwick	Potter
Benda	Glenn	Lucken	Reichardt
Briles	Griffin	McGill	Shaff
Clarke	Hammer	Messerly	Shirley
Coleman	Hill	Mogged	Smith
Curran	Hougen	Mowry	Stanley
DeHart	Keith	Neu	Stephens
DeKoster	Klink	Nicholson	Sullivan
Denman	Kosek	Ollenburg	Walsh
Dodds	Kyhl	O'Malley	Thordsen
Doderer	Lamborn	Palmer	Van Gilst
Flatt	Lange	Parker	Weimer
Frey	Laverty		

Nays, none.

Absent or not voting, 7:

Balloun	Erskine	Lisle	Schaaben
Conklin	Gaudineer	Rigler	

President Jepsen declared the appointment of Donald Shaw as a member of the State Board of Regents confirmed for the regular six-year term ending June 30, 1975.

Senator Clarke submitted the following report:

MR. PRESIDENT: Your committee appointed to investigate the character and qualifications of Ray V. Bailey of Clarion, Iowa, as a member of the State Board of Regents under the provisions of section 262.3, Code 1966, for the regular six-year term beginning July 1, 1969, and ending June 30, 1975, begs leave to report that it has made investigation and recommends that the appointment be confirmed.

HUGH H. CLARKE, Chairman
C. JOSEPH COLEMAN
GENE W. GLENN
VERNON H. KYHL
WALTER B. HAMMER

On motion of Senator Clarke, the report was adopted.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 57:

Anderson	Arbuckle	Balloun	Benda
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Briles	Gilley	Leonard	Pötgeter
Clarke	Glenn	Lodwick	Potter
Coleman	Griffin	Lucken	Reichardt
Conklin	Hammer	McGill	Shaff
Curran	Hill	Messerly	Shirley
DeHart	Hougen	Mogged	Smith
DeKoster	Keith	Mowry	Stanley
Dodds	Klink	Neu	Stephens
Doderer	Kosek	Nicholson	Sullivan
Erskine	Kyhl	Ollenburg	Thordsen
Flatt	Lamborn	O'Malley	Van Gilst
Frey	Lange	Palmer	Walsh
Frommelt	Laverty	Parker	Weimer
Gaudineer			

Nays, none.

Absent or not voting, 4:

Denman	Lisle	Rigler	Schaben
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President Jepsen declared the appointment of Ray V. Bailey as a member of the State Board of Regents confirmed for the regular six-year term ending June 30, 1975.

Senator Lange submitted the following report:

MR. PRESIDENT: Your committee appointed to investigate the character and qualifications of Donald Ossian of Denison, Iowa, as a member of the Appeal Board on State Institution Construction Contracts under the provisions of section 22.1, Code 1966, for the regular four-year term beginning July 1, 1969, and ending June 30, 1973, begs leave to report that it has made investigation and recommends that the appointment be confirmed.

ELMER F. LANGE, Chairman
ARTHUR A. NEU
CHARLES K. SULLIVAN
GENE W. GLENN
DONALD S. MCGILL

On motion of Senator Lange, the report was adopted.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 59:

Anderson	Flatt	Lange	Parker
Arbuckle	Frey	Laverty	Pötgeter
Balloun	Frommelt	Leonard	Potter
Benda	Gaudineer	Lisle	Reichardt
Briles	Gilley	Lodwick	Shaff
Clarke	Glenn	Lucken	Shirley
Coleman	Griffin	McGill	Smith
Curran	Hammer	Messerly	Stanley
Conklin	Hill	Mogged	Stephens
DeHart	Hougen	Mowry	Sullivan
DeKoster	Keith	Neu	Thordsen
Denman	Klink	Nicholson	Van Gilst
Dodds	Kosek	Ollenburg	Walsh
Doderer	Kyhl	O'Malley	Weimer
Erskine	Lamborn	Palmer	

Nays, none.

Absent or not voting, 2:

Rigler Schaben

President Jepsen declared the appointment of Donald Ossian as a member of the Appeal Board on State Institution Construction Contracts confirmed for the regular four-year term ending June 30, 1973.

Senator Walsh submitted the following report:

MR. PRESIDENT: Your committee appointed to investigate the character and qualifications of Bernard D. Mercer of Des Moines, Iowa, for appointment as a member of the Iowa State Highway Commission under the provisions of section 307.2, Code 1966, for the regular four-year term beginning July 1, 1969, and ending June 30, 1973, begs leave to report that it has made investigation and recommends that the appointment be confirmed.

JOHN M. WALSH, Chairman
RICHARD L. STEPHENS
CHARLENE CONKLIN
WILLIAM DENMAN
WILLIAM PALMER

On motion of Senator Walsh, the report was adopted.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 53:

Anderson	Flatt	Kyhl	Palmer
Arbuckle	Frey	Lamborn	Parker
Balloun	Frommelt	Lange	Potgeter
Benda	Gaudineer	Laverty	Potter
Briles	Gilley	Leonard	Reichardt
Clarke	Glenn	Lodwick	Shaff
Conklin	Griffin	Lucken	Shirley
Curran	Hammer	McGill	Smith
DeHart	Hill	Messerly	Stanley
DeKoster	Hougen	Mowry	Stephens
Denman	Keith	Neu	Sullivan
Dodds	Klink	Nicholson	Van Gilst
Doderer	Kosek	Ollenburg	Walsh
Erskine			

Nays, 2:

Coleman Mogged

Absent or not voting, 6:

Lisle	Rigler	Thordsen	Weimer
O'Malley	Schaben		

President Jepsen declared the appointment of Bernard D. Mercer as a member of the Iowa State Highway Commission confirmed for the regular four-year term ending June 30, 1973.

Senator Flatt submitted the following report:

MR. PRESIDENT: Your committee appointed to investigate the character and qualifications of Wendell C. Pellett of Atlantic, Cass County, Iowa, for appointment as a member of the State Soil Conservation Committee

under the provisions of section 467A.4, Code 1966, for the regular six-year term beginning July 1, 1969, and ending June 30, 1975, begs leave to report that it has made investigation and recommends that the appointment be confirmed.

JOSEPH B. FLATT, Chairman
 THOMAS J. FREY
 JAMES W. GRIFFIN, SR.
 ALAN SHIRLEY
 JAMES SCHABEN

On motion of Senator Flatt, the report was adopted.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 56:

Anderson	Erskine	Lamborn	Palmer
Arbuckle	Flatt	Lange	Parker
Balloun	Frey	Laverty	Potgeter
Benda	Frommelt	Leonard	Potter
Briles	Gaudineer	Lodwick	Reichardt
Clarke	Gilley	Lucken	Shaff
Coleman	Glenn	McGill	Shirley
Conklin	Griffin	Messerly	Smith
Curran	Hammer	Mogged	Stanley
DeHart	Hougen	Mowry	Stephens
DeKoster	Keith	Neu	Sullivan
Denman	Klink	Nicholson	Van Gilst
Dodds	Kosek	Ollenburg	Walsh
Doderer	Kyhl	O'Malley	Weimer

Nays, none.

Absent or not voting, 5:

Hill	Rigler	Schaben	Thorsen
Lisle			

President Jepsen declared the appointment of Wendell C. Pellett as a member of the State Soil Conservation Committee confirmed for the regular six-year term ending June 30, 1975.

Senator Clarke submitted the following report:

MR. PRESIDENT: Your committee appointed to investigate the character and qualifications of Elwyn H. Hemken of Blairsburg, Hamilton County, Iowa, as a member of the Commission for the Blind under the provisions of sections 93.1 and 69.8 (2), Code 1966, for the unexpired portion of the term ending June 30, 1970, begs leave to report that it has made investigation and recommends that the appointment be confirmed.

HUGH H. CLARKE, Chairman
 VERNON H. KYHL
 LEIGH R. CURRAN
 JOHN L. MOWRY
 WILLIAM D. PALMER

On motion of Senator Clarke, the report was adopted.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 57:

Anderson	Frey	Lange	Palmer
Arbuckle	Frommelt	Laverty	Parker
Benda	Gaudineer	Leonard	Potgeter
Briles	Gilley	Lisle	Potter
Clarke	Glenn	Lodwick	Reichardt
Conklin	Griffin	Lucken	Shaff
Coleman	Hammer	McGill	Shirley
Curran	Hill	Messerly	Smith
DeHart	Hougen	Mogged	Stanley
DeKoster	Keith	Mowry	Stephens
Denman	Klink	Neu	Sullivan
Dodds	Kosek	Nicholson	Van Gilst
Doderer	Kyhl	Ollenburg	Walsh
Erskine	Lamborn	O'Malley	Weimer
Flatt			

Nays, none.

Absent or not voting, 4:

Balloun	Rigler	Schaben	Thordsen
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President Jepsen declared the appointment of Elwyn H. Hemken as a member of the Commission for the Blind confirmed for the unexpired portion of the term ending June 30, 1970.

Senator Clarke took the chair at 10:10 a.m.

Senator Gilley submitted the following report:

MR. PRESIDENT: Your committee appointed to investigate the character and qualifications of Mrs. Richard Cole of Decorah, Winneshiek County, Iowa, for appointment as a member of the State Board of Public Instruction, under the provisions of section 257.4 of the Code of Iowa 1966, as amended by section 26 of Senate File 616 of the Acts of the Sixty-second General Assembly, for the unexpired portion of the term ending January 2, 1974, begs leave to report that it has made investigation and recommends that the appointment be confirmed.

FLOYD GILLEY, Chairman
 ROBERT R. RIGLER
 LESLIE C. KLINK
 DAVID M. STANLEY
 ANDREW G. FROMMELT

On motion of Senator Gilley, the report was adopted.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 55:

Anderson	DeKoster	Glenn	Lange
Arbuckle	Denman	Griffin	Laverty
Balloun	Dodds	Hammer	Leonard
Benda	Doderer	Hill	Lisle
Briles	Erskine	Hougen	Lodwick
Clarke	Flatt	Keith	McGill
Coleman	Frey	Klink	Messerly
Conklin	Frommelt	Kosek	Mogged
Curran	Gaudineer	Kyhl	Mowry
DeHart	Gilley	Lamborn	Neu

Ollenburg
O'Malley
Palmer
Parker

Potgeter
Potter
Shaff
Shirley

Smith
Stanley
Stephens
Sullivan

Van Gilst
Walsh
Weimer

Nays, none.

Voting present, 1:

Lucken

Absent or not voting, 5:

Nicholson
Reichardt

Rigler

Schaben

Thordsen

The Chair declared the appointment of Mrs. Richard Cole as a member of the State Board of Public Instruction confirmed for the unexpired portion of the term ending January 2, 1974.

Senator Benda submitted the following report:

MR. PRESIDENT: Your committee appointed to investigate the character and qualifications of L. L. Peirce of Newton, Jasper County, Iowa, for an appointment as a member of the State Board of Tax Review, for the unexpired portion of the initial six-year term ending June 30, 1973, in accordance with section 1, Senate File 743 of the 1966 Code of Iowa, begs leave to report that it has made such investigation and recommends that the appointment be confirmed.

KENNETH BENDA, Chairman
CHARLES F. BALLOUN
PEARLE P. DeHART
EUGENE HILL
BASS VAN GILST

On motion of Senator Benda, the report was adopted.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 55:

Anderson
Arbuckle
Balloun
Benda
Briles
Clarke
Coleman
Conklin
Curran
DeHart
DeKoster
Denman
Dodds
Doderer

Erskine
Flatt
Frey
Gaudineer
Gilley
Glenn
Griffin
Hammer
Hill
Hougen
Keith
Klink
Kosek
Kuhl

Lamborn
Lange
Lavery
Leonard
Lisle
Lodwick
Lucken
McGill
Messerly
Mogged
Mowry
Neu
Ollenburg
O'Malley

Palmer
Parker
Potgeter
Potter
Reichardt
Shaff
Shirley
Stanley
Stephens
Sullivan
Van Gilst
Walsh
Weimer

Nays, none.

Absent or not voting, 6:

Frommelt
Nicholson

Rigler
Schaben

Smith

Thordsen

The Chair declared the appointment of L. L. Peirce as a member

of the State Board of Tax Review confirmed for the unexpired portion of the initial six-year term ending June 30, 1973.

Senator O'Malley submitted the following report:

MR. PRESIDENT: Your committee appointed to investigate the character and qualifications of Marvin Winick of Des Moines, Polk County, Iowa, for appointment as a member of the State Board of Tax Review, for the unexpired portion of the initial four-year term ending June 30, 1971, under the provisions of section 1, Senate File 743, Acts of the Sixty-second General Assembly, begs leave to report that it has made such investigation and recommends that the appointment be confirmed.

GEORGE E. O'MALLEY, Chairman
LUCAS J. DeKOSTER
CHARLES O. LAVERTY
PEARLE P. DeHART
EUGENE HILL

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

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 55:

Anderson	Erskine	Kyhl	O'Malley
Arbuckle	Flatt	Lamborn	Palmer
Balloun	Frey	Lange	Parker
Benda	Frommelt	Laverty	Potgeter
Briles	Gaudineer	Leonard	Potter
Clarke	Gilley	Lisle	Shaff
Coleman	Glenn	Lodwick	Shirley
Conklin	Griffin	Lucken	Stanley
Curran	Hammer	McGill	Stephens
DeHart	Hill	Messerly	Sullivan
DeKoster	Hougen	Mogged	Van Gilst
Denman	Keith	Mowry	Walsh
Dodds	Klink	Neu	Weimer
Doderer	Kosek	Ollenburg	

Nays, none.

Absent or not voting, 6:

Nicholson	Rigler	Smith	Thordsen
Reichardt	Schaben		

The Chair declared the appointment of Marvin Winick as a member of the State Board of Tax Review confirmed for the unexpired portion of the initial four-year term ending June 30, 1971.

Senator Messerly submitted the following report:

MR. PRESIDENT: Your committee appointed to investigate the character and qualifications of Fernice W. Robbins, Black Hawk County, Iowa, for appointment as a member of the Council on Social Services, for the unexpired term ending June 30, 1971, under the provisions of section 2 of Senate File 739 of the Acts of the Sixty-second General Assembly, begs leave to re-

port that it has made such investigation and recommends that the appointment be confirmed.

FRANCIS MESSERLY, Chairman
WAYNE KEITH
WALTER B. HAMMER
J. LESLIE LEONARD
GEORGE E. O'MALLEY

On motion of Senator Messerly, the report was adopted.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 57:

Anderson	Flatt	Lamborn	Palmer
Arbuckle	Frey	Lange	Parker
Balloun	Frommelt	Lavery	Potgeter
Benda	Gaudineer	Leonard	Potter
Briles	Gilley	Lisle	Reichardt
Clarke	Glenn	Lodwick	Shaff
Coleman	Griffin	Lucken	Shirley
Conklin	Hammer	McGill	Smith
Curran	Hill	Messerly	Stanley
DeHart	Hougen	Mogged	Stephens
DeKoster	Keith	Mowry	Sullivan
Denman	Klink	Neu	Van Gilst
Dodds	Kosek	Ollenburg	Walsh
Doderer	Kyhl	O'Malley	Weimer
Erskine			

Nays, none.

Absent or not voting, 4:

Nicholson	Rigler	Schaben	Thordsen
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The Chair declared the appointment of Fernice W. Robbins as a member of the Council on Social Services confirmed for the unexpired portion of the term ending June 30, 1971.

Senator Potter submitted the following report:

MR. PRESIDENT: Your committee appointed to investigate the character and qualifications of Lois M. Emanuel of Marion, Iowa, for appointment as a member of the Council on Social Services under the provisions of chapter 209, section two, Acts of the Sixty-second General Assembly, for the unexpired term ending June 30, 1973, begs leave to report that it has made investigation and recommends that the appointment be confirmed.

RALPH W. POTTER, Chairman
KENNETH PARKER
CHARLENE CONKLIN
JOHN M. WALSH
J. DONALD WEIMER

On motion of Senator Potter, the report was adopted.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 57:

Anderson	Arbuckle	Balloun	Benda
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Briles	Gaudineer	Laverty	Parker
Clarke	Gilley	Leonard	Potgeter
Coleman	Glenn	Lisle	Potter
Conklin	Griffin	Lodwick	Reichardt
Curran	Hammer	Lucken	Shaff
DeHart	Hill	McGill	Shirley
DeKoster	Hougen	Messerly	Smith
Denman	Keith	Mogged	Stanley
Dodds	Klink	Mowry	Stephens
Doderer	Kosek	Neu	Sullivan
Erskine	Kyhl	Ollenburg	Van Gilst
Flatt	Lamborn	O'Malley	Walsh
Frey	Lange	Palmer	Weimer
Frommelt			

Nays, none.

Absent or not voting, 4:

Nicholson	Rigler	Schaben	Thordsen
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The Chair declared the appointment of Lois M. Emanuel as a member of the Council on Social Services confirmed for the unexpired term ending June 30, 1973.

Senator Nicholson submitted the following report:

MR. PRESIDENT: Your committee appointed to investigate the character and qualifications of Mrs. Meredith U. Deevers of Scott County, Iowa, for appointment as a member of the Council on Social Services, under the provisions of chapter 209, section two, Acts of the Sixty-second General Assembly of Iowa, for the unexpired six-year term ending June 30, 1973, begs leave to report that it has made investigation and recommends that the appointment be confirmed.

EDWARD E. NICHOLSON, Chairman
 ROGER J. SHAFF
 CHESTER O. HOUGEN
 CLIFTON C. LAMBORN
 HAROLD A. THORDSEN

On motion of Senator Nicholson, the report was adopted.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 58:

Anderson	Flatt	Lange	Palmer
Arbuckle	Frey	Laverty	Parker
Balloun	Frommelt	Leonard	Potgeter
Benda	Gaudineer	Lisle	Potter
Briles	Gilley	Lodwick	Reichardt
Clarke	Glenn	Lucken	Shaff
Coleman	Griffin	McGill	Shirley
Conklin	Hammer	Messerly	Smith
Curran	Hill	Mogged	Stanley
DeHart	Hougen	Mowry	Stephens
DeKoster	Keith	Neu	Sullivan
Denman	Klink	Nicholson	Van Gilst
Dodds	Kosek	Ollenburg	Walsh
Doderer	Kyhl	O'Malley	Weimer
Erskine	Lamborn		

Nays, none.

Absent or not voting, 3:

Rigler Schaben Thordsen

The Chair declared the appointment of Mrs. Meredith U. Deevers as a member of the Council on Social Services confirmed for the unexpired six-year term ending June 30, 1973.

Senator Erskine submitted the following report:

MR. PRESIDENT: Your committee appointed to investigate the character and qualifications of David J. Albert, Woodbury County, Iowa, for appointment as a member of Council on Social Services, for the unexpired term ending June 30, 1969, in accordance with section 2 of Senate File 739 of the Acts of the Sixty-second General Assembly, begs leave to report that it has made such investigation and recommends that the appointment be confirmed.

ALDEN J. ERSKINE, Chairman
CHARLES K. SULLIVAN
J. HENRY LUCKEN
MARVIN W. SMITH
DONALD S. MCGILL

On motion of Senator Erskine, the report was adopted.

On the question "Shall the appointee be confirmed for the unexpired term?" the vote was:

Ayes, 52:

Arbuckle	Flatt	Lamborn	Palmer
Balloun	Frey	Lange	Potgeter
Benda	Frommelt	Laverty	Potter
Briles	Gaudineer	Leonard	Reichardt
Clarke	Gilley	Lisle	Shaff
Coleman	Glenn	Lodwick	Shirley
Conklin	Griffin	Lucken	Smith
Curran	Hammer	McGill	Stanley
DeHart	Hill	Messerly	Stephens
DeKoster	Keith	Mogged	Sullivan
Dodds	Klink	Neu	Van Gilst
Doderer	Kosek	Ollenburg	Walsh
Erskine	Kyhl	O'Malley	Weimer

Nays, 2:

Hougen Nicholson

Voting present, 1:

Mowry

Absent or not voting, 6:

Anderson Parker Schaben Thordsen
Denman Rigler

The Chair declared the appointment of David J. Albert as a member of the Council on Social Services confirmed for the unexpired term ending June 30, 1969.

Senator Erskine submitted the following report:

MR. PRESIDENT: Your committee appointed to investigate the character and qualifications of David J. Albert, Woodbury County, Iowa, for appointment as a member of the Council on Social Services, for the regular six-year term beginning July 1, 1969, and ending June 30, 1975, in accordance with section 2 of Senate File 739 of the Acts of the Sixty-second General Assembly, begs leave to report that it has made such investigation and recommends that the appointment be confirmed.

ALDEN J. ERSKINE, Chairman
CHARLES K. SULLIVAN
J. HENRY LUCKEN
MARVIN W. SMITH
DONALD S. MCGILL

On motion of Senator Erskine, the report was adopted.

On the question "Shall the appointee be confirmed for the regular term?" the vote was:

Ayes, 54:

Arbuckle	Flatt	Lange	Palmer
Balloun	Frey	Laverty	Potgeter
Benda	Frommelt	Leonard	Potter
Briles	Gaudineer	Lisle	Reichardt
Clarke	Gilley	Lodwick	Shaff
Coleman	Glenn	Lucken	Shirley
Conklin	Griffin	McGill	Smith
Curran	Hammer	Messerly	Stanley
DeHart	Hill	Mogged	Stephens
DeKoster	Keith	Mowry	Sullivan
Denman	Klink	Neu	Van Gilst
Dodds	Kosek	Ollenburg	Walsh
Doderer	Kyhl	O'Malley	Weimer
Erskine	Lamborn		

Nays, 2:

Hougen Nicholson

Absent or not voting, 5:

Anderson	Rigler	Schaben	Thordsen
Parker			

The Chair declared the appointment of David J. Albert as a member of the Council on Social Services confirmed for the regular six-year term ending June 30, 1975.

Senator Stephens submitted the following report:

MR. PRESIDENT: Your committee appointed to investigate the character and qualifications of Edwin A. Hicklin of Wapello, Louisa County, Iowa, for appointment as a member of the State Board of Tax Review, under the provisions of section 1, Senate File 743, Acts of the Sixty-second General Assembly, for the balance of the initial two-year term ending June 30, 1969, begs leave to report that it has made investigation and recommends that the appointment be confirmed.

RICHARD STEPHENS, Chairman
DAVID STANLEY
CHARLES G. MOGGED
SEELEY G. LODWICK
MINNETTE DODERER

On motion of Senator Stephens, the report was adopted.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 55:

Anderson	Flatt	Lamborn	O'Malley
Arbuckle	Frey	Lange	Potgeter
Balloun	Frommelt	Laverty	Potter
Benda	Gaudineer	Leonard	Reichardt
Briles	Gilley	Lisle	Shaff
Clarke	Glenn	Lodwick	Shirley
Coleman	Griffin	Lucken	Smith
Conklin	Hammer	McGill	Stanley
Curran	Hill	Messerly	Stephens
DeHart	Hougen	Mogged	Sullivan
DeKoster	Keith	Mowry	Van Gilst
Denman	Klink	Neu	Walsh
Dodds	Kosek	Nicholson	Weimer
Doderer	Kyhl	Ollenburg	

Nays, none.

Absent or not voting, 6:

Erskine	Parker	Schaben	Thordsen
Palmer	Rigler		

The Chair declared the appointment of Edwin A. Hicklin as a member of the State Board of Tax Review confirmed for the unexpired portion of the initial two-year term ending June 30, 1969.

Senator Kyhl submitted the following report:

MR. PRESIDENT: Your committee appointed to investigate the character and qualifications of Norbert D. Baltes of Charles City, Iowa, for appointment as a member of the Commission of Aeronautics under the provisions of section 328.2, Code 1966, for the regular six-year term beginning July 1, 1969, and ending June 30, 1975, begs leave to report that it has made investigation and recommends that the appointment be confirmed.

VERNON H. KYHL, Chairman
LEIGH R. CURRAN
ROBERT R. RIGLER
HERBERT L. OLLENBURG
C. JOSEPH COLEMAN

On motion of Senator Kyhl, the report was adopted.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 57:

Anderson	DeKoster	Griffin	Laverty
Arbuckle	Denman	Hammer	Leonard
Balloun	Dodds	Hill	Lisle
Benda	Erskine	Hougen	Lodwick
Briles	Flatt	Keith	Lucken
Clarke	Frey	Klink	McGill
Coleman	Frommelt	Kosek	Messerly
Conklin	Gaudineer	Kyhl	Mogged
Curran	Gilley	Lamborn	Mowry
DeHart	Glenn	Lange	Neu

Nicholson
Ollenburg
O'Malley
Palmer
Parker

Potgeter
Potter
Reichardt
Shaff

Shirley
Smith
Stanley
Stephens

Sullivan
Van Gilst
Walsh
Weimer

Nays, none.

Absent or not voting, 4:

Doderer

Rigler

Schaben

Thordsen

The Chair declared the appointment of Norbert D. Baltes as a member of the Commission of Aeronautics confirmed for the regular six-year term ending June 30, 1975.

Senator Kosek submitted the following report:

MR. PRESIDENT: Your committee appointed to investigate the character and qualifications of Kenneth MacDonald of Iowa City, Johnson County, Iowa, for the appointment as a member of the Board of Examiners in the Basic Sciences, for the regular term ending June 30, 1975, in accordance with section 146.6 of the 1966 Code of Iowa, begs leave to report that it has made such investigation and recommends that the appointment be confirmed.

ERNEST KOSEK, Chairman
RALPH W. POTTER
RICHARD L. STEPHENS
DAVID M. STANLEY
MINNETTE DODERER

On motion of Senator Kosek, the report was adopted.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 56:

Arbuckle
Balloun
Benda
Briles
Clarke
Coleman
Conklin
Curran
DeHart
DeKoster
Denman
Dodds
Erskine
Flatt

Frey
Frommelt
Gaudineer
Gilley
Glenn
Griffin
Hammer
Hill
Hougen
Keith
Klink
Kosek
Kuhl
Lamborn

Lange
Laverty
Leonard
Lisle
Lodwick
Lucken
McGill
Messerly
Mogged
Mowry
Nicholson
Neu
Ollenburg
O'Malley

Palmer
Parker
Potgeter
Potter
Reichardt
Shaff
Shirley
Smith
Stanley
Stephens
Sullivan
Van Gilst
Walsh
Weimer

Nays, none.

Absent or not voting, 5:

Anderson
Doderer

Rigler

Schaben

Thordsen

The Chair declared the appointment of Kenneth MacDonald as a member of the Board of Examiners in the Basic Sciences confirmed for the regular term ending June 30, 1975.

Senator Frey submitted the following report:

MR. PRESIDENT: Your committee appointed to investigate the character and qualifications of James D. Bixler, Council Bluffs, Pottawattamie County, Iowa, for appointment as a member of the State Conservation Commission, for the regular six-year term beginning July 1, 1969, and ending June 30, 1975, in accordance with section 107.2 of the 1966 Code of Iowa, begs leave to report that it has made such investigation and recommends that the appointment be confirmed.

THOMAS J. FREY, Chairman
JAMES GRIFFIN, SR.
VERNON LISLE
ARTHUR A. NEU
JAMES SCHABEN

On motion of Senator Frey, the report was adopted.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 55:

Arbuckle	Frey	Lange	Parker
Balloun	Frommelt	Lavery	Potgeter
Benda	Gaudineer	Leonard	Potter
Briles	Gilley	Lisle	Reichardt
Clarke	Glenn	Lodwick	Shaff
Coleman	Griffin	Lucken	Shirley
Conklin	Hammer	McGill	Smith
Curran	Hill	Mogged	Stanley
DeHart	Hougen	Mowry	Stephens
DeKoster	Keith	Neu	Sullivan
Dodds	Klink	Nicholson	Van Gilst
Doderer	Kosek	Ollenburg	Walsh
Erskine	Kyhl	O'Malley	Weimer
Flatt	Lamborn	Palmer	

Nays, none.

Absent or not voting, 6:

Anderson	Messerly	Schaben	Thordsen
Denman	Rigler		

The Chair declared the appointment of James D. Bixler as a member of the State Conservation Commission confirmed for the regular six-year term ending June 30, 1975.

Senator Flatt submitted the following report:

MR. PRESIDENT: Your committee appointed to investigate the character and qualifications of Jerry L. Addy of Des Moines, Polk County, Iowa, for appointment as Labor Commissioner under the provisions of section 91.3 of the Code for the unexpired portion of the term ending June 30, 1969, begs leave to report that it has made investigation and recommends that the appointment be confirmed.

JOSEPH B. FLATT, Chairman
QUENTIN V. ANDERSON
CHARLES G. MOGGED
ALAN SHIRLEY
WILLIAM J. REICHARDT

On motion of Senator Flatt, the report was adopted.

On the question "Shall the appointee be confirmed for the unexpired term?" the vote was:

Ayes, 47:

Anderson	Erskine	Kyhl	Parker
Arbuckle	Flatt	Lamborn	Potgeter
Balloun	Frey	Lange	Potter
Benda	Frommelt	Leonard	Reichardt
Clarke	Gaudineer	Lodwick	Shaff
Coleman	Gilley	Lucken	Shirley
Curran	Glenn	McGill	Smith
DeHart	Griffin	Messerly	Stanley
DeKoster	Hammer	Neu	Van Gilst
Denman	Keith	Ollenburg	Walsh
Dodds	Klink	O'Malley	Weimer
Doderer	Kosek	Palmer	

Nays, 5:

Briles	Mowry	Stephens	Sullivan
Hougen			

Absent or not voting, 9:

Conklin	Lisle	Nicholson	Schaben
Hill	Mogged	Rigler	Thordsen
Laverty			

The Chair declared the appointment of Jerry L. Addy as Labor Commissioner confirmed for the unexpired portion of the term ending June 30, 1969.

Senator Flatt submitted the following report:

MR. PRESIDENT: Your committee appointed to investigate the character and qualifications of Jerry L. Addy of Des Moines, Polk County, Iowa, for appointment as Labor Commissioner under the provisions of section 91.2 of the Code for the regular term ending June 30, 1971, begs leave to report that it has made investigation and recommends that the appointment be confirmed.

JOSEPH B. FLATT, Chairman
 QUENTIN V. ANDERSON
 CHARLES G. MOGGED
 ALAN SHIRLEY
 WILLIAM J. REICHARDT

On motion of Senator Flatt, the report was adopted.

On the question "Shall the appointee be confirmed for the regular term?" the vote was:

Rule 24 was invoked.

Ayes, 43:

Anderson	Clarke	DeKoster	Flatt
Arbuckle	Coleman	Denman	Frey
Balloun	Curran	Dodds	Frommelt
Benda	DeHart	Erskine	Gaudineer

Gilley	Lange	Neu	Shaff
Glenn	Laverty	Ollenburg	Shirley
Hammer	Leonard	O'Malley	Stanley
Klink	Lodwick	Palmer	Van Gilst
Kosek	Lucken	Potgeter	Weimer
Kyhl	McGill	Potter	Walsh
Lamborn	Mogged	Reichardt	

Nays, 8:

Briles	Hougen	Mowry	Stephens
Conklin	Messerly	Nicholson	Sullivan

Absent or not voting, 10:

Doderer	Keith	Rigler	Smith
Griffin	Lisle	Schaben	Thordsen
Hill	Parker		

The Chair declared the appointment of Jerry L. Addy as Labor Commissioner confirmed for the regular 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 adopted the conference committee report and the amendments contained therein and passed:

House File 616, a bill for an act relating to the sale of real estate of old-age recipients.

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

Senate File 549, a bill for an act relating to interest rates for bonds issued by public corporations.

WILLIAM R. KENDRICK, Chief Clerk

CONSIDERATION OF BILLS

Senate File 674

On motion of Senator Balloun, Senate File 674, a bill for an act to appropriate from the general fund of the state to the state conservation commission, was taken up for further consideration.

Senator Walsh asked unanimous consent to withdraw his amendment filed April 29 and found on page 1221 of the Senate Journal.

Objection was raised.

Senator Walsh moved that the amendment filed April 29 be withdrawn, which motion prevailed.

Senator Benda asked and received unanimous consent to withdraw the amendment filed by Senator Rigler on April 29 and found on page 1221 of the Senate Journal.

Senator Benda offered the following amendment by Senator Rigler and moved its adoption:

Amend Senate File 674, page two (2), by adding after line twenty-three (23) the following new section:

1. Sec. 3. Section one hundred seven point thirteen (107.13), Code 1966, is amended as follows:

By striking from line fifteen (15) the words "fifty-four hundred" and inserting in lieu thereof the words "sixty-six hundred".

By striking from lines twenty (20) and twenty-one (21) the words "sixty-three hundred" and inserting in lieu thereof the words "seventy-five hundred".

The increased compensation provisions herein provided under section one hundred seven point thirteen (107.13) of the Code shall be effective only until such time as the pay provisions of the Merit Employment Act become effective.

2. Further amend Senate File 674 by renumbering the remaining sections.

The amendment was adopted.

Senator Arbuckle offered the following amendment:

Amend Senate File 674 as follows:

By striking on page 2, line 22, the words and figures "seventeen thousand five hundred (17,500) dollars," and inserting in lieu thereof the words and figures "sixteen thousand five hundred (16,500) dollars."

Senator Arbuckle moved the adoption of his amendment and called for a division.

The amendment was lost.

Senator Balloun moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 674) the vote was:

Ayes, 58:

Anderson	Frey	Laverty	Parker
Balloun	Gaudineer	Leonard	Potgeter
Benda	Gilley	Lodwick	Potter
Briles	Glenn	Lucken	Reichardt
Clarke	Griffin	McGill	Shaff
Coleman	Hammer	Messerly	Shirley
Conklin	Hill	Mogged	Smith
Curran	Hougen	Mowry	Stanley
DeKoster	Keith	Neu	Stephens
Denman	Klink	Nicholson	Sullivan
Dodds	Kosek	Ollenburg	Van Gilst
Doderer	Kyhl	O'Malley	Walsh
Erskine	Lange	Palmer	Weimer
Flatt			

Nays, 1:

Arbuckle

Absent or not voting, 7:

DeHart	Lamborn	Rigler	Thordsen
Frommelt	Lisle	Schaben	

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 Jepsen announced the assignment of the following bills to committee:

- H.C.R. 28 Ways and means
- H. F. 101 Judiciary
- H. F. 177 Appropriations
- H. F. 215 Social services
- H. F. 340 Cities and towns
- H. F. 375 Judiciary
- H. F. 666 Agriculture
- H. F. 802 Appropriations
- H. F. 816 Appropriations

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

AFTERNOON SESSION

The Senate reconvened, Senator Lange presiding.

INTRODUCTION OF BILLS

Senate File 685, 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 time and placed on calendar.

Senate File 686, by committee on appropriations, a bill for an act to appropriate from the general fund of the state to the educational radio and television facility board for capital improvements of the state educational television network.

Read first time and placed on calendar.

Senate File 687, by committee on appropriations, a bill for an act to appropriate from the primary road fund to the state highway commission.

Read first time 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 353, a bill for an act relating to the renewal fees for certificates of registration of engineers and land surveyors.

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

House File 784, a bill for an act relating to the valuation and assessment of real and personal property.

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

House File 815, a bill for an act to appropriate from general fund to various departments and divisions of the state.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 213, a bill for an act relating to trespass upon posted private property.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 472, a bill for an act to provide for aviation authorities.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 544, a bill for an act to establish a state advisory council for vocational education.

WILLIAM R. KENDRICK, Chief Clerk

HOUSE AMENDMENT TO SENATE FILE 213

Amend Senate File 213 as follows:

1. By striking the word "go" in line four (4) and inserting the word "trespass".
2. By striking the period in line ten (10) and inserting in lieu thereof the following: ", or employees of the owner or occupant."
3. By striking in line fifteen (15) the word "shall" and inserting in lieu thereof the word "may".
4. By striking the period at the end of Section one (1) and inserting in lieu thereof the following: "or imprisoned in the county jail not exceeding thirty days. Chapter two hundred thirty-two (232) of the Code shall have no application in the prosecution of offenses committed by minors under this chapter."

HOUSE AMENDMENT TO SENATE FILE 472

Amend Senate File 472 as follows:

1. Page 15, line twenty-six (26), strike the word "article" and substitute the word "Act".
2. Page 16, line twenty-nine (29), by striking the words "two and one-half mills" and inserting in lieu thereof the words "one mill".
3. Page 16, line thirty-four (34), by inserting after the period the following: "A county which is a member municipality may levy such tax only upon the property in the unincorporated area of such county."

HOUSE AMENDMENT TO SENATE FILE 544

Amend Senate File 544 as follows:

1. Page 2 by inserting after line twenty-seven (27) the following:

"The council shall meet at the call of the chairman at least once each quarter of the year."

2. Page 2, line twenty-eight (28), by striking the word "bill" and inserting in lieu thereof the word "Act".

CONSIDERATION OF BILLS

Senate File 679

On motion of Senator Flatt, Senate File 679, a bill for an act to appropriate general and vocational education administration funds from the general fund of the state to the department of public instruction, was taken up for further consideration.

Senator Balloun asked and received unanimous consent to withdraw the following amendment:

Amend Senate File 679 page 2 by striking section 5.

Senator Balloun offered the following amendment:

Amend Senate File 679 as follows:

1. By adding after page 1, line 25, the following new section and re-numbering the subsequent section:

"The salary of the superintendent of public instruction shall be twenty-three thousand dollars annually."

2. By striking from page 2, lines 3 and 4 and inserting in lieu thereof the following:

"five (5), six (6), and seven (7) the words "but not to exceed eighty percent of the salary of the superintendent."

Senator Gaudineer offered the following amendment to the amendment and moved its adoption:

Amend the Balloun amendment, filed May 5, 1969, to Senate File 679, by inserting in line 9 after the word, "eighty" the word, "five".

The amendment to the amendment was adopted.

Senator Arbuckle asked and received unanimous consent to withdraw the following amendment:

Amend the Balloun amendment filed May 5, 1969, to Senate File 679 as follows:

In section 1, by striking the words "twenty-three thousand dollars" and inserting in lieu thereof the words "twenty-two thousand dollars."

Senator Hougen called for a division of the amendment as amended, section 1 to be considered as division 1, and section 2 as division 2.

Senator Balloun moved the adoption of division 1 of the amendment and called for a division.

Division 1 of the amendment was adopted.

Senator Balloun moved the adoption of division 2 of the amendment as amended and called for a division.

Division 2 of the amendment as amended was adopted.

Senator Flatt moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 679) the vote was:

Rule 24 was invoked.

Ayes, 49:

Anderson	Frey	Leonard	Potgeter
Arbuckle	Frommelt	Lisle	Potter
Balloun	Gaudineer	Lodwick	Reichardt
Clarke	Gilley	McGill	Shaff
Coleman	Glenn	Mogged	Shirley
Conklin	Griffin	Mowry	Smith
Curran	Hammer	Neu	Stanley
DeHart	Keith	Nicholson	Stephens
DeKoster	Klink	Ollenburg	Thordsen
Denman	Kosek	O'Malley	Van Gilst
Dodds	Kyhl	Palmer	Walsh
Erskine	Lange	Parker	Weimer
Flatt			

Nays, 2:

Doderer Lucken

Voting present, 1:

Hougen

Absent or not voting, 9:

Benda	Lamborn	Messerly	Schaben
Briles	Laverty	Rigler	Sullivan
Hill			

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

HOUSE AMENDMENT CONSIDERED

Senate File 472

Senator Walsh called up for consideration Senate File 472, a bill for an act to provide for aviation authorities, amended by the House, and moved that the Senate concur in the following amendment:

Amend Senate File 472 as follows:

1. Page 15, line twenty-six (26), strike the word "article" and substitute the word "Act".
2. Page 16, line twenty-nine (29), by striking the words "two and one-half mills" and inserting in lieu thereof the words "one mill".
3. Page 16, line thirty-four (34), by inserting after the period the following: "A county which is a member municipality may levy such tax only upon the property in the unincorporated area of such county."

The Senate concurred in the House amendment.

Senator Walsh moved that the bill as amended by the House and

concurred in by the Senate be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 472) the vote was:

Ayes, 49:

Anderson	Frey	Laverty	Parker
Arbuckle	Frommelt	Leonard	Potgeter
Balloun	Gaudineer	Lisle	Potter
Clarke	Gilley	Lodwick	Reichardt
Coleman	Glenn	Lucken	Shaff
Conklin	Hammer	McGill	Shirley
DeHart	Hougen	Mogged	Smith
DeKoster	Keith	Neu	Stanley
Denman	Klink	Nicholson	Thordsen
Dodds	Kosek	Ollenburg	Van Gilst
Doderer	Kyhl	O'Malley	Walsh
Erskine	Lange	Palmer	Weimer
Flatt			

Nays, 1:

Stephens

Absent or not voting, 11:

Benda	Griffin	Messerly	Schaben
Briles	Hill	Mowry	Sullivan
Curran	Lamborn	Rigler	

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

Senator Walsh moved that the vote by which Senate File 472 passed the Senate be reconsidered and the motion to reconsider be laid on the table, which motion prevailed.

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. 179

H. F. 390

H.J.R. 15

H. F. 417

S. F. 446

SEELEY G. LODWICK, Chairman

SPECIAL ORDERS

Senator Stanley asked and received unanimous consent that the following bills be made special orders of business as shown below:

House File 417

Thursday, May 8, 1969, at 9:00 a.m.

House Joint Resolution 15

Thursday, May 8, 1969, at 3:00 p.m.

House File 390

Friday, May 9, 1969, at 9:00 a.m.

SENATE CONCURRENT RESOLUTION ADOPTED

Senate Concurrent Resolution 27

Senator Neu called up Senate Concurrent Resolution 27 found on pages 1049-1052, inclusive, of the Senate Journal.

Senator Neu offered the following amendment:

Amend Senate Concurrent Resolution 27 as follows:

1. By striking rule 2.
2. Amend rule 4 by inserting the word "standing" before the word "committees" in line 1.
3. Amend rule 4 by striking the period at the end of rule 4 and inserting in lieu thereof the following:
" , except that the rules of either house may provide for re-referral of some or all bills and resolutions to standing committees upon adjournment of the first regular session or at the beginning of the second regular session."
4. Strike rule 11.
5. Strike rule 18.

Senator Neu called for a division of his amendment, section 1, 2, 3 and 4 to be considered as division 1, and section 5 as division 2.

On motion of Senator Neu, division 1 of the amendment was adopted.

Senator Neu asked and received unanimous consent to withdraw division 2 of the amendment.

Senator Glenn offered the following amendment and moved its adoption:

Amend Senate Concurrent Resolution 27 by adding the following new rule:

"RULE —

PARTICIPATION IN DEBATE

Whenever a member of the General Assembly determines that he has a personal interest in legislation pending before the Assembly, he may participate in the debate on such matter after first disclosing the fact of such interest to the General Assembly."

The amendment was lost.

Senator Glenn offered the following amendment by Senators Glenn and Leonard:

Amend Senate Concurrent Resolution 27 by adding the following new rule:

"RULE —

LOBBYISTS EXCLUDED

Lobbyists shall be excluded from the Statehouse while the General Assembly is in session. For the purposes of this rule, a lobbyist is defined as a paid representative of a special interest group or organization. Nothing herein shall prohibit the right of a citizen to petition or communicate with a Member of the General Assembly."

President pro tempore Lodwick took the chair at 4:25 p.m.

Senator Shirley offered the following amendment to the amendment:

Amend the Glenn and Leonard amendment to Senate Concurrent Resolution 27 by striking from line 1 of the proposed new rule the word, "State-house" and insert in lieu thereof the words, "Senate and House lounges".

Senator Stanley moved the previous question on the Glenn-Leonard amendment and the amendment to the amendment.

Roll call was requested.

On the question "Shall debate be closed on the pending question?" (S.C.R. 27) the vote was:

Ayes, 34:

Anderson	Frey	Laverty	Potgeter
Arbuckle	Gilley	Leonard	Potter
Balloun	Griffin	Lodwick	Shaff
Clarke	Hammer	Lucken	Smith
Coleman	Hougen	Neu	Stanley
Conklin	Keith	Nicholson	Stephens
Curran	Klink	Ollenburg	Thordsen
Erskine	Kosek	Parker	Walsh
Flatt	Kyhl		

Nays, 14:

DeHart	Gaudineer	O'Malley	Shirley
Denman	Glenn	Palmer	Van Gilst
Dodds	Hill	Reichardt	Weimer
Frommelt	McGill		

Absent or not voting, 18:

Benda	Lamborn	Messerly	Rigler
Briles	Lange	Mogged	Schaben
DeKoster	Lisle	Mowry	Sullivan
Doderer			

The motion prevailed.

Senator Shirley moved the adoption of his amendment to the amendment and called for a division.

The amendment to the amendment was lost.

Senator Glenn moved the adoption of the amendment and requested a roll call.

On the question "Shall the amendment be adopted?" (S.C.R. 27) the vote was:

Ayes, 9:

Dodds	Glenn	Leonard	Palmer
Doderer	Hammer	McGill	Shirley
Gaudineer			

Nays, 40:

Anderson	Frommelt	Laverty	Potter
Arbuckle	Gilley	Lodwick	Reichardt
Balloun	Griffin	Messery	Shaff
Clarke	Hill	Mowry	Smith
Coleman	Hougen	Neu	Stanley
Curran	Keith	Nicholson	Stephens
DeKoster	Klink	Ollenburg	Thordsen
Denman	Kosek	O'Malley	Van Gilst
Erskine	Kyhl	Parker	Walsh
Frey	Lange	Potgeter	Weimer

Absent or not voting, 12:

Benda	DeHart	Lisle	Rigler
Briles	Flatt	Lucken	Schaben
Conklin	Lamborn	Mogged	Sullivan

The amendment was lost.

Senator Denman offered the following amendment and moved its adoption:

Amend Senate Concurrent Resolution 27 by striking from Rule 18 the following: "Members of the General Assembly, employees of the General Assembly, r" and inserting in lieu thereof "R".

The amendment was adopted.

Senator Denman offered the following amendment and moved its adoption:

Amend Senate Concurrent Resolution 27, Rule 18, by striking the period (.) in line 3 and inserting in lieu thereof the words, "stating their name and organization, business, or corporation whom they represent or by whom employed."

The amendment was adopted.

Senator Frommelt offered the following amendment:

Amend Senate Concurrent Resolution 27 by adding the following new rule:
"RULE —

LOBBYISTS EXCLUDED

Lobbyists shall be excluded from the meetings of the standing committees of the Senate and House while the General Assembly is in session. Nothing herein shall prohibit the right of a citizen to petition or communicate with a member of the General Assembly.

Senator Stanley raised a point of order that the amendment was not germane to the resolution or the proposed joint rules of the House and Senate.

The Chair ruled the point well taken and the amendment out of order.

Senator Frommelt asked unanimous consent that the rules be suspended and his amendment considered.

Objection was raised.

Senator Frommelt moved that the rules be suspended for the purpose of considering his amendment, and requested a roll call.

On the question "Shall the motion to suspend the rules be adopted?" (S.C.R. 27) the vote was:

Rule 24 was invoked.

Ayes, 19:

Coleman	Gaudineer	McGill	Reichardt
Denman	Glenn	Neu	Shirley
Dodds	Hill	O'Malley	Van Gilst
Doderer	Leonard	Palmer	Weimer
Frommelt	Lucken	Parker	

Nays, 29:

Anderson	Gilley	Lamborn	Potter
Arbuckle	Hammer	Lange	Shaff
Balloun	Hougen	Lodwick	Smith
Clarke	Keith	Mowry	Stanley
Curran	Klink	Nicholson	Stephens
DeKoster	Kosek	Ollenburg	Thordsen
Erskine	Kyhl	Potgeter	Walsh
Frey			

Absent or not voting, 13:

Benda	Flatt	Lisle	Rigler
Briles	Griffin	Messerly	Schaben
Conklin	Laverty	Mogged	Sullivan
DeHart			

The motion was lost.

Senator Neu moved the adoption of Senate Concurrent Resolution 27, as amended.

The motion prevailed and the resolution was adopted.

Senator Neu asked and received unanimous consent that the Secretary be permitted to renumber the Joint Rules, as amended.

Senator Neu moved that the vote by which Senate Concurrent Resolution 27 was adopted by the Senate be reconsidered and the motion to reconsider be laid on the table, which motion prevailed.

CONSIDERATION OF BILLS

Senator Stanley asked and received unanimous consent to take up for immediate consideration the following bills: Senate File 683, House Files 335, 535, 799 and 800.

President Jepsen took the chair at 5:35 p.m.

Senate File 683

On motion of Senator Lodwick, Senate File 683, a bill for an act to authorize and direct the executive council to approve the issuance

of a quit claim deed from the conservation commission to the Atlantic Richfield Company, a Pennsylvania corporation, for certain real estate located in Lee County, Iowa, was taken up and considered.

Senator Lodwick asked and received unanimous consent that further action on **Senate File 683** be deferred and that the bill be placed on the calendar under unfinished business.

House File 335

On motion of Senator Coleman, House File 335, a bill for an act to legalize and validate the proceedings of the Board of Directors of the Carson-Macedonia Community School District, in the County of Pottawattamie, State of Iowa, authorizing the sale of certain real estate described as the West 138 feet of the East 204 feet of the North 155 feet of Out Lot 4 in the Town of Macedonia, Pottawattamie County, Iowa, to Lawrence L. Wax and Gwyneth J. Wax, husband and wife, 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 the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 335) the vote was:

Ayes, 40:

Anderson	Gaudineer	Laverty	Potgeter
Arbuckle	Gilley	Lodwick	Potter
Balloun	Glenn	Lucken	Reichardt
Clarke	Hammer	McGill	Shaff
Coleman	Hill	Mowry	Smith
Curran	Hougen	Nicholson	Stanley
DeKoster	Keith	Ollenburg	Stephens
Dodds	Kosek	O'Malley	Thordsen
Doderer	Kyhl	Palmer	Van Gilst
Erskine	Lange	Parker	Walsh

Nays, none.

Absent or not voting, 21:

Benda	Frey	Leonard	Rigler
Briles	Frommelt	Lisle	Schaben
Conklin	Griffin	Messerly	Shirley
DeHart	Klink	Mogged	Sullivan
Denman	Lamborn	Neu	Weimer
Flatt			

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

House File 535

On motion of Senator Arbuckle, House File 535, a bill for an act to legalize and validate the proceedings of the Board of Directors of Area Community College Merged Area (Education) XI and the

Board of Directors of the Boone Community School District, in regard to the leasing and transfer of the Boone Junior College facilities for an extended term, and to authorize and direct said Boards of Directors to execute such Lease Agreement and to constitute it a valid and binding contractual obligation of the respective School Districts, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Arbuckle moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 535) the vote was:

Ayes, 38:

Anderson	Gaudineer	Leonard	Potgeter
Arbuckle	Gilley	Lodwick	Potter
Balloun	Glenn	Lucken	Shaff
Clarke	Hammer	McGill	Smith
Coleman	Keith	Nicholson	Stanley
Curran	Kosek	Ollenburg	Stephens
DeKoster	Kyhl	O'Malley	Thordsen
Dodds	Lamborn	Palmer	Van Gilst
Doderer	Lange	Parker	Walsh
Erskine	Laverty		

Nays, none.

Absent or not voting, 23:

Benda	Frey	Lisle	Rigler
Briles	Frommelt	Messerly	Schaben
Conklin	Griffin	Mogged	Shirley
DeHart	Hill	Mowry	Sullivan
Denman	Hougen	Neu	Weimer
Flatt	Klink	Reichardt	

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

House File 799

On motion of Senator Anderson, House File 799, a bill for an act to legalize and validate the proceedings taken for the creation, organization and establishment of the county conservation board of Scott County, Iowa, and all acts and proceedings taken by said board and its officials, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Anderson moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass (H.F. 799) the vote was:

Ayes, 39:

Anderson	Clarke	Curran	Dodds
Arbuckle	Coleman	DeKoster	Doderer

Erskine	Kyhl	McGill	Potter
Gaudineer	Lamborn	Neu	Shaff
Gilley	Lange	Nicholson	Stanley
Glenn	Laverty	Ollenburg	Stephens
Hammer	Leonard	O'Malley	Thordsen
Hill	Lisle	Palmer	Van Gilst
Keith	Lodwick	Parker	Walsh
Kosek	Lucken	Potgeter	

Nays, 1:

Balloun

Absent or not voting, 21:

Benda	Frey	Messerly	Schaben
Briles	Frommelt	Mogged	Shirley
Conklin	Griffin	Mowry	Smith
DeHart	Hougen	Reichardt	Sullivan
Denman	Klink	Rigler	Weimer
Flatt			

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

House File 800

On motion of Senator Anderson, House File 800, a bill for an act to legalize and validate the proceedings of the board of supervisors of Scott County, Iowa, authorizing and providing for the issuance of county conservation bonds of said county and for the levy of taxes to pay 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 Anderson moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 800) the vote was:

Ayes, 36:

Anderson	Gaudineer	Lange	O'Malley
Arbuckle	Gilley	Laverty	Parker
Clarke	Glenn	Leonard	Potgeter
Coleman	Hammer	Lodwick	Potter
Curran	Hill	Lucken	Shaff
DeKoster	Keith	McGill	Stanley
Dodds	Kosek	Neu	Stephens
Doderer	Kyhl	Nicholson	Thordsen
Erskine	Lamborn	Ollenburg	Walsh

Nays, 1:

Balloun

Absent or not voting, 24:

Benda	Denman	Griffin	Messerly
Briles	Flatt	Hougen	Mogged
Conklin	Frey	Klink	Mowry
DeHart	Frommelt	Lisle	Palmer

Reichardt
Rigler

Schaben
Shirley

Smith
Sullivan

Van Gilst
Weimer

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 129, a bill for an act relating to admission of widows and wives of members to the Iowa Soldiers' Home.

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

Senate File 409, a bill for an act relating to the requirement that school districts make provision for special education services to children enrolled in public schools.

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

Senate File 626, a bill for an act relating to minimum standards to protect migratory workers living in labor camps.

WILLIAM R. KENDRICK, Chief Clerk

HOUSE MESSAGES CONSIDERED

House File 353, a bill for an act relating to the renewal fees for certificates of registration of professional engineers and land surveyors.

Read first time and passed on file.

House File 784, a bill for an act relating to the valuation and assessment of real and personal property.

Read first time and passed on file.

House File 815, a bill for an act to appropriate from the general fund of the state to various departments and various divisions thereof of the state.

Read first time and passed on file.

House File 129, a bill for an act relating to admission of widows and wives of members to the Iowa soldiers home.

Read first time and passed on file.

SENATE CONCURRENT RESOLUTION 34

By Walsh, Thordsen, DeHart, Frommelt, Erskine and Potter

Whereas, the necessity and desirability of collective bargaining by public employees is an important public question; and

Whereas, the possibility of strikes by public employees is an important public question; Now Therefore,

Be It Resolved by the House, the Senate Concurring, That a commission be appointed to study the necessity and desirability of enacting legislation providing a framework within which public employees in the State of Iowa can bargain collectively concerning the terms and conditions of employment and providing techniques for the satisfactory resolution of disputes concerning the terms and conditions of public employment, and that this commission is to be composed of two State Representatives appointed by the Speaker of the House and two State Senators appointed by the Lieutenant Governor from the General Assembly; one representative of the State executive departments appointed by the Executive Council; one representative of the State Merit Employment Commission; one representative of the League of Municipalities; one representative of the county boards of supervisors; one representative of the Association of School Boards, two representatives selected by the State Federation of Labor; one representative of the International Brotherhood of Teamsters; one representative selected by the Iowa State Education Association; and two other appropriate members, to be appointed by the Governor; the Governor shall also select a Chairman from the above members, and

Be It Further Resolved; That such commission is to begin functioning as soon as possible after appointment and is to report its findings and recommendations as to appropriate legislation to the General Assembly and to the Governor no later than January 15, 1970, and

Be It Further Resolved; That the Legislative Research Bureau provide staff for the committee and that expenses and per diem of legislative members be paid from such funds as may be appropriated to the Legislative Research Bureau.

MOTION TO RECONSIDER

MR. PRESIDENT: I move to reconsider the vote by which Senate File 682 passed the Senate.

ANDREW G. FROMMELT

EXPLANATION OF VOTE

I was out of the Senate chambers when the vote was taken on Senate File 649. I was attending a meeting in front of the Capitol with the nonpublic school students with the Governor and Lieutenant Governor. If I had been present, I would have voted "Aye".

JOHN M. WALSH

REPORTS OF COMMITTEES

Senator Stephens submitted the following reports:

MR. PRESIDENT: Your committee on agriculture, to which was referred House File 628, 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*.

RICHARD L. STEPHENS, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on agriculture, to which was referred **House File 666**, a bill for an act to add two adulteration categories; to add such categories to the unlawful milk definition, and to provide for additional testing authority and correct certain existing testing standards, begs leave to report it has had the same under consideration and recommends the same **do pass**.

RICHARD L. STEPHENS, Chairman

Ordered passed on file.

Senator Messerly submitted the following report:

MR. SPEAKER: Your committee on appropriations, to which was referred **House File 816**, a bill for an act to appropriate from the general fund of the State of Iowa to the department of public safety for construction of a highway patrol district headquarters building at Oelwein, 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 816 as follows:

1. By striking from page 1, line 8, the word "twenty-two" and lines 9 through 11, inclusive, and inserting in lieu thereof the following: "forty-four thousand dollars, or so much thereof as may be necessary, to be used for the construction of new district headquarters buildings at Oelwein and Davenport."

2. By striking page 1, lines 3 and 4, and inserting in lieu thereof the following: "two highway patrol district headquarters buildings."

FRANCIS L. MESSERLY, Chairman

Ordered passed on file.

Senator Balloun submitted the following report:

MR. PRESIDENT: Your committee on conservation and recreation, to which was referred **House File 250**, a bill for an act relating to snowmobiles, begs leave to report it has had the same under consideration and recommends the same **do pass**.

CHARLES BALLOUN, Chairman

Ordered passed on file.

Senator Briles submitted the following report:

MR. PRESIDENT: Your committee on county government, to which was referred **House File 334**, a bill for an act relating to the amount of money a county may spend to repair and remodel buildings owned by the county, begs leave to report it has had the same under consideration and recommends the same **do pass**.

JAMES BRILES, Chairman

Ordered passed on file.

AMENDMENTS FILED

- 1 Amend Senate Concurrent Resolution 27 by adding the
- 2 following new rule:

- 3 "RULE —

- 4 PARTICIPATE IN DEBATE

- 5 Whenever a member of the General Assembly determines
- 6 that he has a personal interest in legislation pending

7 before the Assembly, he may participate in the debate on
8 such matter after first disclosing the fact of such interest
9 to the General Assembly."

GENE W. GLENN

1 Amend Senate Concurrent Resolution 27 by adding the
2 following new rule:

3 "RULE —

4 LOBBYISTS EXCLUDED

5 Lobbyists shall be excluded from the Statehouse while
6 the General Assembly is in session. For the purposes of
7 this rule, a lobbyist is defined as a paid representative
8 of a special interest group or organization. Nothing herein
9 shall prohibit the right of a citizen to petition or communi-
10 cate with a Member of the General Assembly."

GENE W. GLENN
J. LESLIE LEONARD

1 Amend the Glenn and Leonard amendment to Senate Concurrent
2 Resolution 27
3 by striking from line 1 of the proposed new rule the
4 word, "Statehouse" and insert in lieu thereof the words,
5 "Senate and House lounges".

ALAN SHIRLEY

1 Amend Senate Concurrent Resolution 27 by striking from Rule 18
2 the following: "Members of the General Assembly, employees of the
3 General Assembly, r" and inserting in lieu thereof "R".

WILLIAM F. DENMAN

1 Amend Senate Concurrent Resolution 27, Rule 18,
2 by striking the period (.) in line 3 and inserting in
3 lieu thereof the words, "stating their name and organization,
4 business, or corporation whom they represent or by whom
5 employed."

WILLIAM F. DENMAN

1 Amend Senate Concurrent Resolution 27 by adding the
2 following new rule:

3 "RULE —

4 LOBBYISTS EXCLUDED

5 Lobbyists shall be excluded from the meetings of the
6 standing committees of the Senate and House while the
7 General Assembly is in session. Nothing herein shall
8 prohibit the right of a citizen to petition or communi-
9 cate with a member of the General Assembly.

ANDREW G. FROMMELT

1 Amend the committee amendment to Senate File 77, line
2 11, after the word "certificate" by adding "except that
3 time devoted to the practice while in the employ of a state
4 institution subject to the department of social services or
5 the board of regents shall not be used in determining the
6 three year period of practice under a temporary certificate".

LUCAS J. DeKOSTER
ERNEST KOSEK

1 Amend Senate File 247 as follows:
2 1. By striking the words "newspaper editorials."
3 in line 1 and inserting in lieu thereof the word "news-
4 papers."
5 2. Add the following new section:
6 "All headlines and captions shall be relevant to
7 the news story to which they relate and the author of
8 such headline or caption shall affix his name thereto.
9 "Any person violating the provisions of this
10 section shall be guilty of a felony and upon conviction
11 shall be sentenced pursuant to Sec. 789.13 Code of Iowa,
12 and shall be released only after three qualified psychi-
13 atrists attest to the rehabilitation of the person and
14 that he is capable of writing relevant headlines and
15 captions."

ARTHUR A. NEU
HUGH H. CLARKE
JAMES A. POTGETER
ALAN SHIRLEY

1 Amend Senate File 362 as follows:
2 1. By striking on page 1 all after the word, "by" in line 8
3 and all of lines 9 through 18, inclusive, and by inserting in lieu
4 thereof the following:
5 "inserting in line 20 after the period (.) the following:
6 'In the event the board cannot provide suitable offices, it
7 may, by resolution, authorize the county conservation board to rent
8 or construct an office and equip and maintain such office for ad-
9 ministrative functions and for the safekeeping of its records.'"
10 2. By inserting on page 2, in line 2, after the word, "ad-
11 ministrative" the words, " , when authorized by the board of super-
12 visors,".

LEE H. GAUDINEER

1 Amend Senate File 466 by striking everything after the
2 enacting clause and inserting in lieu thereof the following:
3 Section 1. As used in this Act:
4 1. "Commission" means the Iowa state commerce commission.
5 2. "Moisture measuring devices" means any device or
6 instrument used by any person in proving or ascertaining the
7 moisture content of agricultural products.
8 3. "Agricultural products" means any product of agricultural
9 activity which is tested for moisture content when offered
10 for sale, processing, or storage.
11 4. "Person" means an individual, corporation, partnership,
12 or two or more persons having a joint or common interest in
13 the same venture and shall include the United States, the state,
14 or any subdivision of either.
15 Sec. 2. The commission shall inspect or cause to be
16 inspected at least annually every moisture measuring device
17 used in this state, except those belonging to the United States
18 or the state, or any subdivision of either, except as herein pro-
19 vided. The commission may inspect or cause to be inspected at
20 the convenience of the commission any moisture measuring device
21 upon a request in writing from the owner thereof.
22 Sec. 3. The commission is hereby charged with the enforce-

ment of this Act, and after due publicity and due public hearing, is empowered to establish rules, regulations, specifications, standards, and tests as may be necessary in order to secure the efficient administration of this Act. Publicity concerning the public hearing shall be reasonably calculated to give interested parties adequate notice and adequate opportunity to be heard. The commission may establish specifications and tolerances it deems necessary to insure reasonable accuracy of moisture measuring devices. The commission may from time to time publish such data in connection with the administration of this Act as may be of public interest.

Sec. 4. The commission may at its discretion designate an employee or officer of the commission to act for the commission in any details connected with the administration of this Act.

Sec. 5. If an inspection or comparative test reveals that the moisture measuring device being inspected or tested conforms to the standards and specifications established by the commission the commission shall cause the same to be marked with an appropriate seal. Any moisture measuring device which upon inspection is found not to conform with the specifications and standards established by the department shall be marked with an appropriate seal showing such device to be defective, which seal shall not be altered or removed until said moisture measuring device is properly repaired and reinspected. The owner or user of such device shall be notified of such defective condition by the commission or its properly designated employees on an inspection form prepared by the department.

Sec. 6. Any defective moisture measuring device, while so marked, sealed, or tagged, as provided in section five (5) of this Act, may be used to ascertain the moisture content of agricultural products offered for sale, processing, or storage, only under the following conditions:

1. The person shall keep a record, open to inspection, of every sample of agricultural products inspected by the tagged device, showing that an adjustment was made on all such agricultural products tested.

2. The device shall be repaired to comply with section five (5) of this Act within a period of thirty days, and the commission thereupon notified.

If upon reinspection, the device is again rejected under the provisions of section five (5) of this Act, such device shall be sealed and shall not be used until repaired and reinspected.

Sec. 7. Every device used to ascertain the moisture content of agricultural products offered for sale, processing, or storage shall be used in a location visible to the general public and the detailed procedure for operating a moisture measuring device shall be displayed in a conspicuous place close to the moisture measuring device.

Sec. 8. After September 1, 1970, no person shall use or cause to be used any grain moisture measuring device which has not been inspected and approved for use by the commission; except that after September 1, 1970, a newly purchased grain moisture measuring device may be used prior to regular inspection and approval if the user of such device has given notice

78 to the commission of the purchase and before use of such new
79 device.

80 Sec. 9. The commission shall charge, assess, and cause
81 to be collected at the time of inspection, an inspection fee of
82 ten dollars for each moisture measuring device required to be
83 inspected under this Act, and ten dollars for each moisture
84 measuring device not subject to this Act when requested by a
85 person. A fee of ten dollars shall be charged for each device
86 subject to reinspection under section five (5) of this Act.
87 All moneys received by the commission under the provisions of
88 this Act shall be handled in the same manner as "repayment
89 receipts" as defined in chapter eight (8) of the Code, and
90 shall be used for the administration and enforcement of the
91 provisions of this Act. When it is determined by the secre-
92 tary that there are sufficient funds to carry out the mandates
93 of this Act for at least twelve months, the commission shall
94 have the authority to reduce the fees as set forth in this
95 section.

96 Sec. 10. Every person who uses or causes to be used a
97 moisture measuring device with knowledge that such device has
98 not been inspected and approved by the commission in accordance
99 with the provisions of this Act shall be guilty of a misde-
100 meanor and upon conviction shall be punished by a fine not
101 exceeding one hundred dollars or by imprisonment in the county
102 jail for a period not to exceed thirty days or both such fine
103 and imprisonment.

104 Sec. 11. There is hereby appropriated to the Iowa state
105 commerce commission from the general fund of the state of Iowa
106 for each year of the biennium beginning July 1, 1969 and end-
107 ing June 30, 1971, the sum of twenty-five thousand dollars (\$25,000),
108 or so much thereof as may be necessary, for use in employing
109 personnel and defraying other expenses for inspection of moisture
110 measuring devices.

111 Sec. 12. Amend Senate File 466 page 1, lines 1 and 2, by
112 striking the words "Iowa department of agriculture" and in-
113 sserting in lieu thereof the following: "Iowa state commerce
114 commission".

115 Sec. 13. The provision of Chapter eight (8) of the
116 Code shall apply to this Act.

CHARLES BALLOUN
CHARLES O. LAVERTY

1 Amend Senate File 628 as follows:

2 1. Page 3, line one (1), by striking all after the word
3 "milk" and inserting in lieu thereof a period.

4 2. Page 3 by inserting after line four (4) the following:
5 "h. Properly prepared and cooked cereal."

6 3. Page 4 by striking from line eighteen (18) all after the
7 word "Act", all of lines nineteen (19) through line twenty-three
8 (23), and inserting in lieu thereof the following:

9 "in which case it shall contain at least six point four
10 percent of food fats and at least two point zero five percent".

11 4. Page 6, line five (5), by striking the words "The foods
12 herein defined", and inserting in lieu thereof the words "Vegetable
13 fat frozen dessert or mellorine".

14 5. Page 6, line eight (8), by inserting after the word "sundaes"

15 the words "cones or cups".

16 6. Page 7, line five (5), by striking the word "label" and
17 inserting in lieu thereof the words "labeling, dispensing and selling
18 at retail".

19 7. Page 7, line five (5), by striking all after the word "shall,"
20 all of lines six (6) through eight (8) and through the word "dessert"
21 in line nine (9), and inserting in lieu thereof the words "be in
22 accordance, as nearly as may be, with the provisions for ice milk in
23 subsection thirty-five (35) of section one hundred ninety point one
24 (190.1) of the Code. The retail establishment sign containing the
25 words 'Imitation Frozen Dessert Sold Here' shall also list the
26 ingredients of each such product sold at such establishment in such
27 type size as may be readily seen and understood by the purchaser."

28 8. Page 7, line thirty-three (33), by striking the words
29 "vegetable fat".

30 9. Page 7, line thirty-four (34), by striking the words "or
31 mellorine".

32 10. Page 8, line twelve (12), by striking the word and figure
33 "nine (9)", and inserting in lieu thereof the word and figure "eight
34 (8)".

RICHARD L. STEPHENS
H. L. OLLENBURG

1 Amend the Balloun amendment filed May 5, 1969, to Senate File
2 679, by inserting in line 9 after the word, "eighty" the word, "five".

LEE H. GAUDINEER, JR.

1 Amend Senate File 683, page 2, line 11, by inserting after the word
2 "deed" the following: ", reserving all mineral rights to the state of
3 Iowa,".

LEE H. GAUDINEER, JR.

1 Amend Senate File 683, page 2, by striking lines
2 21 through 26 and inserting in lieu thereof the follow-
3 ing:

4 "Sec. 2. This bill being deemed of immediate importance,
5 shall be in full force and effect upon publication in The
6 Lyon County Reporter, a newspaper published at Rock Rapids,
7 Iowa, and the Evening Democrat, a newspaper published at
8 Fort Madison, Iowa."

LUCAS J. DeKOSTER

1 Amend House Concurrent Resolution 27 by striking all
2 after the first paragraph and inserting in lieu thereof the
3 following:

4 "Whereas, the general assembly has already taken
5 action to improve Iowa's highway safety program; and

6 Whereas, the general assembly intends to comply in
7 the most practicable manner with the requirements of the
8 Federal Highway Safety Act of 1966, the Federal Highway
9 Beautification Act of 1965, the relocation assistance provisions
10 of the Federal Aid Highway Act of 1968, and mandatory federal
11 standards and regulations under said laws; and

12 Whereas, the general assembly needs more information
13 in order to determine the most effective and practicable
14 methods of compliance with said federal laws, standards and

15 regulations; *NOW THEREFORE*,
16 *BE IT RESOLVED BY THE HOUSE, THE SENATE CONCUR-*
17 *RING:*

18 1. The Legislative Research Committee or its successor
19 agency shall promptly cause a legislative study to be
20 conducted of the action required, and the most effective
21 and practicable methods, for compliance by the State of Iowa
22 with the Federal Highway Safety Act of 1966, the Federal
23 Highway Beautification Act of 1965, the relocation assistance
24 provisions of the Federal Aid Highway Act of 1968, other
25 mandatory federal legislation related to highway safety,
26 beautification and construction, and mandatory federal
27 standards and regulations under said laws.

28 2. The study may be conducted by a study committee,
29 a standing committee, joint standing committees, or a joint
30 subcommittee of standing committees, as determined by the
31 Legislative Research Committee or its successor agency.

32 3. The study committee is directed to report its
33 findings and recommendations, including drafts of proposed
34 bills, to the 1970 regular session of the Sixty-third
35 General Assembly on or before January 15, 1970."

DAVID M. STANLEY
CLIFTON C. LAMBORN
VERNON H. KYHL
ELMER F. LANGE
JAMES A. POTGETER
ARTHUR A. NEU
SEELEY G. LODWICK

1 Amend the committee on appropriations amendment to House File
2 417 dated May 2, 1969 as follows:

3 1. By striking from line fifteen (15) the words "restaurants,
4 grocery stores".

5 2. By adding the following new section:

6 "No person shall operate a restaurant or grocery store without
7 first obtaining a license from the department. The license fee
8 for each restaurant or grocery store per year or for any part
9 of a year shall be:

10 1. For all meat and poultry processed or otherwise prepared
11 not exceeding sixty thousand pounds: five dollars.

12 2. For all meat and poultry processed or otherwise prepared
13 not in excess of sixty thousand pounds and not exceeding one
14 hundred eighty thousand pounds: ten dollars.

15 3. For all meat and poultry processed or otherwise prepared
16 in excess of one hundred eighty thousand pounds and not exceeding
17 three hundred sixty thousand pounds: fifteen dollars.

18 4. For all meat and poultry processed or otherwise prepared
19 in excess of three hundred sixty thousand pounds: twenty dollars.

20 The funds shall be deposited with the department of agriculture.

21 The license year shall be from July first to June thirtieth.

22 Applications for licenses shall be in writing on forms prescribed
23 by the department.

ALAN SHIRLEY

1 Amend House File 428 by adding after page 4, line 1,
2 the following:

3 "Every attorney licensed to practice in this State
4 shall be considered an officer of the court and shall pay
5 to the Clerk of the Supreme Court an annual fee of twenty-
6 five dollars which shall be paid over to the Treasurer of
7 State for support of the Judicial Department Retirement
8 System.

9 The annual fee shall be due on July 1st of each year
10 and shall be credited to a trust fund for the support of
11 the Judicial Department Retirement System. The State
12 Comptroller shall transfer monthly from the trust fund such
13 amounts as may be necessary to the fund, before drawing on
14 sums appropriated from the general fund.

15 An attorney who fails to pay his annual fee by August
16 1st shall have his admission to practice suspended by the
17 Supreme Court until all fees in arrears are paid."

ELMER F. LANGE

1 Amend House File 428 as follows:

2 1. Page four (4), line eight (8), insert after the word
3 "follows" the following:

4 "except as provided in subsection four (4) hereof".

5 2. Add on page five (5) after line four (4) a new subsection
6 as follows:

7 "4. In the case of a judge who has made contribution under
8 this Act and also under chapter six hundred five A (605A) of
9 the Code, his retirement compensation shall be computed:

10 First on the percentages provided in this Act on his current
11 annual salary at retirement multiplied by the years served
12 under this Act not to exceed the limitations of subsection two
13 (2) of this section; and second on the percentage provided in
14 section six hundred five A point seven (605A.7) of the Code,
15 on his three-year average annual basic salary as provided in
16 said section, multiplied by as many years of service under
17 said chapter six hundred five A (605A), as shall bring the
18 total number of years of computable service to the limitations
19 of subsection two (2) of this section."

ELMER LANGE
MINNETTE DODERER

1 Amend the Lavery amendment to House File 428, filed May 2,
2 1969, as follows:

3 1. Strike line three (3) and insert in lieu thereof the
4 words "Every attorney admitted to practice in this state shall
5 be considered an".

6 2. Strike from line six (6) the word "renewal".

7 3. Strike from line seven (7) the words "of his license".

8 4. Strike all of lines thirteen (13) to sixteen (16),
9 inclusive, and insert in lieu thereof the following: "system.
10 Any attorney who fails to pay the fee, within thirty days
11 after due shall be suspended by the supreme court until the
12 fee is paid."

CHARLES O. LAVERTY

1 Amend House File 428 as follows:

2 1. By adding the following new sections:

3 "Sec. 20. Section six hundred four point eight (604.8),
4 Code 1966, is hereby repealed and the following enacted in
5 lieu thereof:

6 'For judicial purposes the state is hereby divided into
7 twelve judicial districts as follows:

8 The first district shall consist of the counties of Lee,
9 Van Buren, Jefferson, Henry, Des Moines, and Louisa.

10 The second district shall consist of the counties of Davis,
11 Appanoose, Wayne, Decatur, Ringgold, Union, Clarke, Lucas,
12 Monroe, and Wapello.

13 The third district shall consist of the counties of Taylor,
14 Page, Fremont, Mills, Montgomery, Adams, Cass, Pottawattamie,
15 Harrison, Shelby, and Audubon.

16 The fourth district shall consist of the counties of Craw-
17 ford, Monona, Woodbury, Plymouth, Cherokee, Ida, and Sac.

18 The fifth district shall consist of the counties of Marion,
19 Warren, Madison, Adair, Guthrie, Dallas, and Polk.

20 The sixth district shall consist of the counties of Washing-
21 ton, Keokuk, Mahaska, Johnson, Iowa, Poweshiek, and Jasper.

22 The seventh district shall consist of the counties of Cedar,
23 Jones, Linn, Benton, Tama, and Marshall.

24 The eighth district shall consist of the counties of Scott,
25 Muscatine, Clinton, Jackson, and Dubuque.

26 The ninth district shall consist of the counties of Dela-
27 ware, Buchanan, Black Hawk, Grundy, Butler, Bremer, Fayette,
28 Clayton, Allamakee, Winneshiek, Howard, and Chickasaw.

29 The tenth district shall consist of the counties of Story,
30 Boone, Greene, Carroll, Calhoun, Humboldt, Webster, Hamilton,
31 and Hardin.

32 The eleventh district shall consist of the counties of
33 Franklin, Wright, Kossuth, Hancock, Cerro Gordo, Floyd, Mitch-
34 ell, Worth, and Winnebago.

35 The twelfth district shall consist of the counties of
36 Pocahontas, Buena Vista, Palo Alto, Clay, O'Brien, Sioux,
37 Lyon, Osceola, Dickinson, and Emmet.'

38 Sec. 21. Each of the above judicial districts on the effec-
39 tive date of this Act shall be entitled to such number of
40 judges as may be domiciled therein on that date. Thereafter
41 the number of judges in each district shall be adjusted until
42 the number of judges as hereinafter provided is achieved, but
43 no incumbent judge shall be removed from office and no new
44 judgeship shall be added in any district until a vacancy occurs
45 in a district having a surplus over said number.

46 By application of the following formula the number of judges
47 in each district is determined by giving equal weight to cases
48 filed and population. In districts containing a city of fifty
49 thousand or more population consideration being given to five
50 hundred fifty combined civil and criminal filings and forty
51 thousand population, or major fractions of either, per judge-
52 ship; and in all other districts consideration being given to
53 four hundred fifty combined civil and criminal filings and
54 forty thousand population, or major fractions of either per

55 judgeship. The number of judges in each district is so deter-
 56 mined to be as follows:

57	First district	4 judges.
58	Second district	4 judges.
59	Third district	5 judges.
60	Fourth district	5 judges.
61	Fifth district	11 judges.
62	Sixth district	5 judges.
63	Seventh district	7 judges.
64	Eighth district	7 judges.
65	Ninth district	8 judges.
66	Tenth district	6 judges.
67	Eleventh district	5 judges.
68	Twelfth district	4 judges.

69 Provided, the district containing the seat of government
 70 shall be entitled to one additional judge.

71 In the event of a vacancy in any district having more than
 72 the designated number of judges and it therefor cannot be
 73 filled, a new appointment shall be made in another district
 74 which does not have the requisite number of judges as speci-
 75 fied above; and in case there are two or more such districts,
 76 the appointment shall be made in the particular district where
 77 the excess in civil and criminal filings and population per
 78 resident judge is greatest giving equal consideration to fil-
 79 ings and population. The figures on filings shall be for the
 80 latest available previous three-year period and when current
 81 census figures on population are not available, figures shall
 82 be taken from the state department of health computations.
 83 The chief justice shall make such determinations and notify
 84 the nominating commissions involved and the governor.

85 Sec. 22. Section forty-six point three (46.3), Code 1966,
 86 is hereby repealed and the following enacted in lieu thereof:

87 "The governor shall appoint five electors in each of the
 88 judicial districts established by this Act to the district
 89 judicial nominating commission for terms commencing July 1,
 90 1969. He shall appoint two such commissioners to serve until
 91 June 30, 1971, two to serve until June 30, 1973, and one to
 92 serve until June 30, 1975. Upon the expiration of each of
 93 those terms and every six years thereafter, the governor shall
 94 so appoint district judicial nominating commissioners for six-
 95 year terms."

96 Sec. 23. Section forty-six point four (46.4), Code 1966,
 97 is hereby repealed and the following enacted in lieu thereof:

98 "The resident members of the bar of each judicial district
 99 established by this Act shall elect five electors of the
 100 district to the district judicial nominating commission for
 101 terms commencing July 1, 1969. One of such commissioners shall
 102 serve until June 30, 1971, two until June 30, 1973, and two
 103 until June 30, 1975, as determined by lot by such commissioners.
 104 In January next before expiration of each of those terms and
 105 every six years thereafter, such members of the bar of the
 106 respective judicial districts shall so elect district judicial
 107 nominating commissioners for six-year terms commencing July
 108 1 following."

109 Sec. 24. The terms of office of district judicial nominat-

110 ing commissioners appointed and elected prior to the effective
111 date of this Act shall continue until July 1, 1969 at which
112 date said terms shall be deemed abolished."

113 2. By inserting in the title after the word "judges" the
114 words "and to judicial districts and judicial district nominat-
115 ing commissions".

ROBERT R. RIGLER
EUGENE M. HILL
ELMER F. LANGE

1 Amend House File 793 as follows:

2 1. Page eight (8), line eighteen (18), strike the figures
3 "1,681,200.00" and insert in lieu thereof the figures
4 "1,781,200.00".

5 2. Page eight (8), line twenty-four (24), strike the
6 figures "1,712,200.00" and insert in lieu thereof the figures
7 "1,862,200.00".

8 3. Page nine (9), line six (6), strike the figures
9 "392,200.00" and insert in lieu thereof the figures
10 "410,220.00".

11 4. Page nine (9), line eight (8), strike the figures
12 "392,470.00" and insert in lieu thereof the figures
13 "410,470.00".

14 5. Page nine (9), line twenty-four (24), strike the figures
15 "22,253,800.00" and insert in lieu thereof the figures
16 "22,421,800.00".

17 6. Page nine (9), add the following new sections:

18 Sec. 6. Section six hundred five point one (605.1), Code
19 1966, as amended by chapter one (1), section fifty-one (51),
20 Acts of the Sixty-second General Assembly, is amended by
21 striking the word and figures "nineteen (19)" and inserting
22 in lieu thereof the word and figures "twenty-one (21)".

23 Sec. 7. Section six hundred eighty-four point seventeen
24 (684.17), Code 1966, as amended by chapter one (1), sections
25 fifty-two (52) and sixty-eight (68), Acts of the Sixty-second
26 General Assembly, is amended by striking the word and figures
27 "twenty-two (22)" and inserting in lieu thereof the word and
28 figures "twenty-four (24)".

JOHN L. MOWRY
ELMER F. LANGE
SEELEY G. LODWICK
GEORGE E. O'MALLEY
JOSEPH B. FLATT
CHARLES G. MOGGED
LEE GAUDINEER
R. DEAN ARBUCKLE
DAVID M. STANLEY
JAMES A. POTGETER

On motion of Senator Stanley, the Senate adjourned until 8:30
a.m., Wednesday, May 7, 1969.

JOURNAL OF THE SENATE

SENATE CHAMBER,
DES MOINES, IOWA, WEDNESDAY, MAY 7, 1969.

The Senate met in regular session, President Jepsen presiding.

Prayer was offered by Doctor C. T. R. Yeates, pastor of the Westminster United Presbyterian Church, Des Moines, Iowa.

The Senate pledged allegiance to the flag.

The Journal of May 6, 1969, was approved.

LEAVES OF ABSENCE

Leaves of absence were granted as follows:

Senator Schaben for the day on request of Senator Shirley; Senator Van Gilst to attend a funeral on request of Senator Frommelt.

PETITIONS

The following petitions were presented and placed on file:

By Senator Stanley, from eight hundred two residents of the State of Iowa favoring stronger laws to provide for the confinement and treatment of convicted sex offenders against children.

By Senator Kosek, from forty-seven residents of Linn County favoring a thorough investigation of the manner, method, materials and objectives of both the present and projected program of teaching sex education in Iowa public schools.

VISITORS WELCOMED

The Chair welcomed, at the request of Senator Stephens, forty-three government students from Highland Community School, Riverside, accompanied by their instructor, Don Lewis, who were present in the balcony.

VISITORS

Senator Anderson asked and received unanimous consent to record in the Journal the presence in the balcony of a group of sixth grade students from Diagonal Community School accompanied by their superintendent, Paul P. Deenham, and instructor, Mrs. Louise Kessler.

COMMUNICATIONS

The following communications were presented:

OFFICE OF THE GOVERNOR

State Capitol
Des Moines, Iowa 50319

May 6, 1969

Hon. Roger W. Jepsen
Lieutenant Governor of Iowa
Local

Dear Governor Jepsen:

It is my pleasure to submit to the Senate for their consideration the name of Sol M. Davidson of Des Moines, Polk County, Iowa, for appointment as a member of the Civil Rights Commission under the provision of section 105A.3 of the Code of Iowa, 1966, for the regular four-year term beginning July 1, 1969, and expiring June 30, 1973.

Respectfully yours
ROBERT D. RAY
Governor

Also:

Dear Governor Jepsen:

It is my pleasure to submit to the Senate for their consideration the name of John E. Strother of Waterloo, Black Hawk County, Iowa, for appointment as a member of the Civil Rights Commission, under the provision of section 105A.3 of the Code of Iowa, 1966, for the regular four-year term beginning July 1, 1969, and expiring June 30, 1973.

Respectfully yours
ROBERT D. RAY
Governor

Also:

Dear Governor Jepsen:

It is my pleasure to submit to the Senate for their consideration the name of Madonna M. Skogstrom of Algona, Kossuth County, Iowa, for appointment as a member of the Civil Rights Commission, under the provision of section 105A.3 of the Code of Iowa, 1966, for the regular four-year term beginning July 1, 1969, and expiring June 30, 1973.

Respectfully yours
ROBERT D. RAY
Governor

Also:

Dear Governor Jepsen:

It is my pleasure to submit to the Senate for their consideration the name of Lafayette James Twyner of Davenport, Scott County, Iowa, for appointment as a member of the Civil Rights Commission, under the provision of section 105A.3 of the Code of Iowa, 1966, for the regular four-year term beginning July 1, 1969, and expiring June 30, 1973.

Respectfully yours
ROBERT D. RAY
Governor

CONSIDERATION OF BILLS

Senate File 410

On motion of Senator Erskine, Senate File 410, a bill for an act relating to the creation and acquisition of conservation easements by voluntary means, 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 the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 410) the vote was:

Ayes, 43:

Arbuckle	Gilley	Lisle	Potgeter
Balloun	Griffin	Lodwick	Potter
Clarke	Hammer	Lucken	Smith
Conklin	Hill	McGill	Stanley
Curran	Hougen	Messerly	Stephens
DeKoster	Klink	Mogged	Sullivan
Dodds	Kosek	Mowry	Thordsen
Doderer	Lamborn	Neu	Van Gilst
Erskine	Lange	Nicholson	Walsh
Frey	Laverty	Ollenburg	Weimer
Frommelt	Leonard	Parker	

Nays, 1:

Glenn

Absent or not voting, 17:

Anderson	Denman	Kyhl	Rigler
Benda	Flatt	O'Malley	Schaben
Briles	Gaudineer	Palmer	Shaff
Coleman	Keith	Reichardt	Shirley
DeHart			

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

Senate File 590

On motion of Senator Neu, Senate File 590, a bill for an act relating to the court clerks, was taken up and considered.

Senator DeKoster offered the following amendment and moved its adoption:

Amend Senate File 590 by striking from page 1, line 5, the word and figure "two (2)" and inserting in lieu thereof the word and figure "one (1)".

The amendment was adopted.

Senator Neu moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 590) the vote was:

Ayes, 48:

Arbuckle	Gilley	Leonard	Potgeter
Balloun	Glenn	Lisle	Potter
Briles	Griffin	Lodwick	Shaff
Clarke	Hammer	Lucken	Shirley
Conklin	Hill	McGill	Smith
Curran	Hougen	Messerly	Stanley
DeKoster	Klink	Mogged	Stephens
Dodds	Kosek	Mowry	Sullivan
Doderer	Kyhl	Neu	Thordsen
Erskine	Lamborn	Nicholson	Van Gilst
Frey	Lange	Ollenburg	Walsh
Frommelt	Laverty	Parker	Weimer

Nays, none.

Absent or not voting, 13:

Anderson	Denman	Keith	Reichardt
Benda	Flatt	O'Malley	Rigler
Coleman	Gaudineer	Palmer	Schaben
DeHart			

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 House File 428.

House File 428

On motion of Senator Mowry, House File 428, a bill for an act relating to retirement and removal of judges, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

Senator Mowry asked unanimous consent that further action on House File 428 be deferred and that the bill retain its place on the calendar.

Objection was raised.

Senator Mowry moved that further action on **House File 428** be deferred and that the bill retain its place on the calendar.

The motion prevailed.

CHANGE OF SPECIAL ORDERS

Senator Stanley asked and received unanimous consent to change the special orders made May 6, 1969, on House File 417 and House File 390 as follows:

House File 390 for Thursday, May 8, 1969 at 9:00 a.m.

House File 417 for Friday, May 9, 1969 at 9:00 a.m.

CONSIDERATION OF BILLS

Senate File 597 .

On motion of Senator Mowry, Senate File 597, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1969, and ending June 30, 1971, to various state departments and their divisions, and to amend various sections of the Code relating to departments receiving appropriations under this act, was taken up and considered.

Senator Mowry asked and received unanimous consent that **House File 793** be substituted for **Senate File 597**.

House File 793

On motion of Senator Mowry, House File 793, a bill for an act to appropriate from the general fund of the State of Iowa to various state departments and their divisions, and to amend various sections of the Code relating to departments receiving appropriations under this act, was taken up and considered.

Senator Mowry offered the following amendment by Senators Mowry and Gaudineer and moved its adoption:

Amend House File 793, page 1, line 24, by inserting after the word "Code" the following:

"1966, and any Act of the Sixty-third General Assembly relating to the treatment of alcoholism, no part of this appropriation shall be used for salaries, support and maintenance of the commission, all".

The amendment was adopted.

Senator Mowry asked and received unanimous consent to withdraw the amendment filed by Senators Mowry and Gaudineer on May 5 and found on page 1392 of the Senate Journal.

Senator Flatt offered the following amendment by Senators Flatt and Van Gilst:

Amend House File 793 as follows:

By striking on page 3, line 34, the words "thirty thousand (30,000)" and inserting in lieu thereof the words "thirty-seven thousand, six hundred (37,600)".

Senator Flatt moved the adoption of the amendment.

Roll call was requested.

On the question "Shall the amendment be adopted?" (H.F. 793) the vote was:

Ayes, 16:

Clarke
Coleman
DeKoster
Doderer

Flatt
Gaudineer
Griffin
Klink

Kosek
Lange
Leonard
Neu

O'Malley
Palmer
Reichardt
Van Gilst

Nays, 37:

Anderson	Gilley	Lodwick	Potgeter
Arbuckle	Glenn	Lucken	Potter
Balloun	Hammer	McGill	Shirley
Briles	Hill	Messerly	Smith
Conklin	Keith	Mogged	Stanley
Curran	Kyhl	Mowry	Stephens
Denman	Lamborn	Nicholson	Sullivan
Dodds	Laverty	Ollenburg	Thordsen
Erskine	Lisle	Parker	Walsh
Frommelt			

Absent or not voting, 8:

Benda	Frey	Rigler	Shaff
DeHart	Hougen	Schaben	Weimer

The amendment was lost.

Senator Flatt asked and received unanimous consent to withdraw the amendment filed by Senators Flatt and Van Gilst on May 2 and found on page 1334 of the Senate Journal.

Senator Gaudineer offered the following amendment by Senators Gaudineer and Clarke and moved its adoption:

Amend House File 793 as follows:

1. By striking on page 3, line 34, the words and figures, "thirty thousand (30,000)" and by inserting in lieu thereof the words and figures, "thirty-three thousand (33,000)".

2. By striking on page 3, line 35, the figures "214,160.00" and by inserting in lieu thereof the figures, "220,160.00".

Roll call was requested.

On the question "Shall the Gaudineer-Clarke amendment be adopted?" (H.F. 793) the vote was:

Ayes, 27:

Clarke	Frommelt	Laverty	Potgeter
Coleman	Gaudineer	Leonard	Potter
DeKoster	Griffin	McGill	Reichardt
Denman	Klink	Neu	Stanley
Doderer	Kosek	Ollenburg	Thordsen
Erskine	Lamborn	O'Malley	Van Gilst
Flatt	Lange	Palmer	

Nays, 23:

Anderson	Frey	Lisle	Shirley
Arbuckle	Gilley	Lucken	Smith
Balloun	Glenn	Messerly	Stephens
Briles	Hammer	Mowry	Sullivan
Conklin	Hill	Nicholson	Walsh
Dodds	Keith	Shaff	

Absent or not voting, 11:

Benda	Hougen	Mogged	Schaben
Curran	Kyhl	Parker	Weimer
DeHart	Lodwick	Rigler	

The amendment was adopted.

Senator Gaudineer asked and received unanimous consent to withdraw the amendment filed by Senators Gaudineer and Clarke on May 5 and found on page 1393 of the Senate Journal.

Senator Balloun offered the following amendment:

Amend House File 793 as follows:

1. By striking from page 4 lines 22 through 24 and inserting in lieu thereof the words and figures "dollars for the director \$198,340.00".

Senator Coleman took the chair at 10:25 a.m.

Senator Balloun moved the adoption of his amendment and called for a division.

The amendment was lost.

Senator Frommelt offered the following amendment:

Amend House File 793 as follows:

Amend page 5, line 7, by striking the words and figure "sixteen thousand (16,000)" and inserting in lieu thereof the words and figure "seventeen thousand (17,000)".

Senator Frommelt moved the adoption of his amendment and called for a division.

The amendment was lost.

Senator Mowry offered the following amendment and moved its adoption:

Amend House File 793 as follows:

1. Page 5, line 8, by striking the figures "\$748,557.00" and inserting in lieu thereof the figures "\$724,045.00".

2. By adding the following section:

"Amend section five hundred seven point four (507.4) of the Code by striking from line twenty-nine (29) the words 'funds in the state treasury' and inserting in lieu thereof the words 'appropriations for such purposes'."

The amendment was adopted.

Senator Mowry offered the following amendment and moved its adoption:

Amend House File 793 as follows:

1. By striking from page 6, line 18, the words and figures "twelve thousand five hundred (12,500)" and inserting in lieu thereof the words and figures "thirteen thousand (13,000)".

2. By striking from page 6, line 19, the figures "107,470.00" and inserting in lieu thereof the figures "107,970.00".

The amendment was adopted.

Senator Flatt asked and received unanimous consent to withdraw the following amendment:

Amend House File 793 as follows:

By striking line 18 on page 6 and inserting in lieu thereof "of thirteen thousand (13,000)."

Senator Benda offered the following amendment and moved its adoption:

Amend section 1 of House File 793 as follows:

Amend subsection (34) by striking line 8 on page 8 and inserting in lieu thereof, "of twenty-three thousand (23,000) dollars".

Roll call was requested.

President Jepsen took the chair at 11:00 a.m.

On the question "Shall the Benda amendment be adopted?" (H.F. 793) the vote was:

Rule 24 was invoked.

Ayes, 11:

Anderson	DeHart	Lange	Stanley
Benda	Gaudineer	Laverty	Van Gilst
Briles	Kosek	Reichardt	

Nays, 42:

Arbuckle	Frommelt	Lodwick	Palmer
Balloun	Gilley	Lucken	Parker
Clarke	Glenn	McGill	Potgeter
Coleman	Hammer	Messerly	Potter
Conklin	Hill	Mogged	Shaff
DeKoster	Hougen	Mowry	Shirley
Denman	Klink	Neu	Smith
Dodds	Kyhl	Nicholson	Stephens
Doderer	Lamborn	Ollenburg	Sullivan
Erskine	Leonard	O'Malley	Thordsen
Frey	Lisle		

Voting present, 1:

Walsh

Absent or not voting, 7:

Curran	Griffin	Rigler	Weimer
Flatt	Keith	Schaben	

The amendment was lost.

Senator Briles offered the following amendment and moved its adoption:

Amend House File 793 as follows:

1. By striking section 4 and renumber the remaining section.

The amendment was adopted.

Senator Mowry offered the following amendment by Senators Mowry, et al.:

Amend House File 793 as follows:

1. Page eight (8), line eighteen (18), strike the figures "1,631,200.00" and insert in lieu thereof the figures "1,781,200.00".

2. Page eight (8), line twenty-four (24), strike the figures "1,712,200.00" and insert in lieu thereof the figures "1,862,200.00".

3. Page nine (9), line six (6), strike the figures "392,200.00" and insert in lieu thereof the figures "410,220.00".

4. Page nine (9), line eight (8), strike the figures "392,470.00" and insert in lieu thereof the figures "410,470.00".

5. Page nine (9), line twenty-four (24), strike the figures "22,253,800.00" and insert in lieu thereof the figures "22,421,800.00".

6. Page nine (9), add the following new sections:

Sec. 6. Section six hundred five point one (605.1), Code 1966, as amended by chapter one (1), section fifty-one (51), Acts of the Sixty-second General Assembly, is amended by striking the word and figures "nineteen (19)" and inserting in lieu thereof the word and figures "twenty-one (21)".

Sec. 7. Section six hundred eighty-four point seventeen (684.17), Code 1966, as amended by chapter one (1), sections fifty-two (52) and sixty-eight (68), Acts of the Sixty-second General Assembly, is amended by striking the word and figures "twenty-two (22)" and inserting in lieu thereof the word and figures "twenty-four (24)".

Senator Mowry offered the following amendment to the amendment and moved its adoption:

Amend the Mowry, et al., amendment to House File 793, dated May 6, 1969, by striking the figures "392,200.00" in line 9 and inserting in lieu thereof the figures "392,220.00".

The amendment to the amendment was adopted.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

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

MR. PRESIDENT: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Files 30, 157, 230, 291, 375, 387, 525, 536, 609, 632 and 633.

CHARLES G. MOGGED
Chairman, Senate Committee
ELIZABETH SHAW
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 the following bills: Senate Files 30, 157, 230, 291, 375, 387, 525, 536, 609, 632 and 633.

BILLS SENT TO THE GOVERNOR

Senator Mogged, 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 May, 1969, sent to the Governor for his approval: Senate Files 30, 157, 230, 291, 375, 387, 525, 536, 609, 632 and 633.

CHARLES G. MOGGED, Chairman

Passed on file.

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

AFTERNOON SESSION

The Senate reconvened, President Jepsen presiding.

CONSIDERATION OF BILLS

House File 793

The Senate resumed consideration of the Mowry, et al., amendment to House File 793.

Senator Mowry offered the following amendment to the amendment and moved its adoption:

Amend the Mowry, et al., amendment, filed May 6, 1969, as follows:

1. Amend line four (4) by striking the figure "1,781,200.00" and inserting in lieu thereof the figure "1,783,200.00".
2. Amend line seven (7) by striking the figure "1,862,200.00" and inserting in lieu thereof the figure "1,864,200.00".
3. By striking lines fourteen (14) through sixteen (16).
4. Amend line seventeen (17) by striking the word and figure "nine (9)" and inserting in lieu thereof "ten (10)".

The amendment was adopted.

Senator Glenn offered the following amendment to the amendment:

Amend the Mowry, et al., amendment filed May 6, 1969, to House File 793 as follows:

1. By striking on line 4 the figures "1,783,200.00" and inserting in lieu thereof the figures "1,708,200.00."
2. By striking on line 7 the figures "1,864,200.00" and inserting in lieu thereof the figures "1,789,200.00."
3. By striking on line 16 the figures "22,421,800.00" and inserting in lieu thereof the figures "22,346,800.00."
4. By striking on line 22 the words and figures "twenty-one (21)" and inserting in lieu thereof the word and figures "twenty (20)".

Senator Glenn called for a division of the amendment, sections 1, 2 and 4 to be considered as division 1, and section 3 as division 2.

Senator Glenn moved the adoption of division 1 of the amendment to the amendment.

Roll call was requested.

On the question "Shall division 1 of the Glenn amendment to the amendment be adopted?" (H.F. 793) the vote was:

Rule 24 was invoked.

Ayes, 6:

Coleman	Glenn	Kosek	Shirley
Dodds	Hill		

Nays, 50:

Anderson	Flatt	Laverty	O'Malley
Arbuckle	Frey	Leonard	Palmer
Balloun	Frommelt	Lisle	Parker
Benda	Gaudineer	Lodwick	Potgeter
Briles	Gilley	Lucken	Potter
Clarke	Griffin	McGill	Shaff
Conklin	Hammer	Messerly	Smith
Curran	Hougen	Mogged	Stanley
DeHart	Keith	Mowry	Stephens
DeKoster	Klink	Neu	Sullivan
Denman	Kyhl	Nicholson	Thordsen
Doderer	Lamborn	Ollenburg	Walsh
Erskine	Lange		

Absent or not voting, 5:

Reichardt	Schaben	Van Gilst	Weimer
Rigler			

Division 1 of the amendment to the amendment was lost.

Senator Glenn asked and received unanimous consent to withdraw division 2 of the amendment to the amendment.

Senator Mowry moved the adoption of the Mowry, et al., amendment as amended.

The amendment as amended was adopted.

Senator Balloun offered the following amendment and moved its adoption:

Amend House File 793 by striking from page 2, line 4, the figure "30,-730.00" and inserting in lieu thereof the figure "25,000.00" and by revising the totals.

The amendment was lost.

Senator Mowry offered the following amendment and moved its adoption:

Further amend House File 793 as follows:

1. By striking on page 8, lines 16, 17 and 18, the words and figures "in an amount of one hundred fifty-two thousand eighty-eight (152,088) dollars" and inserting in lieu thereof the words "in the amount of three percent (3%) of such salaries and an additional state contribution of one hundred four thousand two hundred eight (104,208) dollars."

2. By striking on page 8, lines 30, 31 and 32, the words and figures "sixty-one thousand six hundred sixty-eight (61,668) dollars" and insert in lieu thereof the words and figures "in the amount of three percent (3%) of

such salaries and an additional state contribution of fifty-five thousand one hundred eighty-eight (55,188) dollars;".

The amendment was adopted.

Senator Mowry asked and received unanimous consent that the Secretary be authorized to correct the totals of the figures in the bill to conform with the amendments adopted by the Senate.

Senator Mowry moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 793) the vote was:

Ayes, 55:

Anderson	Erskine	Lamborn	O'Malley
Arbuckle	Flatt	Lange	Palmer
Balloun	Frey	Laverty	Parker
Benda	Frommelt	Leonard	Potgeter
Briles	Gaudineer	Lisle	Potter
Clarke	Gilley	Lodwick	Shaff
Coleman	Glenn	Lucken	Shirley
Conklin	Griffin	McGill	Smith
Curran	Hammer	Messerly	Stanley
DeHart	Hougen	Mogged	Stephens
DeKoster	Keith	Mowry	Sullivan
Denman	Klink	Neu	Thordsen
Dodds	Kosek	Nicholson	Walsh
Doderer	Kyhl	Ollenburg	

Nays, 1:

Hill

Absent or not voting, 5:

Reichardt	Schaben	Van Gilst	Weimer
Rigler			

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

Senator Mowry moved that the vote by which House File 793 passed the Senate be reconsidered and the motion to reconsider be laid on the table, which motion prevailed.

Senator Mowry asked and received unanimous consent that **Senate File 597** be withdrawn from further consideration of the Senate.

CONFERENCE COMMITTEE REPORT ADOPTED

House File 616

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

HOUSE 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 difference between the Senate and the House on House File 616, a bill for an act relating to the sale of real estate of old-age recipients, respectfully submit the following recommendations:

1. Amend the Senate amendment by striking all of line 5 after the period and all of lines six through eleven and inserting in lieu thereof the following:

"The administrator or executor of such estate shall make application to the court for an appropriate order authorizing him to sell such real estate at public auction or to sell by private sale. The court in its order authorizing the sale may, in its discretion, set out the conditions on which such real estate shall be offered for sale, and may require that such property be advertised for sale in one issue of an official county newspaper in the county wherein such property is located, at least ten days prior to the date such real estate is to be offered for sale."

2. That the Senate amendment as amended be adopted.

On the Part of the House:

EDGAR H. HOLDEN, Chairman

LEONARD C. ANDERSEN

DONALD V. DOYLE

WILLIAM HILL

On the Part of the Senate:

LUCAS J. DeKOSTER, Chairman

LEE H. GAUDINEER, JR.

ERNEST KOSEK

JOHN L. MOWRY

The motion prevailed and the report was adopted.

On motion of Senator DeKoster, the recommendations and amendment contained therein were adopted.

Senator DeKoster moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 616) the vote was:

Ayes, 55:

Anderson	Erskine	Lamborn	O'Malley
Arbuckle	Flatt	Lange	Palmer
Balloun	Frey	Lavery	Parker
Benda	Frommelt	Leonard	Potgeter
Briles	Gaudineer	Lisle	Potter
Clarke	Gilley	Ledwick	Shaff
Coleman	Glenn	Lucken	Shirley
Conklin	Griffin	McGill	Smith
Curran	Hammer	Messerly	Stanley
DeHart	Hill	Mogged	Stephens
DeKoster	Keith	Mowry	Sullivan
Denman	Klink	Neu	Thordsen
Dodds	Kosek	Nicholson	Walsh
Doderer	Kyhl	Ollenburg	

Nays, none.

Absent or not voting, 6:

Hougen	Rigler	Van Gilst	Weimer
Reichardt	Schaben		

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

Senator Lange took the chair at 3:30 p.m.

HOUSE AMENDMENT CONSIDERED

Senate File 213

Senator Stanley called up for consideration Senate File 213, a bill for an act relating to trespass upon certain posted private property and prescribing a penalty therefor, amended by the House, and moved that the Senate concur in the following amendment:

Amend Senate File 213 as follows:

1. By striking the word "go" in line four (4) and inserting the word "trespass".
2. By striking the period in line ten (10) and inserting in lieu thereof the following: "or employees of the owner or occupant."
3. By striking in line fifteen (15) the word "shall" and inserting in lieu thereof the word "may".
4. By striking the period at the end of Section one (1) and inserting in lieu thereof the following: "or imprisoned in the county jail not exceeding thirty days. Chapter two hundred thirty-two (232) of the Code shall have no application in the prosecution of offenses committed by minors under this chapter."

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 the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 213) the vote was:

Ayes, 52:

Anderson	Erskine	Kyhl	Nicholson
Arbuckle	Flatt	Lamborn	Ollenburger
Balloun	Frey	Lange	O'Malley
Benda	Frommelt	Lavery	Palmer
Briles	Gaudineer	Leonard	Parker
Clarke	Gilley	Lisle	Potgeter
Coleman	Glenn	Lodwick	Potter
Conklin	Griffin	Lucken	Shaff
Curran	Hammer	McGill	Smith
DeHart	Hill	Messerly	Stanley
Denman	Keith	Mogged	Stephens
Dodds	Klink	Mowry	Thorsden
Doderer	Kosek	Neu	Walsh

Nays, 1:

Shirley

Absent or not voting, 8:

DeKoster	Reichardt	Schaben	Van Gilst
Hougen	Rigler	Sullivan	Weimer

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

MOTION TO RECONSIDER

House File 270

Senator Walsh called up the following motion filed by him on May 2, 1969:

I move to reconsider the vote by which House File 270 failed to pass the Senate.

Senator Walsh moved the adoption of his motion and called for a division.

The motion was lost.

HOUSE CONCURRENT RESOLUTION ADOPTED

House Concurrent Resolution 32

Senator Kosek called up House Concurrent Resolution 32, found on pages 1267 and 1268 of the Senate Journal, and moved its adoption.

The motion prevailed and the resolution was adopted.

CONSIDERATION OF BILLS

Senate File 564

On motion of Senator Erskine, Senate File 564, a bill for an act relating to snowmobiles, was taken up and considered.

Senator Erskine offered the following amendment and moved its adoption:

Amend Senate File 564 by inserting in page one (1), line five (5), after the word "utilizes" the words "wheels with pneumatic tires and is designed to operate on land or water,".

The amendment was adopted.

Senator Potgeter offered the following amendment and moved its adoption:

Amend Senate File 564 by striking on page 4 in line 34 the word "sanctioned" and inserting in lieu thereof the word "organized".

The amendment was adopted.

Senator Laverty offered the following amendment by Senators Laverty and Gaudineer and moved its adoption:

Amend Senate File 564 by striking on page 4, all after the word "devices" in line 33 and all of line 34 and by inserting in lieu thereof a period (.)

The amendment was adopted.

Senator Gaudineer offered the following amendment and moved its adoption:

Amend Senate File 564, page 5, by striking the word, "ninety" in line 21 and by inserting in lieu thereof the word, "thirty".

The amendment was adopted.

Senator O'Malley offered the following amendment by Senators O'Malley and Gaudineer:

Amend Senate File 564, page 1, by inserting in line 20 after the word, "regulate" the words, "or prohibit".

Senator Erskine asked and received unanimous consent that **House File 77** be substituted for **Senate File 564**.

Senator Erskine asked and received unanimous consent that action on **House File 77** be deferred and that the bill be placed on the calendar under unfinished business.

Senator Erskine asked and received unanimous consent that **Senate File 564** be withdrawn from further consideration of the Senate.

House File 206

On motion of Senator O'Malley, House File 206, a bill for an act relating to an appeal from a decision of a civil service commission, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Neu offered the following amendment:

Amend House File 206 as follows:

1. By striking from lines 12 and 13 and the words "of the appellant's residence" and inserting in lieu thereof the words "in which the city is located".
2. By striking from lines 14 and 15 all after the word "appeal" and insert in lieu thereof a period.
3. By striking from line 19 the words "any member or".

Senator Neu called for a division of the amendment and moved adoption of division 1.

Division 1 of the amendment was adopted.

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?" (H.F. 206) the vote was:

Ayes, 17:

Clarke
Doderer

Erskine
Hill

Kosek
Lange

Lavery
Leonard

Lisle
McGill
Neu

Nicholson
Parker

Potgeter
Potter

Sullivan
Van Gilst

Nays, 32:

Anderson
Arbuckle
Balloun
Benda
Briles
Coleman
Conklin
DeKoster

Denman
Dodds
Frey
Frommelt
Gaudineer
Gilley
Glenn
Hammer

Hougen
Keith
Klink
Kyh
Lamborn
Lodwick
Lucken
Ollenburg

O'Malley
Palmer
Shaff
Shirley
Smith
Stanley
Stephens
Walsh

Voting present, 1:

Thordsen

Absent or not voting, 11:

Curran
DeHart
Flatt

Griffin
Messerly
Mogged

Mowry
Reichardt
Rigler

Schaben
Weimer

Division 2 of the amendment was lost.

On motion of Senator Neu, division 3 of the amendment was adopted.

Senator O'Malley moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 206) the vote was:

Ayes, 42:

Anderson
Arbuckle
Balloun
Benda
Briles
Clarke
Coleman
DeKoster
Denman
Dodds
Erskine

Flatt
Frey
Frommelt
Gaudineer
Gilley
Glenn
Hammer
Hougen
Keith
Klink
Kosek

Kyh
Lamborn
Lange
Lavery
Leonard
Lisle
Messerly
Nicholson
Ollenburg
O'Malley

Palmer
Parker
Shaff
Shirley
Smith
Stanley
Stephens
Sullivan
Thordsen
Walsh

Nays, 10:

Conklin
Curran
Doderer

Hill
Lodwick
Lucken

McGill
Neu

Potgeter
Potter

Absent or not voting, 9:

DeHart
Griffin
Mogged

Mowry
Reichardt

Rigler
Schaben

Van Gilst
Weimer

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

Senator Walsh moved that the vote by which House File 206

passed the Senate be reconsidered and the motion to reconsider be laid on the table.

Division was called for.

The motion prevailed.

Senate File 466

On motion of Senator Keith, Senate File 466, a bill for an act to provide for the testing or inspecting by the Iowa department of agriculture of devices used in this state in testing or measuring the moisture content of agricultural products offered for sale, processing, or storage and to make an appropriation therefor, was taken up and considered.

Senator Keith asked and received unanimous consent that **House File 548** be substituted for **Senate File 466**.

House File 548

On motion of Senator Keith, House File 548, a bill for an act to provide for the testing or inspection by the Iowa department of agriculture of devices used in this state in testing or measuring the moisture content of agricultural products offered for sale, processing, or storage and to make an appropriation therefor, was taken up and considered.

Senator Laverty offered the following amendment and moved its adoption:

Amend House File 548, page three (3), line six (6), after the word "every" insert the word "commercial".

The amendment was adopted.

Senator Anderson offered the following amendment and called for a division of the amendment, sections 1 and 2 to be considered as division 1, section 3 as division 2, and section 4 as division 3.

Amend House File 548 as follows:

1. By striking from page 3, line 32, the word "each" and inserting in lieu thereof the words "the first."

2. By striking all in page 3, line 33, after the word "Act.", by striking line 34, and by striking from line 35 the word "person" and inserting in lieu thereof the following: "and for each additional moisture measuring device inspected at the same time the fee shall be five dollars."

3. By inserting in page 2, line 15, after the word "standards." the following: "The allowable tolerance range between the device used for inspection and the machine being inspected shall be not more than one-half per cent plus or minus."

4. By adding the following new section after page 4, line 25:

"This act being deemed of immediate importance shall take effect and be in force from and after its publication in the Mount Ayr Record News

published in Mount Ayr, Iowa, and in the Creston News Advertiser, a newspaper published in Creston, Iowa."

On motion of Senator Anderson, division 1 of his amendment was adopted.

Senator Benda took the chair at 5:25 p.m.

Senator Anderson moved the adoption of division 2 of his amendment and called for a division.

Division 2 of the amendment was lost.

Senator Anderson asked and received unanimous consent to withdraw division 3 of his amendment.

Senator Potgeter offered the following amendment and moved its adoption:

Amend House File 548 on page 1, line 16, by inserting after the word "partnership," the words "cooperative association,".

The amendment was adopted.

Senator Balloun offered the following amendment by Senators Balloun and Lavery:

Amend House File 548 by striking everything after the enacting clause and inserting in lieu thereof the following:

Section 1. As used in this Act:

1. "Commission" means the Iowa state commerce commission.
2. "Moisture measuring devices" means any device or instrument used by any person in proving or ascertaining the moisture content of agricultural products.
3. "Agricultural products" means any product of agricultural activity which is tested for moisture content when offered for sale, processing, or storage.
4. "Person" means an individual, corporation, partnership, or two or more persons having a joint or common interest in the same venture and shall include the United States, the state, or any subdivision of either.

Sec. 2. The commission shall inspect or cause to be inspected at least annually every moisture measuring device used in this state, except those belonging to the United States or the state, or any subdivision of either, except as herein provided. The commission may inspect or cause to be inspected at the convenience of the commission any moisture measuring device upon a request in writing from the owner thereof.

Sec. 3. The commission is hereby charged with the enforcement of this Act, and after due publicity and due public hearing, is empowered to establish rules, regulations, specifications, standards, and tests as may be necessary in order to secure the efficient administration of this Act. Publicity concerning the public hearing shall be reasonably calculated to give interested parties adequate notice and adequate opportunity to be heard. The commission may establish specifications and tolerances it deems necessary to insure reasonable accuracy of moisture measuring devices. The commission may from time to time publish such data in connection with the administration of this Act as may be of public interest.

Sec. 4. The commission may at its discretion designate an employee or

officer of the commission to act for the commission in any details connected with the administration of this Act.

Sec. 5. If an inspection or comparative test reveals that the moisture measuring device being inspected or tested conforms to the standards and specifications established by the commission the commission shall cause the same to be marked with an appropriate seal. Any moisture measuring device which upon inspection is found not to conform with the specifications and standards established by the department shall be marked with an appropriate seal showing such device to be defective, which seal shall not be altered or removed until said moisture measuring device is properly repaired and reinspected. The owner or user of such device shall be notified of such defective condition by the commission or its properly designated employees on an inspection form prepared by the department.

Sec. 6. Any defective moisture measuring device, while so marked, sealed, or tagged, as provided in section five (5) of this Act, may be used to ascertain the moisture content of agricultural products offered for sale, processing, or storage, only under the following conditions:

1. The person shall keep a record, open to inspection, of every sample of agricultural products inspected by the tagged device, showing that an adjustment was made on all such agricultural products tested.

2. The device shall be repaired to comply with section five (5) of this Act within a period of thirty days, and the commission thereupon notified.

If upon reinspection, the device is again rejected under the provisions of section five (5) of this Act, such device shall be sealed and shall not be used until repaired and reinspected.

Sec. 7. Every device used to ascertain the moisture content of agricultural products offered for sale, processing, or storage shall be used in a location visible to the general public and the detailed procedure for operating a moisture measuring device shall be displayed in a conspicuous place close to the moisture measuring device.

Sec. 8. After September 1, 1970, no person shall use or cause to be used any grain moisture measuring device which has not been inspected and approved for use by the commission; except that after September 1, 1970, a newly purchased grain moisture measuring device may be used prior to regular inspection and approval if the user of such device has given notice to the commission of the purchase and before use of such new device.

Sec. 9. The commission shall charge, assess, and cause to be collected at the time of inspection, an inspection fee of ten dollars for each moisture measuring device required to be inspected under this Act, and ten dollars for each moisture measuring device not subject to this Act when requested by a person. A fee of ten dollars shall be charged for each device subject to reinspection under section five (5) of this Act. All moneys received by the commission under the provisions of this Act shall be handled in the same manner as "repayment receipts" as defined in chapter eight (8) of the Code, and shall be used for the administration and enforcement of the provisions of this Act. When it is determined by the secretary that there are sufficient funds to carry out the mandates of this Act for at least twelve months, the commission shall have the authority to reduce the fees as set forth in this section.

Sec. 10. Every person who uses or causes to be used a moisture measuring device with knowledge that such device has not been inspected and approved by the commission in accordance with the provisions of this Act shall be guilty of a misdemeanor and upon conviction shall be punished by a fine not exceeding one hundred dollars or by imprisonment in the county jail for a period not to exceed thirty days or both such fine and imprisonment.

Sec. 11. There is hereby appropriated to the Iowa state commerce commission from the general fund of the state of Iowa for each year of the biennium beginning July 1, 1969 and ending June 30, 1971, the sum of twenty-five thousand dollars (\$25,000), or so much thereof as may be necessary, for use in employing personnel and defraying other expenses for inspection of moisture measuring devices.

Sec. 12. Amend House File 548, page 1, lines 1 and 2, by striking the words "Iowa department of agriculture" and inserting in lieu thereof the following: "Iowa state commerce commission".

Sec. 13. The provision of Chapter eight (8) of the Code shall apply to this Act.

Senator Balloun moved the adoption of the amendment and called for a division.

The amendment was lost.

(Consideration of House File 548 pending on adjournment.)

SENATE FILE WITHDRAWN

Senator Keith asked and received unanimous consent that **Senate File 466** be withdrawn from further consideration of the Senate.

ANNOUNCEMENT OF INVESTIGATING COMMITTEES ON GOVERNOR'S APPOINTMENTS

President Jepsen, in accordance with section 2.40, Code 1966, announced the appointment of the following Senators to investigating committees:

As members of the Civil Rights Commission:

Lafayette James Twyner, Davenport, Scott County, Iowa, for the regular four-year term ending June 30, 1973:

Senator Nicholson, Chairman

Senator Thordsen

Senator Shaff

Senator Parker

Senator Weimer

Madonna M. Skogstrom, Algona, Kossuth County, Iowa, for the regular four-year term ending June 30, 1973:

Senator Keith, Chairman

Senator Ollenburger

Senator Clarke

Senator Hammer

Senator Coleman

John E. Strother, Waterloo, Black Hawk County, Iowa, for the regular four-year term ending June 30, 1973:

Senator Conklin, Chairman

Senator Messerly

Senator Hougren

Senator Balloun

Senator Palmer

Sol M. Davidson, Des Moines, Polk County, Iowa, for the regular four-year term ending June 30, 1973:

Senator Lavery, Chairman

Senator DeHart

Senator Benda

Senator Flatt

Senator O'Malley

INTRODUCTION OF JOINT RESOLUTION

Senate Joint Resolution 30, by committee on judiciary, a joint resolution to provide that the authority conferred on the executive council extends to and includes acquisition of property by gift, purchase, condemnation or otherwise.

Read first time 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 concurred in Senate amendment to and passed:

House File 363, a bill for an act relating to bonding of employees of department of public safety.

Also: That the House has concurred in Senate amendment to and passed:

House File 796, a bill for an act for the appropriation to the department of health.

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

Senate File 635, a bill for an act to appropriate from moneys received by certain commissions, boards, and departments.

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

Senate File 654, a bill for an act to appropriate from moneys received by certain commissions, boards, and departments.

Also: That the House has amended and passed the following joint resolution in which the concurrence of the House was asked:

Senate Joint Resolution 18, directing a legislative study to review the Iowa criminal code.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 545, a bill for an act relating to payment of dues by school boards to association of school boards.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 655, a bill for an act to appropriate to the board of regents and institutions under the control of said board.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 634, a bill for an act relating to the Iowa merit employment department.

WILLIAM R. KENDRICK, Chief Clerk

HOUSE AMENDMENT TO SENATE JOINT RESOLUTION 18

Amend Senate Joint Resolution 18 by striking from line five (5) of section 1 the figures "1970" and inserting in lieu thereof the figures "1971".

HOUSE AMENDMENT TO SENATE FILE 545

Amend Senate File 545 as follows:

1. Section 1 by inserting after line ten (10) the following:

"Membership in such an Iowa association of school boards shall be limited to those duly elected members of the board of directors of local school corporations."

2. By adding the following new section:

Sec. 8. Chapter two hundred seventy-three (273), Code 1966, is hereby amended by adding thereto the following new section:

"County boards of education or joint county boards of education may pay, out of funds available to them, reasonable annual dues to an Iowa association of school boards.

Membership in such an Iowa association of school boards shall be limited to those duly elected members of the county board of education or joint county board of education."

3. By adding the following new section:

Sec. 4. Chapter two hundred eighty A (280A), Code 1966, is hereby amended by adding thereto the following new section:

"Boards of directors of merged area schools may pay, out of funds available to them, reasonable annual dues to an Iowa association of school boards.

Membership in such an Iowa association of school boards shall be limited to those duly elected members of boards of directors of area schools."

HOUSE AMENDMENT TO SENATE FILE 634

Senate File 634 is hereby amended by striking from line seven (7) the word "monthly" and inserting in lieu thereof the word "quarterly".

HOUSE AMENDMENT TO SENATE FILE 655

Amend Senate File 655 by inserting after the word "practitioners" in the second line following line twenty-three (23) the words "in medicine, using existing medical facilities in Polk County for such training. The necessary staff shall be provided for additional general medical practitioner training. Students attending the university medical school in Iowa City shall be assigned to these facilities for the purposes and in such manner as shall be specified by the dean of the medical school or his designee."

BILLS ASSIGNED TO COMMITTEE

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

- H. F. 129 Human and industrial relations
- H. F. 353 State government
- H. F. 815 Appropriations

APPOINTMENT OF CONFERENCE COMMITTEE

President Jepsen appointed the following conference committee on **Senate File 614** on the part of the Senate: Senators Briles, chairman; Sullivan, Denman and Flatt.

MOTIONS TO RECONSIDER

MR. PRESIDENT: I move to reconsider the vote by which Senate File 679 passed the Senate.

LEE H. GAUDINEER

MR. PRESIDENT: I move to reconsider the Gaudineer amendment to division 2 of the Balloun amendment to Senate File 679.

LEE H. GAUDINEER

MR. PRESIDENT: I move to reconsider the vote by which division 2 of the Balloun amendment to Senate File 679 passed the Senate.

CHARLES BALLOUN

REPORTS OF COMMITTEES

Senator Griffin submitted the following reports:

MR. PRESIDENT: Your committee on commerce, to which was referred **Senate File 421**, a bill for an act relating to the amount of credit life insurance that can be sold to a debtor, begs leave to report it has had the same under consideration and recommends the same *do pass*.

JAMES GRIFFIN, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on commerce, to which was referred **House File 221**, a bill for an act relating to fire and casualty insurance companies, begs leave to report it has had the same under consideration and recommends the same *do pass*.

JAMES GRIFFIN, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on commerce, to which was referred **House File 758**, a bill for an act relating to liquid transport carrier fees, begs leave to report it has had the same under consideration and recommends the same *do pass*.

JAMES GRIFFIN, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on commerce, to which was referred **House File 759**, a bill for an act relating to motor vehicle truck operator application filing fees, begs leave to report it has had the same under consideration and recommends the same *do pass*.

JAMES GRIFFIN, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on commerce, to which was referred House File 760, a bill for an act relating to annual registration decal or sticker fees for motor carriers in interstate commerce, begs leave to report it has had the same under consideration and recommends the same do pass.

JAMES GRIFFIN, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on commerce, to which was referred House File 762, a bill for an act relating to motor vehicle certificated carrier fees, begs leave to report it has had the same under consideration and recommends the same do pass.

JAMES GRIFFIN, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on commerce, to which was referred House File 761, a bill for an act relating to bonded agricultural product warehouse fees, begs leave to report it has had the same under consideration and recommends the same do pass.

JAMES GRIFFIN, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on commerce, to which was referred House File 763, a bill for an act relating to motor vehicle truck operator fees, begs leave to report it has had the same under consideration and recommends the same do pass.

JAMES GRIFFIN, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on commerce, to which was referred House File 764, a bill for an act relating to liquid transport carrier application filing fees, begs leave to report it has had the same under consideration and recommends the same do pass.

JAMES GRIFFIN, Chairman

Ordered passed on file.

Senator Lucken, submitted the following report:

MR. PRESIDENT: Your committee on human and industrial relations, to which was referred House File 528, a bill for an act defining "workmen" or "employee" in the workmen's compensation law, 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 528 by striking all after the enacting clause and substituting in lieu thereof the following:

Section 1. Section eighty-five point sixty-one (85.61), Code 1966, as amended by chapter one hundred fifteen (115), Acts of the Sixty-second General Assembly, is further amended by adding to subsection three (3) the following new subparagraph:

"Partners; directors of any corporation who are not at the same time employees of such corporation; or directors, trustees, officers or other managing officials of any nonprofit corporation or association who are not at the same time full-time employees of such nonprofit corporation or association."

J. HENRY LUCKEN, Chairman

Ordered passed on file.

AMENDMENTS FILED

- 1 Amend Senate File 77 as follows:
- 2 By striking from page 1, line 6, all of such lines after
- 3 the word "thereof" and inserting in lieu thereof the words
- 4 "the word 'fifteen'."

FRANCIS MESSERLY

- 1 Amend the Gaudineer amendment to Senate File 362, filed May 6,
- 2 1969, by striking from line 5 the number "20" and by inserting in
- 3 lieu thereof the following:
- 4 "twenty (20)".

LEE H. GAUDINEER

- 1 Amend Senate File 546 as follows:
- 2 1. By deleting in lines sixty-seven (67) and sixty-eight
- 3 (68), on page two (2), the words "vocational rehabilitation,"
- 4 2. By deleting in lines seventy (70) and seventy-one (71),
- 5 on page two (2), the words and figures "two hundred fifty-nine
- 6 (259),".
- 7 3. By deleting in lines three hundred sixty-five (365),
- 8 three hundred sixty-six (366), three hundred sixty-seven (367),
- 9 on page eight (8), all of section twenty-six (26) and insert in
- 10 lieu thereof the following words and figures: "Sec. 26. Section
- 11 two hundred fifty-seven point ten (257.10), Code 1966, subsection
- 12 ten (10), is hereby amended by striking lines two (2) through
- 13 six (6), inclusive, and inserting in lieu thereof the words
- 14 'rehabilitation, as provided in chapter two hundred fifty-nine
- 15 (259) of the Code.'"
- 16 4. By deleting in lines three hundred seventy-seven (377)
- 17 and three hundred seventy-eight (378) on page eight (8) the words
- 18 "and vocational rehabilitation".
- 19 5. By deleting lines four hundred ninety-nine (499) through
- 20 five hundred twenty-three (523), on pages ten (10) and eleven (11),
- 21 including all of sections thirty-eight (38), thirty-nine (39),
- 22 forty (40), forty-one (41), and forty-two (42).

CHARLES O. LAVERTY

- 1 Amend Senate File 564, page 1, by inserting in line 20 after the
- 2 word, "regulate" the words, "or prohibit".

GEORGE O'MALLEY
LEE H. GAUDINEER

- 1 Amend Senate File 564 by striking on page 4 all after the word,
- 2 "devices" in line 33 and all of line 34 and by inserting in lieu there-
- 3 of a period (.)

CHARLES LAVERTY
LEE H. GAUDINEER

- 1 Amend Senate File 564, page 5, by striking the word, "ninety" in
- 2 line 21 and by inserting in lieu thereof the word, "thirty".

LEE H. GAUDINEER

- 1 Amend the Stephens-Ollenburger amendment to Senate File
- 2 628, filed May 6, 1969, as follows:

- 3 1. By inserting in line 15 before the word "cones" a
- 4 comma.

- 5 2. By reversing the quotation marks and period at the
- 6 end of line 20.

RICHARD L. STEPHENS
H. L. OLLENBURG

- 1 Amend Senate File 677 as follows:

- 2 1. Insert immediately after line 13, page 6, the following
- 3 paragraph:

4 "The dollar amount of proposed expenditures for a school
5 district not allowed by the school budget review committee shall
6 be levied in the succeeding year as an additional property tax
7 over and above that for the then current budget in said district
8 and shall be distributed among the school districts in the basic
9 school tax unit. Such dollar amount shall be credited to each
10 district in the proportion that each district's property valuation
11 is to the total property valuation in the basic school tax unit."

QUENTIN ANDERSON

- 1 Amend the Balloun amendment to Senate File 679, filed
- 2 May 5, 1969, by striking lines 6 through 9, inclusive, and
- 3 inserting in lieu thereof the following:

- 4 2. By striking from page 2, lines 3 and 4, and inserting
- 5 in lieu thereof the following:

6 "five (5) and six (6) the words 'exceed eighty' and

7 inserting in lieu thereof the words 'exceed eighty-five'".

CHARLES BALLOUN
LEE H. GAUDINEER

- 1 Amend Senate File 687 by striking from line 21 the words and
- 2 figures "nine thousand (29,000) and inserting in lieu thereof
- 3 the words and figures "eight thousand (28,000)".

R. DEAN ARBUCKLE

- 1 Amend Senate File 687 as follows:

- 2 1. By striking on page 3, lines 20 through 24, inclusive, and
- 3 by renumbering the remaining sections in conformity herewith.

- 4 2. By inserting in line 25, page 3, after the figure, "(8)" the
- 5 words and figures, "and section three hundred thirteen point five
- 6 (313.5)".

LEE H. GAUDINEER

- 1 Amend the Neu and Stephens amendment to House Concurrent Reso-
- 2 lution 21, filed
- 3 April 10, 1969, by adding the following new paragraph after line
- 4 23 thereof:

5 "With reference to the right of eminent domain exercised

6 by private utilities, special emphasis shall be given by the

7 study committee to the possibility of establishing utility

8 corridors in the state, to the possibility of requiring an

annual rental or fee to the paid an easement grantor, to the

9 possibility of making more stringent the requirements for
10 establishing by a private utility the necessity and suitability
11 to the public use of a proposed franchise route, to the
12 possibility of requiring individual notice to all landowners
13 potentially affected by proposed utility route prior to
14 allowing the purchase of any easements by private utility, to
15 the possibility of requiring potential future development of
16 an area to be considered in determining the damage to be
17 assessed in cases of condemnation by a private utility under
18 right of eminent domain, and to the problems occasioned by
19 the disparity of bargaining power between the utility and the
20 private landowner. Nothing contained herein shall in any
21 way be construed to limit the scope of the study to be made
22 by the study committee."

ALAN SHIRLEY

1 Amend House File 77 as amended and passed by the House by
2 striking everything after the enacting clause and inserting
3 in lieu thereof the following:

4 Section 1.

5 1. "Snowmobile" means any self-propelled vehicle weighing
6 less than one thousand pounds which utilizes wheels with pneu-
7 matic tires and is designed to operate on land or water or is
8 equipped with sled-type runners or skis, an endless belt-type
9 tread, or any combination thereof and is designed for travel
10 upon snow, land, or ice.

11 2. "Commission" means the state conservation commission.

12 Sec. 2. The commission is hereby vested with the power
13 to adopt rules and regulations for the:

14 1. Registration of snowmobiles,

15 2. Use of snowmobiles insofar as game and fish resources
16 are affected, and

17 3. Use of snowmobiles on public lands under the jurisdic-
18 tion of the commission.

19 The commissioner of public safety may adopt rules and regu-
20 lations not inconsistent herewith regulating the use of snow-
21 mobiles on streets and highways, except that cities and towns
22 may regulate their use on streets under the jurisdiction of
23 cities and towns within their respective corporate limits.

24 Sec. 3. Every snowmobile used on public streets, highways,
25 land, or ice of this state shall be currently registered and
26 numbered. No person shall operate, maintain, or give permis-
27 sion for the operation or maintenance of any such snowmobile
28 on such land or ice unless the snowmobile is numbered in
29 accordance with this Act, or in accordance with applicable
30 federal laws, or in accordance with an approved numbering
31 system of another state, and unless the identifying number
32 set forth in the registration is displayed on each side of
33 the forward half of such snowmobile.

34 Sec. 4. The owner of each snowmobile required to be num-
35 bered shall register it every year with the county recorder
36 of the county in which the owner resides or, if the owner is
37 a nonresident, he shall register it in the county in which
38 such snowmobile is principally used. The commission shall
39 have supervisory responsibility over the registration of all

40 snowmobiles and shall provide each county recorder with regis-
41 tration forms and certificates and shall allocate identifica-
42 tion numbers to each county.

43 The owner of such snowmobile shall file an application for
44 registration with the appropriate county recorder on forms
45 provided by the commission. The application shall be com-
46 pleted and signed by the owner of the snowmobile and shall
47 be accompanied by a fee of six dollars and a writing fee of
48 fifty cents. Proof of payment of Iowa sales or use tax must
49 accompany all applications for registration. Upon receipt of
50 the application in approved form accompanied by the required
51 fees, the county recorder shall enter the same upon his records
52 and shall issue to the applicant a pocket-size registration
53 certificate. The certificate shall be executed in triplicate,
54 one copy to be delivered to the owner, one copy to the commis-
55 sion, and one copy to be retained on file by the county re-
56 corder. The registration certificate shall bear the number
57 awarded to such snowmobile and the name and address of the
58 owner. The registration certificate shall be carried either
59 in the snowmobile or on the person of the operator of such
60 machine when in use.

61 Sec. 5. A plate or decal containing the identification
62 numbers or letters shall be furnished by the conservation
63 commission.

64 The owner shall cause the identification number to be
65 attached to each side of the forward half of the snowmobile
66 in such manner as may be prescribed by the rules and regula-
67 tions of the commission and shall be maintained in legible
68 condition at all times.

69 Sec. 6. Every registration certificate and number issued
70 shall expire at midnight April thirtieth, unless sooner ter-
71 minated or discontinued in accordance with the provisions of
72 this chapter. After the first day of January each year, any
73 unregistered snowmobile and renewals of registration may be
74 so registered for the subsequent year beginning May first.

75 After the first day of January any unregistered snowmobile
76 may be registered for the remainder of the current registra-
77 tion period and for the subsequent registration period in one
78 transaction. The fee shall be three dollars for the remainder
79 of the current period, in addition to the registration fee of
80 six dollars for the subsequent year beginning May first, and
81 a writing fee of fifty cents. Registration certificates and
82 numbers may be renewed upon application of the owner in the
83 same manner as provided for in securing the original regis-
84 tration.

85 If the application for registration for the subsequent year
86 is not made before May first of each year, the applicant shall
87 be charged a penalty of one dollar for each six month's delin-
88 quency, or any portion thereof.

89 Whenever any person, after registering a snowmobile, moves
90 from the address shown on the registration certificate, he
91 shall, within ten days, notify the county recorder in writing
92 of such fact.

93 Registrations may be transferred when a snowmobile is sold
94 by filing an application for such transfer with the county re-

95 corder of the county wherein the snowmobile is registered. The
96 county recorder shall collect a transfer fee of one dollar and
97 an additional twenty-five cents as a writing fee.

98 Duplicate registrations may be issued upon application
99 therefor and the payment of the same fees collected for the
100 transfer of registrations.

101 Sec. 7. All fees collected from the registration of snow-
102 mobiles shall be forwarded by the county recorder to the com-
103 mission for remission to the treasurer of state, who shall
104 place such money in the state conservation fund. The fees
105 collected shall be appropriated by the General Assembly to the
106 commission solely for the administration and enforcement of
107 snowmobile laws and safety.

108 Sec. 8. No registration shall be required for the follow-
109 ing described snowmobiles:

110 1. Snowmobiles owned and used by the United States, another
111 state, or a political subdivision thereof.

112 2. Snowmobiles registered in a country other than the
113 United States temporarily used within this state.

114 3. Snowmobiles covered by a valid license of another
115 state and which have not been within this state for more than
116 twenty consecutive days.

117 4. Snowmobiles not registered or licensed in another state
118 or country being used in this state during an organized race
119 or exhibition and not remaining in the state for a period of
120 more than ten days.

121 Sec. 9. Whenever any snowmobile is involved in an acci-
122 dent resulting in injury or death to anyone or property dam-
123 age amounting to fifty dollars or more, either the operator
124 or someone acting for him shall immediately notify the county
125 sheriff or another law enforcement agency in the state. The
126 operator shall file with the commission a report of the acci-
127 dent, within forty-eight hours, containing such information
128 as the commission may require.

129 Sec. 10. A snowmobile shall not be operated without suit-
130 able and effective muffling devices except when being operated
131 or used in an organized race or exhibition.

132 Sec. 11. Every snowmobile shall be equipped with at least
133 one head lamp and one tail lamp, and with brakes which con-
134 form to standards prescribed by the commissioner of public
135 safety.

136 Sec. 12. It shall be unlawful for any person to drive or
137 operate any snowmobile:

138 1. At a rate of speed greater than reasonable or proper
139 under all existing circumstances.

140 2. In a careless, reckless, or negligent manner so as to
141 endanger the person or property of another or to cause injury
142 or damage thereto.

143 3. While under the influence of intoxicating liquor or
144 narcotics or habit-forming drugs.

145 4. Without a lighted headlight and taillight when required
146 for safety.

147 5. In any tree nursery or planting in a manner which dam-
148 ages or destroys growing stock.

149 Sec. 13. Any person who shall violate any provision of

150 this Act or any regulation of the commission or commissioner
151 of public safety shall be guilty of a misdemeanor and punished
152 by a fine of not more than one hundred dollars, or by imprison-
153 ment for not more than ninety days.

ALDEN J. ERSKINE

VERNON H. KYHL

RALPH W. POTTER

1 Amend House File 221 by inserting the following new

2 sections:

3 1. "All corporations presently incorporated under chapter
4 five hundred four (504) and operating under chapter five hun-
5 dred fourteen (514) of the Code shall retain their corporate
6 existence under their original charter and shall upon applica-
7 tion on or before July 1, 1970, be granted a certificate or
8 permission of authority to do business as a mutual insurance
9 company and shall thereafter be regulated, taxed and operated
10 as a mutual company entitled to do all things a mutual insurance
11 company may do subject to all applicable provisions of chapter
12 five hundred fifteen (515) of the Code relating to mutual com-
13 panies.

14 All corporations licensed to write health and accident in-
15 surance, including corporations licensed under chapter five hun-
16 dred fifteen (515) of the Code, shall be entitled to write the
17 following coverages:

18 a. To issue and deliver service benefit contracts to provide
19 for prepayment of any health care service, and to make payment
20 directly to the provider of such services, in whole or in part,
21 including but not limited to professional services, any institu-
22 tional care, personal services, and supplies.

23 b. To issue and deliver contracts of indemnity or contracts
24 providing for payment of money directly to the insured or for
25 him for such health care services.

26 The commissioner of insurance may issue regulations to
27 implement the provisions and purposes of this Act."

28 2. "Chapter five hundred fourteen (514), Code 1966, is
29 hereby repealed."

30 3. "The provisions of this Act shall become effective
31 July 1, 1970."

JAMES GRIFFIN

1 Amend the committee on rules amendment to House
2 File 390, filed May 5, 1969, as follows:

3 1. By striking from line 19 the word "and".

4 2. By striking from line 20 the second use of the
5 word "and".

6 3. By striking from line 28 and line 27 the word
7 "and".

8 4. By inserting in line 109 after the word "day"
9 the words "while the General Assembly is in session".

10 5. By striking from line 128 the words "state
11 treasurer" and inserting in lieu thereof the words
12 "treasurer of state".

13 6. By striking from line 141 the parentheses and
14 inserting commas in lieu thereof.

15 7. By striking lines 824 through 827, inclusive.

16 8. By striking lines 960 through 968, inclusive,
17 and inserting in lieu thereof the following:
18 "Chapter ninety-one (91) section one (1), acts of
19 the Sixty-second General Assembly, is hereby amended by
20 striking lines five (5) and six (6) and inserting in
21 lieu thereof the following: 'good paper. The style
22 and format of such bills shall be specified by the
23 legislative council.'"

24 9. By inserting after line 978 the following:
25 "Further amend the section by inserting at the
26 end a new sentence as follows: 'When the Code is
27 published in more than one volume the superintendent
28 of printing may distribute each volume on order, after
29 payment of the estimated purchase price for the set,
30 when said volume becomes available.'"

31 10. By inserting in line 1022 after the figures
32 "(20.1)" the words "of the Code".

ARTHUR A. NEU

1 Amend House File 417, as amended and passed by the Senate, as
2 follows:

3 By striking everything after the enacting clause and insert-
4 ing in lieu thereof the following:

5 "Section 1. For the purposes of this Act, unless the context
6 clearly requires a different meaning:

7 1. The term 'Wholesome Meat Act' means the federal Meat
8 Inspection Act approved March 4, 1907 (84 Stat. 1260), as amended
9 by the Wholesome Meat Act (81 Stat. 584).

10 2. The term 'Wholesome Poultry Products Act' means the
11 Federal Poultry Products Inspection Act approved August 28, 1957
12 (71 Stat. 411), as amended by the Wholesome Poultry Products Act
13 (82 Stat. 791).

14 3. The term 'department' means the Iowa department of agri-
15 culture.

16 4. The term 'commerce' means commerce between any state,
17 any territory, or the District of Columbia, and any place out-
18 side thereof.

19 5. The term 'establishment' means all premises where cattle,
20 sheep, swine, goats, horses, mules, or other equines, or poultry
21 are slaughtered or otherwise prepared for food purposes. 'Es-
22 tablishment' includes, but is not limited to, meat or poultry
23 canneries, sausage factories, smoking or curing operations, and
24 similar places.

25 6. The term 'carcass' means all parts including viscera of
26 slaughtered cattle, sheep, swine, goats, or poultry that are cap-
27 able of being used for human food.

28 7. The term 'meat food product' shall have the same meaning
29 for the purposes of this Act as under the Wholesome Meat Act.

30 8. The term 'poultry product' shall have the same meaning
31 for the purposes of this Act as under the Wholesome Poultry Products
32 Act.

33 9. The term 'poultry' means any domesticated bird, whether
34 alive or dead.

35 10. The terms 'prepared' and 'processed' mean slaughtered,
36 canned, salted, stuffed, rendered boned, cut up, or otherwise
37 manufactured or processed.

38 11. The terms 'hotel', 'restaurant', and 'food establish-
39 ment' shall have the same meaning for the purposes of this Act
40 as under chapter one hundred seventy (170), Code 1966.

41 12. The term 'state inspection' means the meat and poultry
42 inspection service conducted by the department of agriculture
43 of the state of Iowa.

44 Sec. 2. The governor, the secretary of agriculture, and the
45 department shall take such action as may be necessary to insure
46 that every establishment in the state of Iowa which slaughters
47 cattle, sheep, goats, horses, mules, and other equines or pre-
48 pares carcasses, parts thereof, or meat or meat food products
49 and is not exempt from the provisions of the Wholesome Meat Act
50 shall, after December 14, 1969, become subject to the provisions
51 of the Wholesome Meat Act as though engaged in commerce.

52 Sec. 3. The governor, the secretary of agriculture, and the
53 department shall take such action as may be necessary to insure
54 that every establishment in the state of Iowa which slaughters
55 poultry or processes poultry carcasses or parts thereof and
56 other poultry products is not exempt from the provisions of
57 the Wholesome Poultry Act shall, after August 17, 1970, become
58 subject to the provisions of the Wholesome Poultry Act as though
59 engaged in commerce.

60 Sec. 4. Effective December 15, 1969, state inspection shall
61 not be provided for any establishment which slaughters cattle, sheep,
62 swine, goats, horses, mules, and other equines or prepares the car-
63 carcasses, parts thereof, meat or meat food products subject to federal
64 inspection under the provisions of the Wholesome Meat Act. The pro-
65 visions of the Wholesome Meat Act shall supersede chapter one hun-
66 dred eighty-nine A (189A), Code 1966.

67 Sec. 5. Effective August 18, 1970, state inspection shall not
68 be provided for any establishment which slaughters poultry, processes
69 poultry carcasses and parts thereof and other poultry products sub-
70 ject to federal inspection under the provisions of the Wholesome
71 Poultry Products Act. The provisions of the Wholesome Poultry Pro-
72 ducts Act shall supersede chapter one hundred eighty-nine A (189A),
73 Code 1966.

74 Sec. 6. Effective August 18, 1970, chapter one hundred
75 eighty-nine A (189A), Code 1966, is hereby repealed.

LEE H. GAUDINEER

1 Amend House File 548 on page 1, line 16, by inserting after
2 the word "partnership," the words "cooperative association,".

JAMES A. POTGETER

1 Amend House File 548 by striking everything after the
2 enacting clause and inserting in lieu thereof the following:

3 Section 1. As used in this Act:

4 1. "Commission" means the Iowa state commerce commission.

5 2. "Moisture measuring devices" means any device or
6 instrument used by any person in proving or ascertaining the
7 moisture content of agricultural products.

8 3. "Agricultural products" means any product of agricultural
9 activity which is tested for moisture content when offered
10 for sale, processing, or storage.

11 4. "Person" means an individual, corporation, partnership,
12 or two or more persons having a joint or common interest in

13 the same venture and shall include the United States, the state,
14 or any subdivision of either.

15 Sec. 2. The commission shall inspect or cause to be
16 inspected at least annually every moisture measuring device
17 used in this state, except those belonging to the United States
18 or the state, or any subdivision of either, except as herein pro-
19 vided. The commission may inspect or cause to be inspected at
20 the convenience of the commission any moisture measuring device
21 upon a request in writing from the owner thereof.

22 Sec. 3. The commission is hereby charged with the enforce-
23 ment of this Act, and after due publicity and due public hear-
24 ing, is empowered to establish rules, regulations, specifica-
25 tions, standards, and tests as may be necessary in order to
26 secure the efficient administration of this Act. Publicity
27 concerning the public hearing shall be reasonably calculated
28 to give interested parties adequate notice and adequate oppor-
29 tunity to be heard. The commission may establish specifications
30 and tolerances it deems necessary to insure reasonable accuracy
31 of moisture measuring devices. The commission may from time
32 to time publish such data in connection with the administration
33 of this Act as may be of public interest.

34 Sec. 4. The commission may at its discretion designate
35 an employee or officer of the commission to act for the commission
36 in any details connected with the administration of this Act.

37 Sec. 5. If an inspection or comparative test reveals that
38 the moisture measuring device being inspected or tested con-
39 forms to the standards and specifications established by the
40 commission the commission shall cause the same to be marked
41 with an appropriate seal. Any moisture measuring device which
42 upon inspection is found not to conform with the specifications
43 and standards established by the department shall be marked
44 with an appropriate seal showing such device to be defective,
45 which seal shall not be altered or removed until said moisture
46 measuring device is properly repaired and reinspected. The
47 owner or user of such device shall be notified of such defec-
48 tive condition by the commission or its properly designated
49 employees on an inspection form prepared by the department.

50 Sec. 6. Any defective moisture measuring device, while
51 so marked, sealed, or tagged, as provided in section five (5)
52 of this Act, may be used to ascertain the moisture content of
53 agricultural products offered for sale, processing, or storage,
54 only under the following conditions:

55 1. The person shall keep a record, open to inspection, of
56 every sample of agricultural products inspected by the tagged
57 device, showing that an adjustment was made on all such agri-
58 cultural products tested.

59 2. The device shall be repaired to comply with section
60 five (5) of this Act within a period of thirty days, and the
61 commission thereupon notified.

62 If upon reinspection, the device is again rejected under
63 the provisions of section five (5) of this Act, such device
64 shall be sealed and shall not be used until repaired and rein-
65 spected.

66 Sec. 7. Every device used to ascertain the moisture

67 content of agricultural products offered for sale, processing,
68 or storage shall be used in a location visible to the general
69 public and the detailed procedure for operating a moisture
70 measuring device shall be displayed in a conspicuous place
71 close to the moisture measuring device.

72 Sec. 8. After September 1, 1970, no person shall use or
73 cause to be used any grain moisture measuring device which has
74 not been inspected and approved for use by the commission;
75 except that after September 1, 1970, a newly purchased grain
76 moisture measuring device may be used prior to regular inspection
77 and approval if the user of such device has given notice
78 to the commission of the purchase and before use of such new
79 device.

80 Sec. 9. The commission shall charge, assess, and cause
81 to be collected at the time of inspection, an inspection fee of
82 ten dollars for each moisture measuring device required to be
83 inspected under this Act, and ten dollars for each moisture
84 measuring device not subject to this Act when requested by a
85 person. A fee of ten dollars shall be charged for each device
86 subject to reinspection under section five (5) of this Act.
87 All moneys received by the commission under the provisions of
88 this Act shall be handled in the same manner as "repayment
89 receipts" as defined in chapter eight (8) of the Code, and
90 shall be used for the administration and enforcement of the
91 provisions of this Act. When it is determined by the secre-
92 tary that there are sufficient funds to carry out the mandates
93 of this Act for at least twelve months, the commission shall
94 have the authority to reduce the fees as set forth in this
95 section.

96 Sec. 10. Every person who uses or causes to be used a
97 moisture measuring device with knowledge that such device has
98 not been inspected and approved by the commission in accordance
99 with the provisions of this Act shall be guilty of a misde-
100 meanor and upon conviction shall be punished by a fine not
101 exceeding one hundred dollars or by imprisonment in the county
102 jail for a period not to exceed thirty days or both such fine
103 and imprisonment.

104 Sec. 11. There is hereby appropriated to the Iowa state
105 commerce commission from the general fund of the state of Iowa
106 for each year of the biennium beginning July 1, 1969 and end-
107 ing June 30, 1971, the sum of twenty-five thousand dollars (\$25,000),
108 or so much thereof as may be necessary, for use in employing
109 personnel and defraying other expenses for inspection of moisture
110 measuring devices.

111 Sec. 12. Amend House File 548 page 1, lines 1 and 2, by
112 striking the words "Iowa department of agriculture" and in-
113 serting in lieu thereof the following: "Iowa state commerce
114 commission".

115 Sec. 13. The provision of chapter eight (8) of the
116 Code shall apply to this Act.

CHARLES BALLOUN
CHARLES O. LAVERTY

- 1 House File 624 is hereby amended by striking lines eight (8)
- 2 and nine (9) and inserting in lieu thereof the following:

3 "No levy shall be made for the improvement, maintenance, or
4 replacements of the hospital until the hospital has been con-
5 structed, staffed, and receiving patients."

ELMER F. LANGE

1 Amend House File 784 by striking all after the enacting
2 clause and inserting in lieu thereof the following:

3 "Section 1. Chapter three hundred fifty-four (354),
4 section one (1), Acts of the Sixty-second General Assembly,
5 is hereby amended as follows:

6 1. By striking from lines eleven (11) and twelve (12)
7 the words " 'Market value' is" and inserting in lieu thereof
8 the following:

9 "The terms 'market value' and 'fair and reasonable
10 market value' are".

11 2. By striking all of line sixteen (16) after the
12 period, and by striking lines seventeen (17) through twenty-
13 two (22), inclusive, and inserting in lieu thereof the
14 following:

15 "Sale prices of the property or comparable property
16 in normal transactions reflecting market value shall be
17 evidence of market value. Good faith offers to buy or sell
18 the property, and the probable availability or unavailability
19 of persons interested in purchasing the property, shall also
20 be taken into consideration in determining its market value.

21 In determining market value, sale prices and offers in
22 abnormal transactions not reflecting market value shall not
23 be taken into account or shall be adjusted to eliminate the
24 effect of factors which distort market value, including but
25 not limited to sales to the immediate family of the seller,
26 foreclosure or other forced sales, contract sales in which
27 the price does not reflect market value, and transactions in
28 which the land purchased adjoins other land already owned by
29 the purchaser.

30 In determining market value, the following factors shall
31 be considered to the extent that they affect the market value
32 of the property: its productive and earning capacity, if
33 any; soil types and conditions; industrial conditions; its
34 cost; physical and functional depreciation and obsolescence;
35 replacement cost; and all other relevant factors. However,
36 said factors shall be considered only to the extent that they
37 affect market value as defined herein; and market value shall
38 not be determined by use of only one of said factors.
39 Nothing in this paragraph shall be deemed to modify the above
40 definition of terms.

41 The following shall not be taken into consideration:
42 special value or use value of the property to its present
43 owner, and the good will or value of a business which uses
44 the property as distinguished from the value of the property
45 as property.

46 The market value of agricultural property shall be
47 determined on the basis of its current market value for its
48 current use and not on its potential value for other uses.

49 Notwithstanding any other provision of this section, the
50 actual value of any property shall not exceed its market value."

51 3. By striking lines twenty-seven (27) through thirty-
52 six (36), inclusive, and all of line thirty-seven (37) before
53 the period.

54 4. By adding after the period in line forty-nine (49)
55 the following:

56 "The assessor and department of revenue shall disclose
57 at the written request of the taxpayer all information in
58 any formula or method used to determine the actual value of
59 his property."

60 Sec. 2. Chapter three hundred fifty-four (354), section
61 eight (8), Acts of the Sixty-second General Assembly, amending
62 section four hundred twenty-eight point four (428.4), Code
63 1966, is hereby amended by striking from line three (3)
64 the figures "1969" and inserting in lieu thereof the figures
65 "1973".

66 Sec. 3. Section four hundred forty-one point forty-
67 seven (441.47), Code 1966, is hereby amended by adding thereto
68 the following:

69 "The director shall equalize the levels of assessment
70 of each class of property in the first and third year of the
71 quadrennial assessment period except that the first equalization
72 under this Act shall be on the 1971 assessment. For purposes
73 of such valuation adjustments, the director, before such
74 equalization, shall adopt such rules under chapter seventeen A
75 (17A) of the Code as may be necessary to determine the level
76 of assessment for each class of property in each county.
77 The rules shall cover the proposed use of the assessment-sales
78 ratio study set out in subsection six (6) of section four
79 hundred twenty-one point seventeen (421.17) of the Code and
80 the proposed use of any other methods that would assist the
81 director in arriving at the lawful level of assessment of each
82 class of property in each assessing jurisdiction."

DAVID M. STANLEY
KENNETH BENDA
ARTHUR NEU
J. LESLIE LEONARD
CHAS. K. SULLIVAN
H. A. THORSEN
ALAN SHIRLEY
JOHN WALSH
JAMES W. GRIFFIN, SR.
FRANCIS MESSERLY
WILLIAM F. DENMAN
ANDREW FROMMELT
RALPH POTTER

1 Amend House File 784, as amended and passed by the
2 House and reprinted May 6, 1969, as follows:

3 1. By striking from page one (1) lines eight (8) through
4 twelve (12), inclusive, and renumbering the subsequent sub-
5 sections.

6 2. By striking from page one (1), lines thirteen (13)
7 and fourteen (14), the word and figure "twenty-six (26)"
8 and inserting in lieu thereof the word and figure "twenty-

- 9 two (22)".
- 10 3. By adding on page two (2) after line fifteen (15)
- 11 the following:
- 12 "Only the current use and not potential value shall
- 13 be considered in determining the market value of any
- 14 property."
- 15 4. By striking from page two (2), lines nineteen (19)
- 16 through twenty-three (23) inclusive.
- 17 5. By adding on page two (2) after line twenty-nine
- 18 (29), the following new subsections:
- 19 "By striking lines twenty-seven (27) and twenty-eight
- 20 (28), and inserting in lieu thereof the words 'In determin-
- 21 ing the fair and reasonable market value of property, the
- 22 assessor may'."
- 23 "By striking lines thirty-seven (37) through forty-three
- 24 (43), inclusive, and inserting in lieu thereof the words
- 25 'value of the property as property.'"
- 26 "By adding after line fifty-six (56) the following:
- 27 'Only property within Iowa shall be used for comparison
- 28 for valuation and assessment purposes.'"
- 29 By starting a new paragraph after the period in line
- 30 eleven (11).

CHESTER O. HOUGEN
ROGER J. SHAFF

- 1 Amend House File 784, as amended and passed by the House, page 2,
- 2 by adding after line 15 the following new paragraph:
- 3 "In counties or townships in which field work on a modern soil
- 4 survey has been completed since January 1, 1949, the assessor and the
- 5 department of revenue shall place emphasis upon the results of such
- 6 survey in determining the productive and earning capacity of such
- 7 agricultural property."

DONALD S. MCGILL

- 1 Amend House File 784, as amended and passed by the House and
- 2 reprinted May 6, 1969, as follows:
- 3 1. By adding a new subsection on page two (2), after line
- 4 twenty-three (23), as follows:
- 5 "Industrial, manufacturing and processing property including
- 6 machinery, shall be assessed as a class. Assessment shall be
- 7 made by the director of revenue or his deputy as so designated.
- 8 The director, or deputy, may designate county or city assessors
- 9 to make assessments in specific cases, or in types of cases or
- 10 as uniformly classified. Such assessments shall be made
- 11 according to the provisions of section one (1) of this Act so
- 12 far as applicable, except as altered by classification."
- 13 2. By adding the following new section:
- 14 Section four hundred twenty-eight point twenty-two (428.22),
- 15 Code 1966, is hereby repealed.

CHESTER O. HOUGEN

- 1 Amend House File 784 as follows:
- 2 1. By striking from page three (3), line three (3), the
- 3 word "equalize" and inserting in lieu thereof the words "order
- 4 the equalization of".
- 5 2. By inserting in page three (3), line nine (9), after

6 the word "Code" the following:

7 " , subject to the approval of the state board of tax review,".

ROGER J. SHAFF

1 Amend House File 784, as amended and passed by the House and
2 reprinted May 6, 1969, by adding the following new sections:

3 Sec. 4. Section four hundred twenty-two point forty-six
4 (422.46), Code 1966, as amended by chapter three hundred forty-
5 eight (348), section twenty-four (24), and chapter one hundred
6 fifty-eight (158), section four (4), Acts of the Sixty-second
7 General Assembly, is hereby further amended by inserting in line
8 eleven (11) after the word "cigarettes" the words "or to the
9 inventory replacement tax imposed on the gross receipts of re-
10 tailers from the sale of goods".

11 Sec. 5. Section four hundred twenty-seven point one (427.1),
12 Code 1966, as amended by chapter three hundred forty-two (342),
13 section one hundred fifty-five (155), Acts of the Sixty-second
14 General Assembly, is hereby further amended by adding the follow-
15 ing new subsection:

16 "All stocks of merchandise and other tangible personal property
17 purchased, or otherwise acquired by a retailer as defined in sub-
18 section five (5) of section four hundred twenty-two point forty-
19 two (422.42) of the Code, for the purpose of making a subsequent
20 retail sale."

21 Sec. 6. Chapter three hundred fifty-four (354), section one
22 (1), Acts of the Sixty-second General Assembly, amending section
23 four hundred forty-one point twenty-one (441.21), Code 1966, is
24 hereby amended by striking lines twenty-three (23) to twenty-six
25 (26), inclusive.

26 Sec. 7. For the purposes of this Act the terms "retailer",
27 "retail sale", and "sales" shall mean such words as defined in
28 section four hundred twenty-two point forty-two (422.42) of the
29 Code, and adding to said section the following:

30 "There is hereby imposed annually an inventory replacement
31 tax of one-quarter of one percent upon the gross receipts of
32 all retailers derived from the sale of tangible personal property
33 on the first million dollars of gross sales; one-sixteenth of
34 one percent on the second million dollars gross sales; and one-
35 thirty-second of one percent on gross receipts thereafter.
36 Such inventory replacement tax shall not be collected from a
37 consumer of such goods or services. It shall be paid by the
38 retailer in quarterly installments to the department of revenue
39 in the same manner as the retail sales tax as provided in section
40 four hundred twenty-two point fifty-two (422.52) of the Code.
41 The department of revenue may adopt such administrative procedures
42 and requirements as will aid in the administration and enforcement
43 of this provision.

44 The sale of any merchandise sold in bulk or otherwise disposed
45 of, voluntarily or involuntarily, rather than at retail or whole-
46 sale as herein provided, shall be subject to the inventory re-
47 placement tax. In such event, only the consideration for the
48 merchandise shall be included as gross receipts.

49 The department of revenue shall certify the total revenues
50 collected within each county pursuant to this section to the
51 state comptroller, who shall remit not later than October first

52 and April first of each year to the treasurer of each county
53 in which the retailers paying such inventory replacement tax
54 are located, all revenues collected from each county from the
55 taxes imposed by this section. Each county treasurer shall
56 credit to the various taxing districts within the county such
57 proportionate share of the revenues received. The proportionate
58 share of revenues to which each taxing district shall be entitled
59 shall be that share of available revenues represented by the
60 percentage that a taxing district's mill levy measured in dollar
61 amounts bears to the total mill levy measured in dollar amounts
62 of the county. Information necessary to implement the provisions
63 of this section shall be furnished by the department of revenue
64 to the counties."

65 Sec. 8. Section four hundred twenty-eight point seventeen
66 (428.17), Code 1966, is hereby repealed.

CHESTER O. HOUGEN
WILLIAM J. REICHARDT

1 Amend House File 784 by adding the following section:
2 Section four hundred twenty-seven point one (427.1), sub-
3 section thirteen (13), Code 1966, is hereby amended by striking
4 all of the subsection after the word "producer," in line ten
5 (10) and inserting in lieu thereof the words "and all live-
6 stock and fur-bearing animals."

WILLIAM J. REICHARDT

1 Amend the Mowry, et al., amendment to House File 793,
2 dated May 6, 1969, by striking the figures "392,200.00"
3 in line 9 and inserting in lieu thereof the figures
4 "392,220.00".

JOHN L. MOWRY

1 Amend House File 793, page 1, line 24, by
2 inserting after the word "Code" the following:
3 "1966, and any Act of the Sixty-third General Assembly
4 relating to the treatment of alcoholism, no part of this
5 appropriation shall be used for salaries, support and
6 maintenance of the commission, all".

JOHN L. MOWRY
LEE H. GAUDINEER, JR.

1 Amend House File 793 as follows:
2 1. By striking on page 3, line 34, the words and figures,
3 "thirty thousand (30,000)" and by inserting in lieu thereof the
4 words, and figures, "thirty-three thousand (33,000)".
5 2. By striking on page 3, line 35, the figures "214,160.00"
6 and by inserting in lieu thereof the figures, "220,160.00".

LEE H. GAUDINEER
HUGH CLARKE

1 Amend House File 793 as follows:
2 1. By striking from page 4 lines 22 through 24 and
3 inserting in lieu thereof the words and figures
4 "dollars for the director \$138,340.00."

CHARLES BALLOUN

- 1 Amend House File 793 as follows:
- 2 By striking line 18 on page 6 and inserting in lieu
- 3 thereof "of thirteen thousand (13,000)."

JOSEPH B. FLATT

- 1 Amend House File 793 as follows:
- 2 1. By striking from page 6, line 18, the
- 3 words and figures "twelve thousand five hundred (12,500)"
- 4 and inserting in lieu thereof the words and figures
- 5 "thirteen thousand (13,000)".
- 6 2. By striking from page 6, line 19, the
- 7 figures "107,470.00" and inserting in lieu thereof the
- 8 figures "107,970.00".

JOHN L. MOWRY

- 1 Amend the Mowry, et al., amendment filed May 6, 1969, to House
- 2 as follows: File 793
- 3 1. By striking on line 4 the figures "1,783,200.00"
- 4 and inserting in lieu thereof the figures "1,708,200.00."
- 5 2. By striking on line 7 the figures "1,864,200.00"
- 6 and inserting in lieu thereof the figures "1,789,200.00."
- 7 3. By striking on line 16 the figures "22,421,800.00"
- 8 and inserting in lieu thereof the figures "22,346,800.00."
- 9 4. By striking on line 22 the words and figures "twenty-
- 10 one (21)" and inserting in lieu thereof the words and
- 11 figures "twenty (20)".

GENE W. GLENN

- 1 Amend the Mowry, et al., amendment filed May 6, 1969, to House
- 2 File 793 as follows:
- 3 1. Amend line four (4) by striking the figure "1,781,200.00"
- 4 and inserting in lieu thereof the figure "1,783,200.00".
- 5 2. Amend line seven (7) by striking the figure "1,862,200.00"
- 6 and inserting in lieu thereof the figure "1,864,200.00".
- 7 3. By striking lines fourteen (14) through sixteen (16).
- 8 4. Amend line seventeen (17) by striking the word and figure
- 9 "nine (9)" and inserting in lieu thereof "ten (10)".

JOHN L. MOWRY

- 1 Amend House File 793 by striking from page 2, line 4,
- 2 the figure "30,730.00" and inserting in lieu thereof
- 3 the figure "25,000.00" and by revising the totals.

CHARLES BALLOUN

- 1 Further amend House File 793 as follows:
- 2 1. By striking on page 8, lines 16, 17 and 18, the
- 3 words and figures "in an amount of one hundred fifty-two
- 4 thousand eighty-eight (152,088) dollars" and inserting in
- 5 lieu thereof the words "in the amount of three percent (3%)
- 6 of such salaries and an additional state contribution of
- 7 one hundred four thousand two hundred eight (104,208) dollars."
- 8 2. By striking on page 8, lines 30, 31 and 32, the
- 9 words and figures "sixty-one thousand six hundred sixty-
- 10 eight (61,668) dollars" and insert in lieu thereof the
- 11 words and figures "in the amount of three percent (3%) of

- 12 such salaries and an additional state contribution of fifty-
13 five thousand one hundred eighty-eight (55,188) dollars;".

JOHN L. MOWRY

- 1 Amend committee on appropriations amendment to House File 816,
2 filed May 6, 1969, by inserting in line 9 before the word "two"
3 the word "of".

EDWARD E. NICHOLSON

On motion of Senator Stanley, the Senate adjourned until 8:30
a.m., Thursday, May 8, 1969.

JOURNAL OF THE SENATE

SENATE CHAMBER,
DES MOINES, IOWA, THURSDAY, MAY 8, 1969.

The Senate met in regular session, Senator Lange presiding.

Prayer was offered by Reverend William J. Menster, pastor of the St. Mary's Catholic Church, Waverly, Iowa.

The Senate pledged allegiance to the flag.

The Journal of May 7, 1969, was approved.

LEAVES OF ABSENCE

Leaves of absence were granted as follows:

Senator Clarke for the day on request of Senator Lodwick; Senator Stephens to attend a funeral on request of Senator Stanley.

VISITORS WELCOMED

The Chair welcomed several groups of students at the request of the following Senators:

By Senator DeHart, eighty eighth grade students from Ballard Junior High School, Huxley, accompanied by their principal, H. O. Peterson, and instructors, Robert Whitmore, Mrs. Hand and Mrs. Rittgers, who were present in the balcony.

By Senator Stephens, thirty-eight sixth grade students from Highland Community School, Riverside, accompanied by their principal, Mr. Nelson, and instructors, Mrs. Alvine, Mrs. Powell and Mrs. Jenkins, who were present in the balcony.

By Senator Clarke in behalf of Senator Keith, thirty-four sixth grade students from Boone Valley School, Renwick, accompanied by their instructors, Mrs. Basler and Mrs. Larson, who were present in the balcony.

CONSIDERATION OF BILLS

Senate File 591

On motion of Senator Doderer, Senate File 591, a bill for an act to authorize purchase of tax-deferred annuities for employees of the department of public instruction, was taken up and considered.

Senator Doderer moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 591) the vote was:

Ayes, 38:

Anderson	Glenn	Lisle	Potter
Arbuckle	Hammer	Lodwick	Reichardt
Balloun	Hougen	Lucken	Shaff
Briles	Klink	McGill	Smith
DeKoster	Kosek	Messerly	Stanley
Dodds	Kyhl	Nicholson	Stephens
Doderer	Lamborn	Ollenburg	Sullivan
Erskine	Lange	Parker	Thordsen
Frommelt	Laverty	Potgeter	Walsh
Gilley	Leonard		

Nays, none.

Absent or not voting, 23:

Benda	Denman	Keith	Rigler
Clarke	Flatt	Mogged	Schaben
Coleman	Frey	Mowry	Shirley
Conklin	Gaudineer	Neu	Van Gilst
Curran	Griffin	O'Malley	Weimer
DeHart	Hill	Palmer	

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

Senate File 593

On motion of Senator Doderer, Senate File 593, a bill for an act to authorize purchase of tax-sheltered annuities for employees of county boards of education, was taken up and considered.

Senator Doderer offered the following amendment by Senators Van Gilst and Benda and moved its adoption:

Amend Senate File 593 by adding the following new section:

1. "Sec. 2. Section two hundred eighty A point twenty-three (280A.23), Code 1966, is hereby amended by adding the following new subsection:

'Enter into agreements with its employees so as to obtain for them the benefit afforded under section four hundred three b (403b) of the Internal Revenue Code and amendments thereto. The employees' rights under any such annuity contract shall be nonforfeitable except for the failure to pay premiums.'"

2. Further amend by inserting after the word "education" in line two (2) of the title the words "and merged area schools".

The amendment was adopted.

Senator Doderer moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 593) the vote was:

Ayes, 41:

Anderson	Coleman	Doderer	Glenn
Arbuckle	DeHart	Erskine	Hammer
Balloun	DeKoster	Frommelt	Klink
Briles	Dodds	Gilley	Kosek

Kyhl	Lucken	O'Malley	Smith
Lamborn	McGill	Parker	Stanley
Lange	Messerly	Potgeter	Stephens
Laverty	Mogged	Potter	Sullivan
Leonard	Nicholson	Reichardt	Thordsen
Lisle	Ollenburg	Shaff	Walsh
Lodwick			

Nays, none.

Voting present, 1:

Hougen

Absent or not voting, 19:

Benda	Flatt	Keith	Schaben
Clarke	Frey	Mowry	Shirley
Conklin	Gaudineer	Neu	Van Gilst
Curran	Griffin	Palmer	Weimer
Denman	Hill	Rigler	

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

Senate File 611

On motion of Senator McGill, Senate File 611, a bill for an act relating to the use of hoop nets in flood control reservoirs, was taken up and considered.

Senator McGill moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 611) the vote was:

Ayes, 47:

Anderson	Gilley	Lodwick	Potter
Arbuckle	Glenn	Lucken	Reichardt
Balloun	Hammer	McGill	Shaff
Briles	Hougen	Messerly	Shirley
Coleman	Klink	Mogged	Smith
Conklin	Kosek	Mowry	Stanley
DeHart	Kyhl	Neu	Stephens
DeKoster	Lamborn	Nicholson	Sullivan
Dodds	Lange	Ollenburg	Thordsen
Doderer	Laverty	O'Malley	Van Gilst
Erskine	Leonard	Parker	Walsh
Frommelt	Lisle	Potgeter	

Nays, none.

Absent or not voting, 14:

Benda	Flatt	Hill	Rigler
Clarke	Frey	Keith	Schaben
Curran	Gaudineer	Palmer	Weimer
Denman	Griffin		

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

Senate File 640

On motion of Senator McGill, Senate File 640, a bill for an act relating to school budget hearings, was taken up and considered.

Senator McGill moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 640) the vote was:

Ayes, 40:

Anderson	Erskine	Lange	Palmer
Arbuckle	Flatt	Lavery	Parker
Balloun	Frommelt	Leonard	Potgeter
Benda	Glenn	Lisle	Potter
Briles	Hammer	Lodwick	Shaff
Coleman	Hougen	Lucken	Shirley
Conklin	Klink	McGill	Smith
DeKoster	Kosek	Messerly	Stanley
Dodds	Kyhl	Mowry	Sullivan
Doderer	Lamborn	Neu	Walsh

Nays, 8:

Curran	Hill	Nicholson	Stephens
Gilley	Mogged	Ollenburg	Van Gilst

Absent or not voting, 13:

Clarke	Gaudineer	O'Malley	Schaben
DeHart	Griffin	Reichardt	Thordsen
Denman	Keith	Rigler	Weimer
Frey			

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

President pro tempore Lodwick took the chair at 9:15 a.m.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

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

Senate Joint Resolution 24, to continue 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 House was asked:

Senate File 271, a bill for an act relating to the conveyance of an interest in land.

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

Senate File 330, a bill for an act relating to eminent domain.

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

Senate File 651, a bill for an act to appropriate to the Iowa reciprocity board.

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

Senate File 652, a bill for an act to appropriate to the department of public safety for capital improvements.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 661, a bill for an act to appropriate to department of public safety for computerizing state criminal information files.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 668, a bill for an act to appropriate moneys received by public safety motor vehicle dealers license fee fund.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 668, a bill for an act to establish permanent revolving fund in the department of public defense for state aircraft.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 669, a bill for an act to transfer fees to division of motor vehicle registration for purchasing supplies and materials.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 670, a bill for an act to appropriate to the department of agriculture.

WILLIAM R. KENDRICK, Chief Clerk

HOUSE AMENDMENT TO SENATE FILE 670

Amend Senate File 670 as follows:

1. By adding after line thirty-three (33), page two (2), the following sections:

Sec. 3. 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 ages of three and eight 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 borne in the same manner as set forth in section one hundred sixty-four point six (164.6) of the Code."

Sec. 4. Chapter one hundred sixty-four (164), Code 1966, is hereby amended by adding thereto the following new section:

"All bovine animals two years of age and older received for sale or shipment to a slaughtering establishment shall be identified with a back tag issued by the department. The back tag shall be affixed to the animal as directed by the department. It shall be the duty of every livestock trucker when delivering to out-of-state markets, and every livestock dealer, livestock market operator, stockyards operator, and slaughtering establishment to identify all such bovine animals not bearing a back tag at the time of taking possession or control of such animals. A livestock trucker may be exempted from this requirement if the animals are identified as to the farm

of origin when delivered to a livestock market, stockyards, or slaughtering establishment which agrees to accept responsibility for back-tag identification. Every person required to identify animals in accordance with this section shall file reports of such identification on forms as specified by the department, including thereon the back-tag number and date of application; the name, address and county of residence of the person who owned or controlled the herd from which such animals originated; and whether the animal was of the beef or dairy type. Each such report should cover all animals identified during the preceding week. The removal of back tags shall be restricted to personnel specifically authorized by, and according to, instructions and policies issued by the department. The removal of back tags by unauthorized personnel shall be considered a violation of this section and subject to the penalties as provided in section one hundred sixty-four point thirty (164.30) of the Code."

Sec. 5. Section one hundred sixty-four point fourteen (164.14), Code 1966, is hereby repealed and the following enacted in lieu thereof:

"The following requirements apply to cattle imported into the state for feeding or grazing purposes:

1. Female cattle of a recognized beef type over eight months of age but under twenty-one months of age not visibly pregnant may enter the state for feeding and grazing purposes to be held under quarantine for a period not to exceed twelve months. An owner may upon written request receive an extension of quarantine not to exceed one hundred twenty days. Such cattle shall be individually identified by consecutively numbered metal ear tags. These cattle may be released from quarantine by passing a negative brucellosis test at owner's expense.

2. Female calves under eight months of age imported for any reason shall have free movement into the state on a health certificate made out by an accredited veterinarian.

3. All beef-type female cattle over twenty-one months of age not visibly pregnant may enter the state for feeding and grazing purposes. They must be individually identified, be negative to a brucellosis test conducted within thirty days prior to entry or be officially vaccinated and less than thirty months of age, unless they are consigned to a state-federal approved market. They shall be quarantined for a one-hundred-twenty-day period. A negative test at owner's expense conducted no sooner than thirty days after the first test would release the cattle from quarantine and qualify them as breeding cattle. Female cattle officially vaccinated and under thirty months of age have free movement. Any imported cattle under feeder quarantine after attaining the age of twenty-one months if classified as breeding cattle must meet test requirements at owner's expense."

2. By renumbering the remaining sections.

3. Amend the title by inserting after the word "Act" the words "relating to the eradication of bovine brucellosis and".

SPECIAL ORDER OF BUSINESS

The time having arrived, the Chair announced the special order of business for House File 390.

CONSIDERATION OF BILLS

House File 390

On motion of Senator Neu, House File 390, a bill for an act re-

lating to the implementation and organization for annual sessions of the General Assembly, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

The committee amendment found on pages 1361-1377, inclusive, of the Senate Journal was considered.

Senator Neu offered the following amendment to the amendment and moved its adoption:

Amend the committee on rules amendment to House File 390, filed May 5, 1969, as follows:

1. By striking from line 19 the word "and".
2. By striking from line 20 the second use of the word "and".
3. By striking from line 23 and line 27 the word "and".
4. By inserting in line 109 after the word "day" the words "while the General Assembly is in session".
5. By striking from line 128 the words "state treasurer" and inserting in lieu thereof the words "treasurer of state".
6. By striking from line 141 the parenthesis and inserting commas in lieu thereof.
7. By striking lines 824 through 827, inclusive.
8. By striking lines 960 through 968, inclusive, and inserting in lieu thereof the following:
"Chapter ninety-one (91) section one (1), acts of the Sixty-second General Assembly, is hereby amended by striking lines five (5) and six (6) and inserting in lieu thereof the following: 'good paper. The style and format of such bills shall be specified by the legislative council.'"
9. By inserting after line 978 the following:
"Further amend the section by inserting at the end a new sentence as follows: 'When the Code is published in more than one volume the superintendent of printing may distribute each volume on order, after payment of the estimated purchase price for the set, when said volume becomes available.'"
10. By inserting in line 1022 after the figures "(20.1)" the words "of the Code".

The amendment to the amendment was adopted.

Senator Hill offered the following amendment to the amendment:

Amend the committee on rules amendment to House File 390, filed May 5, 1969, as follows:

1. By striking all of lines 266 through 274 and inserting in lieu thereof the following:

"Standing committees may undertake studies on their own initiative, by direction of the General Assembly, or on assignment by the legislative council. Participation in a study by non-legislative members will require approval of the legislative council as to the need for their inclusion, the number, and the persons to be appointed."

Senator Hill moved the adoption of the amendment to the amendment.

Roll call was requested.

Senator Potgeter took the chair at 10:10 a.m.

On the question "Shall the Hill amendment to the amendment be adopted?" (H.F. 390) the vote was:

Rule 24 was invoked.

Ayes, 21:

Balloun	Flatt	Hill	Parker
Briles	Frey	Klink	Reichardt
Conklin	Gaudineer	Nicholson	Sullivan
DeHart	Gilley	Ollenburg	Thordsen
Dodds	Glenn	Palmer	Van Gilst
Doderer			

Nays, 27:

Anderson	Frommelt	Leonard	Potgeter
Arbuckle	Hammer	Lisle	Potter
Benda	Hougen	Lodwick	Shirley
Coleman	Kosek	Lucken	Smith
DeKoster	Lamborn	McGill	Stanley
Denman	Lange	Mogged	Walsh
Erskine	Laverty	Neu	

Absent or not voting, 13:

Clarke	Kyhl	O'Malley	Shaff
Curran	Messerly	Rigler	Stephens
Griffin	Mowry	Schaben	Weimer
Keith			

The amendment to the amendment was lost.

Senator Balloun offered the following amendment to the amendment:

Amend the committee on rules amendment to House File 390, filed May 5, 1969, as follows:

1. By striking from line 137 the words "six thousand" and inserting in lieu thereof the words "five thousand".
2. By striking from line 160 the word "twelve" and inserting in lieu thereof the word "ten".

President Jepsen took the chair at 10:25 a.m.

Senator Potgeter took the chair at 10:30 a.m.

Senator Balloun moved the adoption of his amendment to the amendment.

Roll call was requested.

On the question "Shall the Balloun amendment to the amendment be adopted?" (H.F. 390) the vote was:

Ayes, 13:

Anderson	Frommelt	Lamborn	Parker
Arbuckle	Glenn	Lucken	Smith
Balloun	Hammer	Messerly	Walsh
Flatt			

Nays, 40:

Benda	Gaudineer	Lisle	Potgeter
Briles	Gilley	Lodwick	Potter
Conklin	Hill	McGill	Reichardt
DeHart	Hougen	Mogged	Schaben
DeKoster	Keith	Mowry	Shaff
Denman	Kosek	Neu	Shirley
Dodds	Kyhl	Nicholson	Stanley
Doderer	Lange	Ollenburg	Sullivan
Erskine	Laverty	O'Malley	Thordsen
Frey	Leonard	Palmer	Van Gilst

Voting present, 1:

Klink

Absent or not voting, 7:

Clarke	Curran	Rigler	Weimer
Coleman	Griffin	Stephens	

The amendment to the amendment was lost.

Senator Gaudineer offered the following amendment to the amendment:

Amend the rules committee amendment to House File 390 as follows:

1. By inserting in line 137 after the word, "house" the words, "and majority and minority floor leaders of the senate and house".

2. By inserting in line 139 after the period (.) the words, "The majority and minority floor leaders of the senate and house shall receive an annual salary of seven thousand five hundred dollars for each year while serving in such capacity."

3. By inserting in line 178 after the period (.), the words, "The salaries of the members of the General Assembly and lieutenant governor shall be subject to F.I.C.A. taxes."

Senator DeKoster called for a division of the amendment to the amendment, sections 1 and 2 to be considered as division 1, and section 3 as division 2.

On motion of Senator Gaudineer, division 1 of the amendment to the amendment was adopted.

On motion of Senator Gaudineer, division 2 of the amendment to the amendment was adopted.

Senator Stanley offered the following amendment to the amendment by Senators Stanley, et al.:

Amend the committee on rules amendment to House File 390 by inserting the following after the period in line 547:

"The lieutenant governor shall be an ex officio nonvoting member of the council."

Senator Stanley moved the adoption of the amendment to the amendment.

Division was called for.

The amendment to the amendment was adopted.

Senator Neu offered the following amendment to the amendment by Senators Neu and Stanley:

Amend the committee on rules amendment to House File 390 by inserting the following new subsection after line 129:

"7. In addition to the compensation herein authorized, members of the general assembly shall be paid forty dollars per day and necessary travel and actual expenses incurred in attending standing or interim committee meetings subject to the provisions of section sixteen (16) of this Act, or when on official state business, when the general assembly is not in session. Such salaries or expenses shall be paid promptly from funds appropriated pursuant to section fourteen (14) of this Act, unless otherwise provided by law."

Action on the amendment to the amendment was temporarily deferred for the consideration of the amendment by Senators Palmer and Glenn.

Senator Palmer offered the following amendment to the amendment by Senators Palmer and Glenn:

Amend the committee amendment to House File 390 as follows:

1. By striking on page 21, line 187, the word "forty" and by striking in line 188 the words "dollars per day and".

2. By striking on page 23, line 280, the words "forty dollars per day" and by striking in line 281 the word "and".

3. On page 23, line 286, strike everything after the word "hours" in lines 286 through 291.

Senator Glenn moved the adoption of the amendment to the amendment and requested a roll call.

On the question "Shall the Palmer-Glenn amendment to the amendment be adopted?" (H.F. 390) the vote was:

Rule 24 was invoked.

Ayes, 8:

Anderson	Conklin	Frommelt	Mowry
Balloun	Dodds	Glenn	Palmer
Nays, 40:			
Arbuckle	Gilley	Lucken	Reichardt
Benda	Hammer	McGill	Schaben
Coleman	Hill	Messerly	Shaff
DeHart	Hougen	Mogged	Shirley
DeKoster	Klink	Neu	Smith
Denman	Lange	Nicholson	Stanley
Doderer	Laverty	Ollenburg	Sullivan
Flatt	Leonard	Parker	Thordsen
Frey	Lisle	Potgeter	Van Gilst
Gaudineer	Lodwick	Potter	Walsh

Absent or not voting, 13:

Briles	Curran	Griffin	Kosek
Clarke	Erskine	Keith	Kyhl

Lamborn
O'Malley

Rigler

Stephens

Weimer

The amendment to the amendment was lost.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Mogged, 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 409 and 472.

CHARLES G. MOGGED
Chairman, Senate Committee
ELIZABETH SHAW
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 the following bills: Senate Files 409 and 472.

BILLS SENT TO THE GOVERNOR

Senator Mogged, 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 May, 1969, sent to the Governor for his approval: Senate Files 409 and 472.

CHARLES G. MOGGED, Chairman

Passed on file.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

MR. PRESIDENT: I am directed to inform your honorable body that the House has passed the following bill in which the concurrence of the Senate is asked:

House File 598, a bill for an act relating to water pollution control.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 819, a bill for an act to make an appropriation to department of social services and board of parole.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 195, a bill for an act relating to tax exemptions and credits.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 405, a bill for an act relating to barbering fees.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 422, a bill for an act relating to fees of licenses issued by conservation commission.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 454, a bill for an act relating to angling laws.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 398, a bill for an act relating to printing machinery for the state auditor.

WILLIAM R. KENDRICK, Chief Clerk

HOUSE AMENDMENT TO SENATE FILE 398

Amend page 1, line four (4), of Senate File 398 by striking the word "subsection" and inserting in lieu thereof the word "paragraph".

HOUSE MESSAGES CONSIDERED

House File 598, a bill for an act relating to water pollution control.

Read first time and passed on file.

House File 819, a bill for an act to appropriate from the general fund of the state to the department of social services and the board of parole and relating to the administration of programs of such department.

Read first time and referred to committee on appropriations.

On motion of Senator Lange, the Senate recessed until the fall of the gavel.

AFTERNOON SESSION

The Senate reconvened, Senator Walsh presiding.

LEAVE OF ABSENCE

Senator Stanley asked and received unanimous consent that Senator Flatt be excused for the remainder of the day.

CONSIDERATION OF BILLS

House File 390

The Senate resumed consideration of the Neu-Stanley amendment to the amendment previously deferred.

On motion of Senator Neu, the amendment to the amendment was adopted.

Senator Gaudineer offered the following amendment to the amendment and moved its adoption:

Amend the rules committee amendment to House File 390 as follows:

1. By striking in line 544 the words, "appointed by the president of the senate" and by inserting in lieu thereof the words, "chosen by the senate".

2. By striking all of line 547 and by inserting in lieu thereof the words, "chosen by the house of representatives".

3. By striking in line 548 the word, "five" and by inserting in lieu thereof the word, "ten".

4. By striking in lines 548 and 549 the words, "by the president of the senate and speaker of the house".

5. By striking in lines 558 and 559 the words, "by the president of the senate and the speaker of the house respectively" and by inserting in lieu thereof the words, "in the same manner as original appointments".

Roll call was requested.

On the question "Shall the Gaudineer amendment to the amendment be adopted?" (H.F. 390)?" the vote was:

Rule 24 was invoked.

Ayes, 23:

DeKoster	Gaudineer	Lisle	Reichardt
Denman	Gilley	Lucken	Schaben
Dodds	Glenn	McGill	Shirley
Doderer	Hammer	Mowry	Sullivan
Frey	Hill	Palmer	Van Gilst
Frommelt	Hougen	Parker	

Nays, 31:

Anderson	Griffin	Leonard	Potgeter
Arbuckle	Keith	Lodwick	Potter
Balloun	Klink	Messerly	Shaff
Benda	Kosek	Mogged	Smith
Briles	Kyhl	Neu	Stanley
Coleman	Lamborn	Nicholson	Thordsen
Conklin	Lange	Ollenburg	Walsh
Curran	Lavery	O'Malley	

Absent or not voting, 7:

Clarke	Erschine	Rigler	Weimer
DeHart	Flatt	Stephens	

The amendment to the amendment was lost.

Senator Hougen asked and received unanimous consent to withdraw the following amendment to the amendment:

Amend the committee amendment to House File 390 as follows:

1. Strike from line 544 the words "the president of".

2. Strike from line 547 the words "the speaker of".

Amend the committee amendment to House File 390 by striking from lines 98 to 99 the words, "for each regular and each special session", and insert in lieu thereof, "for one trip each week during the regular or special session, providing said trip is in fact made and so verified by the member".

Senator Benda offered the following amendment to the amendment:

Amend the committee on rules amendment to House File 390 by striking in lines 592 and 593 the following: ", the house of representatives and senate,".

Senator Benda moved the adoption of his amendment to the amendment and called for a division.

The amendment to the amendment was adopted.

Senator Gaudineer offered the following amendment to the amendment and moved its adoption:

Amend the committee on rules amendment to House File 390, filed May 5, 1969, by striking in line 657 the word, "Members" and by inserting in lieu thereof the words, "Legislative members".

The amendment to the amendment was adopted.

Senator Hill offered the following amendment to the amendment by Senators Hill and Neu and moved its adoption:

Amend the committee on rules amendment to House File 390, filed May 5, 1969, by striking lines 266 through 274 and by inserting in lieu thereof the following:

"3. Interim studies utilizing the services of the legislative fiscal director or legislative service bureau must be authorized by the general assembly or the legislative council. A standing committee may also study and draft proposed committee bills. However, unless the subject matter of a study or proposed committee bill has been assigned to a standing committee for study by the general assembly or legislative council, the services of the legislative fiscal director or legislative service bureau cannot be utilized. Nonlegislative members shall not serve upon any study committee, unless approved by the legislative council. A standing committee may hold public hearings and receive testimony upon any subject matter within its jurisdiction."

The amendment to the amendment was adopted.

Senator DeKoster offered the following amendment to the amendment and moved its adoption:

Amend the rules committee amendment to House File 390 by inserting after the period in line 261 the following:

"The date, time and place of any meeting of a standing committee shall, by the person or persons calling the meeting, be reported to and be available to the public in the office of the secretary of the senate or the chief clerk of the house of representatives at least five (5) days prior to the meeting."

The amendment to the amendment was lost.

Senator DeKoster offered the following amendment to the amendment and moved its adoption:

Amend the rules committee amendment to House File 390 by inserting after the period in line 261 the following:

"The date, time and place of any meeting of a standing committee shall, by the person or persons calling the meeting, be reported to and be available to the public in the office of the director of the legislative service bureau at least five (5) days prior to the meeting."

The amendment to the amendment was adopted.

Senator Sullivan raised a point of order on the rules committee amendment, under Rule 37.

The Chair ruled the point not well taken.

Senator Neu moved the adoption of the rules committee amendment as amended.

Roll call was requested.

On the question "Shall the rules committee amendment as amended be adopted?" (H.F. 390) the vote was:

Ayes, 40:

Anderson	Erskine	Lange	Palmer
Balloun	Frey	Lavery	Parker
Benda	Frommelt	Leonard	Potgeter
Coleman	Gaudineer	Lodwick	Potter
Conklin	Gilley	McGill	Shaff
Curran	Hammer	Messerly	Shirley
DeKoster	Hill	Neu	Smith
Denman	Hougen	Nicholson	Stanley
Dodds	Kosek	Ollenburg	Thordsen
Doderer	Kyhl	O'Malley	Van Gilst

Nays, 7:

Arbuckle	Glenn	Mowry	Walsh
Briles	Klink	Sullivan	

Absent or not voting, 14:

Clarke	Keith	Mogged	Schaben
DeHart	Lamborn	Reichardt	Stephens
Flatt	Lisle	Rigler	Weimer
Griffin	Lucken		

The amendment as amended was adopted.

Senator Hougen offered the following amendment by Senators Hougen and Hill and moved its adoption:

Amend House File 390, as amended, by striking the word "construction," in line 233 and by striking the word "construction," in lines 628 and 629.

The amendment was adopted.

Senator Neu moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 390) the vote was:

Rule 24 was invoked.

Ayes, 40:

Anderson	Frommelt	Laverty	Parker
Balloun	Gaudineer	Leonard	Potgeter
Benda	Gilley	Lodwick	Potter
Coleman	Hammer	McGill	Schaben
Conklin	Hill	Messerly	Shaff
Curran	Hougen	Mogged	Shirley
DeKooster	Kosek	Neu	Smith
Dodds	Kyhl	Nicholson	Stanley
Doderer	Lamborn	Ollenburger	Thordsen
Erskine	Lange	Palmer	Van Gilst

Nays, 8:

Arbuckle	Glenn	Lucken	Sullivan
Briles	Klink	Mowry	Walsh

Absent or not voting, 18:

Clarke	Frey	Lisle	Rigler
DeHart	Griffin	O'Malley	Stephens
Denman	Keith	Reichardt	Weimer
Flatt			

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Stanley moved that the vote by which House File 390 passed the Senate be reconsidered and the motion to reconsider be laid on the table, which motion prevailed.

SPECIAL ORDER

Senator Stanley asked and received unanimous consent that **House File 784** be made a special order of business for Monday, May 12, 1969, at 9:00 a.m.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

MR. PRESIDENT: I am directed to inform your honorable body that the House has adopted the conference committee report and the amendments contained therein and passed:

Senate File 614, a bill for an act to increase the compensation of county officers.

Also: That the House has refused to concur in the Senate amendments to:

House File 196, a bill for an act relating to the referendum for approval of low rent housing projects.

Also: That the House has adopted the following joint resolution in which the concurrence of the Senate is asked:

House Joint Resolution 19, directing the treasurer of state to call and redeem the Korean Veterans' bonus bonds.

Also: That the House has adopted the following concurrent resolution in which the concurrence of the Senate is asked:

House Concurrent Resolution 38, to provide for an interim study committee to study desirability of public employee collective bargaining.

WILLIAM R. KENDRICK, Chief Clerk

HOUSE CONCURRENT RESOLUTION 38

By Pelton

Whereas, the necessity and desirability of collective bargaining by public employees is an important public question; and

Whereas, the possibility of strikes by public employees is an important public question; *Now Therefore*,

Be It Resolved by the House, the Senate Concurring, That a commission be appointed to study the necessity and desirability of enacting legislation providing a framework within which public employees in the state of Iowa can bargain collectively concerning the terms and conditions of employment and providing techniques for the satisfactory resolution of disputes concerning the terms and conditions of public employment, and that this commission is to be composed of, two state representatives, to be appointed by the speaker of the house; two state senators, to be appointed by the president of the senate; of the aforementioned legislators, one shall be a member of the minority party; one representative of the state executive council; one representative of the state merit employment commission; one representative of the league of municipalities; one representative of the county boards of supervisors; one representative of the association of school boards; two representatives selected by the Iowa Federation of Labor; one representative of the International Brotherhood of Teamsters; one representative selected by the Iowa State Education Association; two members appointed by the governor to represent the public at large. The members of the commission shall elect a chairman; and

Be It Further Resolved; That such commission is to begin functioning as soon as possible after appointment and is to report its findings and recommendations as to appropriate legislation to the General Assembly and to the Governor no later than January 15, 1970, and

Be It Further Resolved; That the Legislative Research Bureau provide staff for the committee and that expenses and per diem of legislative members be paid from such funds as may be appropriated to the Legislative Research Bureau.

INTRODUCTION OF BILLS

Senate File 688, by committee on appropriations, a bill for an act to appropriate from the general fund of the state to the higher education facilities commission for the tuition grant program.

Read first time and placed on calendar.

Senate File 689, by committee on appropriations, a bill for an act to appropriate from the general fund of the state for capital improvements and purchases of land for institutions under the board of regents including construction of new buildings, repairs, improvements, land purchases, replacements, or alterations, and providing for joint control for the expenditure thereof by the board of regents, the governor, and the state comptroller.

Read first time and placed on calendar.

Senate File 690, by committee on appropriations, a bill for an act relating to payment of general school aid to merged areas, a uniform accounting system for area schools, and providing an appropriation for general state aid to school districts operating public junior or community colleges and to merged areas.

Read first time and placed on calendar.

Senate File 691, by committee on appropriations, a bill for an act to provide for the distribution of income, corporation, and sales taxes, and making an appropriation therefor.

Read first time and passed on file.

Senate File 692, by committee on law enforcement, a bill for an act relating to sex offenses and criminal sexual psychopaths.

Read first time and placed on calendar.

HOUSE MESSAGE CONSIDERED

House Joint Resolution 19, a joint resolution directing the treasurer of state to call and redeem the Korean Veterans' bonus bonds.

Read first time and passed on file.

SENATE CONCURRENT RESOLUTION 35

By Personnel Committee

Whereas, the Code provides that the compensation of the officers and employees of the General Assembly shall be fixed by joint action of the House and Senate; and

Whereas, the compensation of the Secretary of the Senate and the Chief Clerk of the House was fixed by Senate Concurrent Resolution 6, duly adopted by the Sixty-third General Assembly; and

Whereas, it is deemed necessary that this compensation be increased;
Now Therefore,

Be It Resolved by the Senate, the House Concurring: That the compensation of the Secretary of the Senate and the Chief Clerk of the House of Representatives be set at \$45.00 per day; and

Be It Further Resolved: That this compensation be paid in accordance with the rules of the Senate and House commencing on July 1, 1969.

REPORTS OF COMMITTEE

Senator Messerly submitted the following reports:

MR. PRESIDENT: Your committee on appropriations, to which was referred **House File 815**, a bill for an act to appropriate from the general fund of the state to various departments and various divisions thereof of the state, begs leave to report it has had the same under consideration and recommends the same be amended as follows; and when so amended the bill do pass:

Amend House File 815, as amended by the House, as follows:

By striking line 14, page 2, and inserting in lieu thereof the following: "sixteen thousand (16,000) dollars for".

FRANCIS L. MESSERLY, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on appropriations, to which was referred House File 819, a bill for an act to appropriate from the general funds of the state to the department of social services and the board or parole and relating to the administration of programs of such department, begs leave to report it has had the same under consideration and recommends the same as amended by the House do pass.

FRANCIS L. MESSERLY, Chairman

Ordered passed on file.

AMENDMENTS FILED

1 Amend Senate File 27 as follows:

2 1. On page one (1), lines five (5) and six (6), strike the
3 words "tax credit" and insert in lieu thereof the words "temporary
4 tax exemption".

5 2. On page one (1), strike lines seventeen (17) through nine-
6 teen (19) and insert in lieu thereof the following:

7 "or not; and farm, commercial or industrial edifices or
8 structures commonly regarded as buildings."

9 3. On page one (1), line twenty-five (25), and page two (2),
10 line one (1), strike the words "the taxable value of which is not
11 to be increased" and insert in lieu thereof the words "which does
12 not increase the taxable value of a building".

13 4. On page two (2), line five (5), strike the word "providing"
14 and insert in lieu thereof the word "if".

15 5. On page two (2), strike lines fifteen (15) through twenty-
16 three (23) and insert in lieu thereof the following:

17 "Sec. 3. Any improvement or repair to or replacement of a
18 building as defined in section two (2) of this Act made by or for
19 the owner of the premises on which the building is constructed
20 shall be exempt from property taxes for a period of five calendar
21 years immediately following the year in which the improvement,
22 repair or replacement is completed. However, the total exemption
23 for all improvements, repairs and replacements shall not exceed
24 more than five thousand dollars actual value at any one time for
25 any building. Improvements, repairs and replacements begun less
26 than five years after the original building is substantially com-
27 pleted shall not be eligible for this exemption. Improvements,
28 repairs and replacements begun before July 1, 1969, shall not be
29 eligible for this exemption."

30 6. Strike lines twenty-four (24) through thirty-five (35) on
31 page two (2) and lines one (1) through five (5) on page three (3),
32 and insert in lieu thereof the following:

33 "Sec. 4. The assessor shall determine and list in his records
34 the actual value of all exempt improvements, repairs and replace-
35 ments. He shall not include such exempt property in determining
36 the actual, assessed and taxable values of buildings, nor in the
37 total valuations or classifications thereof for taxing or bonding

38 purposes. However, he shall include such exempt property for
 39 all such purposes when the five-year exemption expires as provided
 40 in this Act. He shall keep complete records of all such exempt
 41 property to assure that it shall become taxable when the five year
 42 exemption expires.

43 The assessor's acts shall be subject to review in the same
 44 manner as provided by law for other assessment matters.

45 Whenever the actual or assessed value of a building is changed
 46 because of reassessment or revaluation, the assessor shall review
 47 and adjust, if necessary, the actual value of the exempt improve-
 48 ments, repairs and replacements. The limitation of five thousand
 49 dollars actual value stated in section three (3) of this Act shall
 50 not be increased.

51 If requested by the assessor, the owner of the building shall
 52 file with the assessor a sworn statement describing the improve-
 53 ments, repairs, or replacements, their cost, and such other in-
 54 formation as the assessor may reasonably require. If a written
 55 request for the statement and a statement form are personally
 56 delivered to the owner by the assessor or mailed to the owner
 57 by certified or registered mail, the assessor may deny the
 58 exemption until the statement is received."

59 7. On page three (3), strike lines six (6) and seven (7) and
 60 insert in lieu thereof the following:

61 "Sec. 5. The temporary exemption shall expire at the end of
 62 said five".

63 8. On page three (3), strike lines nineteen (19) through twenty-
 64 three (23).

65 9. Amend the title by striking all of the title after the word
 66 "provide" in line one (1) and inserting in lieu thereof the words
 67 "for a temporary tax exemption for certain improvements and re-
 68 pairs to and replacements of buildings."

DAVID STANLEY
 CHESTER O. HOUGEN

1 Amend the Neu and Stephens amendment to House Concurrent
 Resolution 21,

2 filed April 10, 1969, by adding after the word, "domain"
 3 in line 21 thereof, the following:

4 " , including but not limited to the right of
 5 eminent domain exercised by private utilities and the
 6 procedure used by private utilities for the purchase
 7 of easements prior to petitioning the Commerce
 8 Commission to grant the right of eminent domain,".

ALAN SHIRLEY

1 Amend the committee amendment to House File 390 by striking
 2 from lines 98 to 99 the words, "for each regular and each
 3 special session", and insert in lieu thereof, "for one trip
 4 each week during the regular or special session, providing
 5 said trip is in fact made and so verified by the member".

CHESTER HOUGEN

1 Amend the rules committee amendment to House File 390 as follows:

2 1. By inserting in line 137 after the word, "house" the words,
 3 "and majority and minority floor leaders of the senate and house".

4 2. By inserting in line 139 after the period (.) the words,

5 "The majority and minority floor leaders of the senate and house shall
6 receive an annual salary of seven thousand five hundred dollars for
7 each year while serving in such capacity."

8 3. By inserting in line 178 after the period (.), the words, "The
9 salaries of the members of the General Assembly and lieutenant gover-
nor
10 shall be subject to F.I.C.A. taxes.

LEE H. GAUDINEER

1 Amend the committee on rules amendment to House File 390,
2 filed May 5, 1969, as follows:

3 1. By striking from line 187 the words "six
4 thousand" and inserting in lieu thereof the words
5 "five thousand".

6 2. By striking from line 160 the word "twelve"
7 and inserting in lieu thereof the word "ten".

CHARLES BALLOUN

1 Amend the committee amendment to House File 390 as
2 follows:

3 1. By striking on page 21, line 187, the word "forty"
4 and by striking in line 188 the words "dollars per
5 day and".

6 2. By striking on page 23, line 280, the words "forty
7 dollars per day" and by striking in line 281 the
8 word "and".

9 3. On page 23, line 286, strike everything after the
10 word "hours" in lines 286 and 291.

WILLIAM D. PALMER
GENE W. GLENN

1 Amend House File 390, as amended, by
2 striking the word "construction," in line 233 and by striking
3 the word "construction," in lines 628 and 629.

CHESTER HOUGEN
EUGENE HILL

1 Amend the rules committee amendment to House File 390 by
2 inserting after the period in line 261 the following:

3 "The date, time and place of any meeting of a standing committee
4 shall, by the person or persons calling the meeting, be reported
5 to and be available to the public in the office of the secretary of
6 the senate or the chief clerk of the house of representatives at
7 least five (5) days prior to the meeting."

LUCAS J. DeKOSTER

1 Amend the rules committee amendment to House File 390 by inserting
2 in line 261 the following:
after the period

3 "The date, time and place of any meeting of a standing
4 committee shall, by the person or persons calling the
5 meeting, be reported to and be available to the public
6 in the office of the director of the legislative service
7 bureau at least five (5) days prior to the meeting."

LUCAS J. DeKOSTER

1 Amend the committee on rules amendment to House
2 File 390, filed May 5, 1969, as follows:

- 3 1. By striking all of lines 266 through 274 and
4 inserting in lieu thereof the following:
5 "Standing committees may undertake studies on
6 their own initiative, by direction of the general
7 assembly, or on assignment by the legislative
8 council. Participation in a study by nonlegislative
9 members will require approval of the legislative
10 council as to the need for their inclusion, the
11 number, and the persons to be appointed."

EUGENE M. HILL

- 1 Amend the committee on rules amendment to House File 390, filed
2 May 5, 1969, by striking lines 266 through 274 and by inserting in lieu
3 thereof the following:
4 "3. Interim studies utilizing the services of the legislative fiscal
5 director or legislative service bureau must be authorized by the gen-
6 eral assembly or the legislative council. A standing committee may
7 also study and draft proposed committee bills. However, unless the
8 subject matter of a study or proposed committee bill has been assigned
9 to a standing committee for study by the general assembly or legis-
10 lative council, the services of the legislative fiscal director or legis-
11 lative service bureau cannot be utilized. Nonlegislative members
12 shall not serve upon any study committee, unless approved by the
13 legislative council. A standing committee may hold public hearings
14 and receive testimony upon any subject matter within its jurisdiction."

EUGENE M. HILL
ARTHUR NEU

- 1 Amend the committee on rules amendment to House File
2 390 by inserting the following after the period in line 547:
3 "The lieutenant governor shall be an ex officio non-
4 voting member of the council."

DAVID M. STANLEY
ELMER F. LANGE
JAMES A. POTGETER
SEELEY LODWICK

- 1 Amend the committee on rules amendment to House File
2 390 by inserting the following new subsection after line 129:
3 "7. In addition to the compensation herein authorized,
4 members of the general assembly shall be paid forty dollars
5 per day and necessary travel and actual expenses incurred in
6 attending standing or interim committee meetings subject
7 to the provisions of section sixteen (16) of this Act,
8 or when on official state business, when the general assembly
9 is not in session. Such salaries or expenses shall be paid
10 promptly from funds appropriated pursuant to section fourteen
11 (14) of this Act, unless otherwise provided by law."

ARTHUR A. NEU
DAVID M. STANLEY

- 1 Amend the rules committee amendment to House File 390 as follows:
2 1. By striking in line 544 the words, "appointed by the president
3 of the senate" and by inserting in lieu thereof the words, "chosen by
4 the senate".
5 2. By striking all of line 547 and by inserting in lieu thereof
6 the words, "chosen by the house of representatives".

- 7 3. By striking in line 548 the word, "five" and by inserting in
8 lieu thereof the word, "ten".
9 4. By striking in lines 548 and 549 the words, "by the president
10 of the senate and speaker of the house".
11 5. By striking in lines 558 and 559 the words, "by the president
12 of the senate and the speaker of the house respectively" and by insert-
13 ing in lieu thereof the words, "in the same manner as original appoint-
14 ments".

LEE H. GAUDINEER

- 1 Amend the committee on rules amendment to House File 390 by
2 striking in lines 592 and 593 the following: ", the house of
3 representatives and senate,".

KENNETH BENDA

- 1 Amend the committee on rules amendment to House File 390, filed
2 May 5, 1969, by striking in line 657 the word, "Members" and by in-
3 serting in lieu thereof the words, "Legislative members".

LEE H. GAUDINEER

- 1 Amend the committee amendment to House File 390 as follows:
2 1. Strike from line 544 the words "the president of".
3 2. Strike from line 547 the words "the speaker of".

CHESTER HOUGEN

- 1 Amend the committee on appropriations amendment to House
2 File 417, as amended and passed by the House, filed May 2, 1969,
3 by striking lines twenty (20) through thirty-four (34) and
4 inserting in lieu thereof the following:

5 "No person shall operate an establishment without first
6 obtaining a license from the department. The license fee for
7 each establishment, excluding restaurants and grocery stores,
8 per year or any part of a year shall be:

9 1. For all meat and poultry slaughtered or otherwise pre-
10 pared not exceeding twenty thousand pounds per year for sale,
11 resale, or custom, twenty-five dollars.

12 2. For all meat and poultry slaughtered or otherwise pre-
13 pared in excess of twenty thousand pounds per year for sale or
14 resale, fifty dollars.

15 The license fee for each restaurant and grocery store per
16 year or any part of a year shall be five dollars."

LEIGH R. CURRAN

- 1 Amend the Stanley amendment to House File 784, filed May
2 7, 1969 as follows:

3 1. Page 1, line 17, by striking the period and
4 inserting in lieu thereof the following: ", and all other
5 factors hereinafter set forth affecting market value shall
6 also be considered".

7 2. Lines 31 and 32, by striking the words "to the
8 extent that they affect the market value of the property"

9 3. Line 33 by inserting after the word "any" the
10 words ", capitalized at generally accepted interest rates
11 to be applied uniformly among counties and among classes
12 of property".

13 4. By striking from lines 39 and 40 the words

14 "Nothing in this paragraph shall be deemed to modify the
15 above definition of terms."

ROGER J. SHAFF

1 Amend House File 784, as amended and passed by the House, as
2 follows:

3 1. Page 1, line 18, by striking the words "and such
4 market value" and inserting in lieu thereof the word "or".

5 2. Page 1, line 21, by striking the word "and".

6 3. Page 1, line 22, by inserting after the word
7 "transactions" the words "or purchase of adjoining land or
8 other land to be operated as a unit".

9 4. Page 1, line 23, by striking the word "market"
10 and inserting in lieu thereof the word "actual".

11 5. Page 1, line 24, by striking the words "market
12 value of adjacent" and inserting in lieu thereof the words
13 "actual value of".

14 6. Page 2 by striking lines 5 through 11, inclusive,
15 and inserting in lieu thereof the following:

16 "In assessing and determining the actual value of
17 agricultural property fifty percent consideration shall
18 be given to each of the following factors:

19 a. The productivity and earning capacity (thereof)
20 determined on the basis of the use (thereof) for agricultural
21 purposes capitalized at generally accepted interest rates
22 to be applied uniformly among counties and among classes
23 of property."

24 7. Page 2, line 34, by striking the figures
25 "1973" and inserting in lieu thereof the figures "1971".

26 8. Page 3 by striking lines 3 through 18, inclu-
27 sive, and inserting in lieu thereof the following:

28 "No equalization or adjustment order of the director
29 of revenue entered prior to the effective date of this
30 Act pursuant to the provisions of this section shall be
31 of any force and effect subsequent to the year 1969. Any
32 such equalization or adjustment order for any year sub-
33 sequent to 1969 shall only be effective if it is based
34 upon the assessment standards of chapter three hundred
35 fifty-four (354), Acts of the Sixty-second General Assembly
36 as amended by this chapter."

ROGER J. SHAFF

1 Amend the Hougen-Reichardt amendment to House File 784,
2 dated May 7, 1969, as follows:

3 1. By striking lines 26 through 29, inclusive, and
4 inserting in lieu thereof the following:

5 Sec. 7. Section four hundred twenty-eight point seventeen
6 (428.17) Code 1966, is hereby amended by striking all of
7 such section and inserting in lieu thereof the following new
8 section:

9 "For the purposes of this section the terms 'retailer',
10 'retail sale', and 'sales' shall mean such words as defined
11 in section four hundred twenty-two point forty-two (422.42)
12 of the Code."

13 2. By striking lines 65 and 66.

CHESTER HOUGEN

- 1 Amend House File 784, as amended and passed by the House, page 2,
- 2 by adding after line 15 the following new paragraph:
- 3 "In counties or townships in which field work on a modern soil
- 4 survey has been completed since January 1, 1949, the assessor and the
- 5 department of revenue shall place emphasis upon the results of such
- 6 survey in determining the productive and earning capacity of such
- 7 agricultural property."

DONALD MCGILL
JAMES BRILES
ROGER SHAFF
KENNETH PARKER
SEELEY LODWICK
ROBERT DODDS
WAYNE KEITH

- 1 Amend House File 815 by striking from page 2, line 9,
- 2 the figures "5,750.00" and inserting in lieu thereof the
- 3 figures "7,750.00".

BASS VAN GILST
DON MCGILL

On motion of Senator Stanley, the Senate adjourned until 8:00
a.m., Friday, May 9, 1969.

JOURNAL OF THE SENATE

SENATE CHAMBER,
DES MOINES, IOWA, FRIDAY, MAY 9, 1969.

The Senate met in regular session, Senator Lange presiding.

Prayer was offered by Reverend Clifton W. Ellerbeck, pastor of the Calvary United Methodist Church, Walcott, Iowa.

The Senate pledged allegiance to the flag.

The Journal of May 8, 1969, was approved, as corrected.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Senator Gaudineer for the day on request of Senator Frommelt.

PETITION

The following petition was presented and placed on file:

By Senator Sullivan, from one hundred twenty-four residents of Woodbury County favoring stronger laws to provide for the confinement and treatment of convicted sex offenders against children.

VISITORS WELCOMED

The Chair welcomed several groups of students at the request of the following Senators:

By Senator Lavery, seventy sixth grade students from Hawthorne School, Indianola, accompanied by their instructors, Mr. Godbey and Mrs. Howard, who were present in the balcony.

By Senator DeHart, twenty-six fifth grade students from Lincoln School, Ames, accompanied by their instructor, Miss Pratt, who were present in the balcony.

By Senator Mowry, thirty-eight students from the L D F Community School, LeGrand, accompanied by their instructors, Leona Hutton, Jack Smith and Robert Berret, who were present in the balcony.

By Senator Glenn, a group of students from the Eisenhower School, Ottumwa, accompanied by their instructor, Cynthia Lawrence, who were present in the balcony.

By Senator Lavery, seventy-five students from Indianola High School, accompanied by their instructor, Mr. Renard, who were present in the balcony.

By Senator Mogged, eight students from Fairfield Community High School, accompanied by their instructors, Mrs. Mary Wichman and Ralph Messerli, who were present in the balcony.

CONSIDERATION OF BILLS

House File 3

On motion of Senator DeKoster, House File 3, a bill for an act relating to issuance of a single cab card for vehicles subject to the provisions of chapter three hundred twenty-six (326) of the Code, was taken up, considered, and the report of the committee adopted.

Senator DeKoster moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 3) the vote was:

Ayes, 37:

Anderson	Frommelt	Lamborn	Parker
Arbuckle	Gilley	Lange	Potgeter
Balloun	Glenn	Leonard	Potter
Clarke	Hammer	Lodwick	Shaff
Coleman	Hill	Lucken	Shirley
Conklin	Keith	McGill	Smith
Curran	Klink	Nicholson	Stanley
DeKoster	Kosek	Ollenburg	Sullivan
Dodds	Kyhl	O'Malley	Van Gilst
Erskine			

Nays, none.

Absent or not voting, 24:

Benda	Frey	Messerly	Rigler
Briles	Gaudineer	Mogged	Schaben
DeHart	Griffin	Mowry	Stephens
Denman	Hougen	Neu	Thordsen
Doderer	Lavery	Palmer	Walsh
Flatt	Lisle	Reichardt	Weimer

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

SENATE FILE WITHDRAWN

Senator Lamborn asked and received unanimous consent that **Senate File 3** be withdrawn from further consideration of the Senate.

House File 142

On motion of Senator O'Malley, House File 142, a bill for an act relating to the movement of oversized vehicles, with report of committee recommending passage, was taken up and considered.

Senator O'Malley moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 142) the vote was:

Ayes, 40:

Anderson	Flatt	Lamborn	Parker
Arbuckle	Frommelt	Lange	Potgeter
Balloun	Gilley	Leonard	Potter
Clarke	Glenn	Lodwick	Shaff
Coleman	Hammer	Lucken	Shirley
Conklin	Hougen	McGill	Smith
Curran	Keith	Neu	Stanley
DeKoster	Klink	Nicholson	Sullivan
Dodds	Kosek	Ollenburg	Thordsen
Erskine	Kyhl	O'Malley	Van Gilst

Nays none.

Voting present 1:

Hill

Absent or not voting, 20:

Benda	Frey	Messerly	Rigler
Briles	Gaudineer	Mogged	Schaben
DeHart	Griffin	Mowry	Stephens
Denman	Laverty	Palmer	Walsh
Doderer	Lisle	Reichardt	Weimer

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

House File 175

On motion of Senator Anderson, House File 175, a bill for an act relating to the sales tax on propane used in drying grain, 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 175 as follows:

1. Amend section 1 by striking lines 6 and 7 and inserting in lieu thereof the following:

"serting in line twenty-four (24) after the word "processing" the word, "including grain drying".

On motion of Senator Anderson, the amendment was adopted.

Senator Anderson moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 175) the vote was:

Ayes, 39:

Anderson	Clarke	Curran	Erskine
Arbuckle	Coleman	DeKoster	Flatt
Balloun	Conklin	Dodds	Frommelt

Gilley	Kyhl	Neu	Shaff
Glenn	Lamborn	Nicholson	Shirley
Hammer	Lange	Ollenburg	Smith
Hougen	Leonard	O'Malley	Stanley
Keith	Lodwick	Parker	Sullivan
Klink	Lucken	Potgeter	Thordsen
Kosek	McGill	Potter	

Nays, none.

Absent or not voting, 22:

Benda	Gaudineer	Mogged	Schaben
Briles	Griffin	Mowry	Stephens
DeHart	Hill	Palmer	Van Gilst
Denman	Laverty	Reichardt	Walsh
Doderer	Lisle	Rigler	Weimer
Frey	Messerly		

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

House File 182

On motion of Senator Sullivan, House File 182, a bill for an act relating to documents accompanying liquor shipments, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Sullivan moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 182) the vote was:

Ayes, 37:

Anderson	Flatt	Lamborn	Parker
Arbuckle	Gilley	Lange	Potgeter
Balloun	Glenn	Laverty	Potter
Clarke	Hammer	Leonard	Shaff
Coleman	Hougen	Lodwick	Shirley
Conklin	Keith	McGill	Smith
Curran	Klink	Nicholson	Stanley
DeKoster	Kosek	Ollenburg	Sullivan
Dodds	Kyhl	O'Malley	Thordsen
Erskine			

Nays, none.

Absent or not voting, 24:

Benda	Frommelt	Messerly	Rigler
Briles	Gaudineer	Mogged	Schaben
DeHart	Griffin	Mowry	Stephens
Denman	Hill	Neu	Van Gilst
Doderer	Lisle	Palmer	Walsh
Frey	Lucken	Reichardt	Weimer

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

House File 228

On motion of Senator Erskine, House File 228, a bill for an act relating to water navigation regulations, 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 the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 228) the vote was:

Ayes, 44:

Anderson	Flatt	Lange	Potgeter
Arbuckle	Frommelt	Laverty	Potter
Balloun	Gilley	Leonard	Schaben
Benda	Glenn	Lodwick	Shaff
Clarke	Hammer	Lucken	Shirley
Coleman	Hougen	McGill	Smith
Conklin	Keith	Neu	Stanley
Curran	Klink	Nicholson	Stephens
DeKoster	Kosek	Ollenburg	Sullivan
Dodds	Kyhl	O'Malley	Thordsen
Erskine	Lamborn	Parker	Van Gilst

Nays, none.

Absent or not voting, 17:

Briles	Gaudineer	Messerly	Reichardt
DeHart	Griffin	Mogged	Rigler
Denman	Hill	Mowry	Walsh
Doderer	Lisle	Palmer	Weimer
Frey			

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

House File 263

On motion of Senator Klink, House File 263, a bill for an act relating to trout possession limits by persons not required to obtain fishing licenses, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Klink moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 263) the vote was:

Ayes, 48:

Anderson	Conklin	Gilley	Lamborn
Arbuckle	Curran	Hammer	Lange
Balloun	DeKoster	Hougen	Laverty
Benda	Dodds	Keith	Leonard
Briles	Erskine	Klink	Lisle
Clarke	Flatt	Kosek	Lodwick
Coleman	Frommelt	Kyhl	Lucken

McGill	O'Malley	Schaben	Stephens
Mogged	Parker	Shaff	Sullivan
Neu	Potgeter	Shirley	Thordsen
Nicholson	Potter	Smith	Van Gilst
Ollenburg	Reichardt	Stanley	Walsh

Nays, 1:

Glenn

Absent or not voting, 12:

DeHart	Frey	Hill	Palmer
Denman	Gaudineer	Messerly	Rigler
Doderer	Griffin	Mowry	Weimer

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

UNFINISHED BUSINESS

House Joint Resolution 15

On motion of Senator Walsh, House Joint Resolution 15, a joint resolution to create a special interim study committee on municipal statutes and to make an appropriation therefor, was taken up for further consideration.

Senator Walsh offered the following amendment by Senator Mowry and moved its adoption:

Amend House Joint Resolution 15 as amended and passed by the House as follows:

1. By striking from page 2, line 26, the word "such" and inserting in lieu thereof the words "the same".
2. By striking from page 2, lines 28 and 29, the words "determined by a majority of the legislative members of the committee" and inserting in lieu thereof the words "is paid state employees for travel expenses".

The amendment was adopted.

Senator Walsh asked and received unanimous consent that House Joint Resolution 15 be deferred and that the resolution retain its place on the calendar under unfinished business.

CONFERENCE COMMITTEE REPORT ADOPTED

Senator Briles called up the following report and moved its adoption:

SENATE FILE 614

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 614, a bill for an act to increase the compensation of county officers, including county attorneys, assistant county attorneys, sheriffs, district court clerks,

and members of the county boards of supervisors, respectfully submit the following recommendations:

1. The House recede from its amendment no. 1.
2. The Senate concur in House amendment no. 2.
3. The Senate concur in the House amendment no. 3.
4. The House recede from its amendment no. 4.
5. The House recede from its amendment no. 5.

On the Part of the House:

LOUIS A. PETERSON, Chairman

CLYDE REX

RUDY VAN DRIE

JAMES CAFFREY

On the Part of the Senate:

JAMES BRILES, Chairman

CHARLES SULLIVAN

WILLIAM DENMAN

JOSEPH FLATT

The motion prevailed and the report was adopted.

On motion of Senator Briles, the recommendations and amendments contained therein were adopted.

Senator Briles moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 614) the vote was:

Ayes, 47:

Anderson	Frommelt	Leonard	Reichardt
Arbuckle	Gilley	Lisle	Schaben
Balloun	Glenn	Lodwick	Shaff
Benda	Griffin	Lucken	Shirley
Briles	Hammer	McGill	Smith
Clarke	Keith	Mogged	Stanley
Curran	Klink	Neu	Stephens
DeHart	Kosek	Ollenburg	Sullivan
DeKoster	Kyhl	O'Malley	Thordsen
Dodds	Lamborn	Parker	Van Gilst
Doderer	Lange	Potgeter	Walsh
Flatt	Laverty	Potter	

Nays, 2:

Conklin Hougen

Absent or not voting, 12:

Coleman	Frey	Messerly	Palmer
Denman	Gaudineer	Mowry	Rigler
Erskine	Hill	Nicholson	Weimer

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

SENATE CONCURRENT RESOLUTION 23 ADOPTED

Senator Lisle called up the following resolution:

SENATE CONCURRENT RESOLUTION 23

By Lisle, Kosek, Lucken and O'Malley

Whereas, the Pioneer Lawmakers of Iowa in convention assembled passed the resolution which appears on page 884 of the Senate Journal dated April 11, 1969, and

Whereas, the printing of information about former members of general assemblies in current copies of the Iowa Official Register as requested in their resolution appears to be a valuable source of information for the people of Iowa;

Now, Therefore, Be It Resolved by the Senate, the House Concurring, That we direct the editor of the Iowa Official Register to consult with the Pioneer Lawmakers of Iowa and to give serious study to their proposal to reestablish the custom of including information proposed in their resolution in future issues of the Official Register; and

Be It Further Resolved, that a copy of this Resolution be sent to the Superintendent of Printing, the members of the State Printing Board and the Editor of the Iowa Official Register.

Senator Lisle offered the following amendment and moved its adoption:

Amend Senate Concurrent Resolution 23, found on page 947, Senate Journal, April 15, 1969, by inserting as paragraph four the following:

Be It Further Resolved, that it is the sense of the Senate that the next issue of the Iowa Official Register up-date the listing of members of the General Assembly by showing additions since the last printing in the 1941-42 edition, and that the listing be up-dated each ten years thereafter; and

The amendment was adopted.

On motion of Senator Lisle, the resolution as amended was adopted.

SPECIAL ORDER OF BUSINESS

The time having arrived, the Chair announced the special order of business for House File 417.

CONSIDERATION OF BILLS

House File 417

On motion of Senator Stephens, House File 417, a bill for an act relating to the inspection of meat and poultry; to clarify and otherwise amend chapter one hundred eighty-nine A (189A) of the Code to provide for cooperation with appropriate federal agencies with respect to meat and poultry products inspection programs, and for other purposes, with report of committees recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

On motion of Senator Stanley, the Senate recessed until the fall of the gavel.

The Senate reconvened, President Jepsen presiding.

COMMUNICATION

The following communication was received:

MAMIE DOUD EISENHOWER

Gettysburg, Pennsylvania
May 6, 1969

Mr. Carroll A. Lane
Secretary of the Senate
State Capitol Building
Des Moines, Iowa

Dear Mr. Lane:

Could you please find a way to convey to the members of the General Assembly of the State of Iowa my appreciation for their thoughtfulness in providing me with a copy of the Resolution which they passed upon hearing of the death of my husband? I am truly grateful for this kind gesture.

It may interest you to know that this Resolution will be placed in The Eisenhower Center in Abilene, Kansas.

With my gratitude and very best wishes,

MAMIE DOUD EISENHOWER

CONSIDERATION OF BILLS

House File 417

The Senate resumed consideration of House File 417.

The following amendment by the committee on agriculture was considered:

Amend House File 417, as reprinted April 24, 1969, as follows:

1. By inserting after page 1, line 11, a new subsection and by renumbering the subsequent subsections: 1. "Department" means the Iowa department of agriculture.
2. By striking from page 3, lines 22 and 24, the parentheses and inserting commas in lieu thereof.
3. By striking from page 5, lines 31 and 32, the parentheses and inserting commas in lieu thereof.
4. By striking from page 6, lines 4 and 5, and inserting in lieu thereof the following: "section five (5) of this Act, unless it conforms to such definition and".
5. By striking from page 6, line 14, and inserting in lieu thereof the following: "five (5) of this Act,".
6. By striking from page 9, lines 32 and 33, the words "The director of the meat and poultry inspection service of the Iowa department of agriculture" and inserting in lieu thereof the words "The secretary".
7. By striking from page 9, line 34, the words "state agency" and inserting in lieu thereof the word "officer".
8. By striking from page 10, line 11, the word "person" and inserting in lieu thereof the word "individual".
9. By striking from page 10, line 24, and inserting in lieu thereof the following: "two (2) of this Act".
10. By striking from page 10, lines 31 and 32, and inserting in lieu thereof the following: "section three (3) of this Act, at which livestock or poultry are slaughtered or live-".
11. By striking from page 11, lines 18 and 19, and inserting in lieu thereof the following: "information required by subsection fifteen (15) of section one (1) of this Act; and".
12. By striking from page 11, line 25, the words and figure "subsection

one (1) of this section" and inserting in lieu thereof the following: "section two (2) of this Act".

13. By striking from page 11, lines 31 and 32, the words and figure "subsection one (1) of this section" and inserting in lieu thereof the following: "section two (2) of this Act".

14. By striking from page 12, line 12, the parentheses and inserting a comma after the word "selling".

15. By striking from page 12 all of line 25 and inserting in lieu thereof the following "two (2) of this Act".

16. By striking from page 12, lines 28 through 30, inclusive, and inserting in lieu thereof the following: "to destroy condemned products as required under subsection two (2) of section four (4) of this Act."

17. By striking from page 14, lines 6 through 10, inclusive, and inserting in lieu thereof the following: "in connection with issuance of orders under subsection five (5) of section four (4) and subsections one (1), two (2), or three (3) of this section and prescribing procedures for proceedings in such".

18. By striking from page 14, lines 20 and 21, and inserting in lieu thereof the following: "effectuate the purposes stated in section two (2) of this Act; accept".

19. By striking from page 14, line 29, the words "Iowa meat and poultry inspection service" and inserting in lieu thereof the word "department".

20. By striking from page 17, line 3, the words "one hundred" and inserting in lieu thereof the words and figures "four (4), subsection seven (7), or section five (5) of this Act."

21. By striking from page 17, lines 4 and 5.

22. By striking from page 19 the sentence beginning in line 22 and ending in line 27, and inserting in lieu thereof the following sentence: "Any order issued under subsection three (3) of section four (4) or subsections one (1), two (2), or three (3) of section five (5) of this Act shall be final unless appealed to the district court within thirty days after service."

23. By striking from page 19 the sentence beginning in line 33 and ending in line 35.

24. By striking from page 21, line 11, the words "or men's or women's reformatory".

25. By striking from page 24, lines 25 and 26, the words "or men's or women's reformatory".

26. By striking from page 26, line 4, the words "or men's or women's reformatory".

27. By striking from page 26, lines 16 and 17, the words "or men's or women's reformatory".

28. By striking from page 26, lines 23 and 24, the words "or men's or women's reformatories".

29. By striking from page 26, lines 27 and 28, the words "or men's or women's reformatory".

30. By striking from page 26, lines 29 through 32, inclusive.

Senator Stephens asked and received unanimous consent to withdraw the amendment to the amendment filed April 30 and found on page 1259 of the Senate Journal.

Senator Stephens offered the following amendment to the amendment and moved its adoption:

Amend the committee on agriculture amendment to House File 417, filed April 29, 1969, as follows:

1. By striking lines 14 through 21, inclusive, and inserting in lieu thereof the following division:

"By striking the sentence beginning in page 9, line 32, and ending in page 10, line 1, and inserting in lieu thereof the following:

'A director of the meat and poultry inspection service shall be designated as his delegate to be the appropriate state official to cooperate with the secretary of agriculture of the United States in administration of this Act.'"

2. By striking lines 30 through 35, inclusive.

3. By striking lines 52 through 54, inclusive.

The amendment to the amendment was adopted.

The following amendment by the committee on appropriations was considered:

1. Amend the committee on agriculture amendment to House File 417, filed April 29, 1969, by striking from line 76 the word "reformatories" and inserting in lieu thereof the word "reformatory".

2. Amend House File 417, as reprinted April 24, 1969, by inserting after line 6 at page 27, the following new section:

"Sec. 15. There is hereby authorized to be appropriated such sums as may be necessary to carry out the provisions of this Act."

3. Amend House File 417, as passed by the House, as follows:

1. Page nine (9), by striking lines six (6) through (10), inclusive, and inserting in lieu thereof the following:

"31. 'Establishment' means all premises where animals or poultry are slaughtered or otherwise prepared, either for custom, resale or retail, for food purposes, meat or poultry canneries, sausage factories, smoking or curing operations, restaurants, grocery stores, brokerages, cold storage plants, and similar places."

2. Page nine (9), by striking lines seventeen (17) through twenty-three (23), inclusive, and inserting in lieu thereof the following:

"No person shall operate an establishment without first obtaining a license from the department. The license fee for each establishment per year or for any part of a year shall be:

1. For all meat and poultry slaughtered or otherwise prepared not exceeding sixty thousand pounds: twenty-five dollars.

2. For all meat and poultry slaughtered or otherwise prepared in excess of sixty thousand pounds and not exceeding one hundred eighty thousand pounds: fifty dollars.

3. For all meat and poultry slaughtered or otherwise prepared in excess of one hundred eighty thousand pounds and not exceeding three hundred sixty thousand pounds: seventy-five dollars.

4. For all meat and poultry slaughtered or otherwise prepared in excess of three hundred sixty thousand pounds: one hundred dollars.

The funds shall be deposited with the department of agriculture. The license year shall be from July first to June thirtieth. Applications for licenses shall be in writing on forms prescribed by the department."

3. By adding the following new sections:

"Sec. 16. There is hereby appropriated from the general fund of the state to the department of agriculture the sum of four hundred thousand (400,000) dollars for each year of the biennium beginning July 1, 1969 and ending June 30, 1971 for an inspection program of meat and poultry products in accordance with chapter one hundred eighty-nine A (189A) of the Code. Any unencumbered balances remaining as of June 30, 1971 from the funds so appropriated shall revert to the general fund.

Sec. 17. All federal grants to and the federal receipts of this department are hereby appropriated for the purpose set forth in such federal grants or receipts.

Sec. 18. Where any of the laws of this state are in conflict with this Act, the provisions of this Act shall govern for the biennium."

4. Page one (1), by inserting in line six (6) of the title after the word "purposes" the words "and make an appropriation therefor".

Senator Curran offered the following amendment to the amendment:

Amend the committee on appropriations amendment to House File 417, as amended and passed by the House, filed May 2, 1969, by striking lines twenty (20) through thirty-four (34) and inserting in lieu thereof the following:

"No person shall operate an establishment without first obtaining a license from the department. The license fee for each establishment, excluding restaurants and grocery stores, per year or any part of a year shall be:

1. For all meat and poultry slaughtered or otherwise prepared not exceeding twenty thousand pounds per year for sale, resale, or custom, twenty-five dollars.

2. For all meat and poultry slaughtered or otherwise prepared in excess of twenty thousand pounds per year for sale or resale, fifty dollars.

The license fee for each restaurant and grocery store per year or any part of a year shall be five dollars."

Senator Doderer called for a division of the amendment to the amendment, paragraphs 1, 2 and 3 to be considered as division 1, paragraph 4 as division 2, and paragraph 5 as division 3.

On motion of Senator Curran, division 1 of the amendment to the amendment was adopted.

Senator Curran moved the adoption of division 2 of the amendment to the amendment.

Roll call was requested.

On the question "Shall division 2 of the amendment to the amendment be adopted?" (H.F. 417) the vote was:

Rule 24 was invoked.

Ayes, 37:

Anderson	Erskine	Laverty	Potgeter
Arbuckle	Flatt	Leonard	Potter
Balloun	Frey	Lisle	Shaff
Benda	Griffin	Lucken	Shirley
Briles	Hammer	Mowry	Smith
Clarke	Klink	Neu	Stephens
Conklin	Kosek	Nicholson	Sullivan
Curran	Kyhl	Ollenburg	Van Gilst
DeHart	Lange	Parker	Walsh
DeKoster			

Nays, 13:

Coleman	Doderer	Glenn	Lodwick
Dodds	Frommelt	Hill	McGill

Palmer
Reichardt

Schaben

Stanley

Weimer

Absent or not voting 11:

Denman
Gaudineer
Gilley

Hougen
Keith
Lamborn

Messery
Mogged
O'Malley

Rigler
Thordsen

Division 2 of the amendment to the amendment was adopted.

On motion of Senator Curran, division 3 of the amendment to the amendment was adopted.

Senator Shirley asked and received unanimous consent to withdraw the amendment to the appropriations committee amendment filed May 6 and found on page 1432 of the Senate Journal.

On motion of Senator Curran, the appropriations committee amendment as amended was adopted.

On motion of Senator Stephens, the agriculture committee amendment as amended was adopted.

Senator Stephens asked and received unanimous consent to withdraw the amendment filed April 30 and found on page 1259 of the Senate Journal.

Senator Schaben offered the following amendment:

Amend House File 417, as passed by the House, by adding after the comma in line twelve (12), page twenty-six (26), the following:

"or who, during his working hours or during the performance of his duties or when using state equipment or at any time on state property, shall take part in seeking any contribution for any political party or political candidate or engage in political activity of any sort,".

Senator Schaben moved the adoption of his amendment.

Roll call was requested.

On the question "Shall the Schaben amendment be adopted?" (H.F. 417) the vote was:

Rule 24 was invoked.

Ayes, 23:

Arbuckle
Balloun
Dodds
Doderer
Frey
Frommelt

Glenn
Hammer
Hill
Leonard
Lucken
McGill

Neu
Nicholson
O'Malley
Palmer
Potter
Reichardt

Schaben
Shirley
Van Gilst
Walsh
Weimer

Nays, 32:

Anderson
Benda
Clarke
Coleman
Conklin

Curran
DeHart
DeKoster
Erskine
Flatt

Gilley
Griffin
Hougen
Keith
Klink

Kosek
Kyh
Lange
Lavery
Lisle

Lodwick
Mogged
Mowry

Ollenburg
Parker
Potgeter

Shaff
Smith
Stanley

Stephens
Sullivan
Thordsen

Absent or not voting, 6:

Briles
Denman

Gaudineer
Lamborn

Messerly

Rigler

The amendment was lost.

Senator Frommelt offered the following amendment filed by Senator Gaudineer:

Amend House File 417, as amended and passed by the Senate, as follows:

By striking everything after the enacting clause and inserting in lieu thereof the following:

"Section 1. For the purposes of this Act, unless the context clearly requires a different meaning:

1. The term 'Wholesome Meat Act' means the federal Meat Inspection Act approved March 4, 1907 (34 Stat. 1260), as amended by the Wholesome Meat Act (81 Stat. 584).

2. The term 'Wholesome Poultry Products Act' means the Federal Poultry Products Inspection Act approved August 28, 1957 (71 Stat. 411), as amended by the Wholesome Poultry Products Act (82 Stat. 791).

3. The term 'department' means the Iowa department of agriculture.

4. The term 'commerce' means commerce between any state, any territory, or the District of Columbia and any place outside thereof.

5. The term 'establishment' means all premises where cattle, sheep, swine, goats, horses, mules, or other equines, or poultry are slaughtered or otherwise prepared for food purposes. 'Establishment' includes, but is not limited to, meat or poultry canneries, sausage factories, smoking or curing operations, and similar places.

6. The term 'carcass' means all parts including viscera of slaughtered cattle, sheep, swine, goats, or poultry that are capable of being used for human food.

7. The term 'meat food product' shall have the same meaning for the purposes of this Act as under the Wholesome Meat Act.

8. The term 'poultry product' shall have the same meaning for the purposes of this Act as under the Wholesome Poultry Products Act.

9. The term 'poultry' means any domesticated bird, whether alive or dead.

10. The terms 'prepared' and 'processed' mean slaughtered, canned, salted, stuffed, rendered boned, cut up, or otherwise manufactured or processed.

11. The terms 'hotel', 'restaurant', and 'food establishment' shall have the same meaning for the purposes of this Act as under chapter one hundred seventy (170), Code 1966.

12. The term 'state inspection' means the meat and poultry inspection service conducted by the department of agriculture of the state of Iowa.

Sec. 2. The governor, the secretary of agriculture, and the department shall take such action as may be necessary to insure that every establishment in the state of Iowa which slaughters cattle, sheep, goats, horses, mules, and other equines or prepares carcasses, parts thereof, or meat or meat food products and is not exempt from the provisions of the Wholesome Meat Act shall, after December 14, 1969, become subject to the provisions of the Wholesome Meat Act as though engaged in commerce.

Sec. 3. The governor, the secretary of agriculture, and the department shall take such action as may be necessary to insure that every establishment in the state of Iowa which slaughters poultry or processes poultry carcasses

or parts thereof and other poultry products is not exempt from the provisions of the Wholesome Poultry Act shall, after August 17, 1970, become subject to the provisions of the Wholesome Poultry Act as though engaged in commerce.

Sec. 4. Effective December 15, 1969, state inspection shall not be provided for any establishment which slaughters cattle, sheep, swine, goats, horses, mules, and other equines or prepares the carcasses, parts thereof, meat or meat food products subject to federal inspection under the provisions of the Wholesome Meat Act. The provisions of the Wholesome Meat Act shall supersede chapter one hundred eighty-nine A (189A), Code 1966.

Sec. 5. Effective August 18, 1970, state inspection shall not be provided for any establishment which slaughters poultry, processes poultry carcasses and parts thereof and other poultry products subject to federal inspection under the provisions of the Wholesome Poultry Products Act. The provisions of the Wholesome Poultry Products Act shall supersede chapter one hundred eighty-nine A (189A), Code 1966.

Sec. 6. Effective August 18, 1970, chapter one hundred eighty-nine A (189A), Code 1966, is hereby repealed.

Senator Frommelt offered the following amendment to the amendment and moved its adoption:

Amend the Gaudineer amendment, filed May 7, 1969, to House File 417, line 1, by striking the word "Senate" and inserting in lieu thereof the word "House".

The amendment to the amendment was adopted.

Senator Frommelt moved the adoption of the Gaudineer amendment as amended and requested a roll call.

On the question "Shall the amendment as amended be adopted?" (H.F. 417) the vote was:

Ayes, 6:

Coleman	Frommelt	Palmer	Reichardt
Doderer	O'Malley		

Nays, 45:

Anderson	Frey	Leonard	Potter
Arbuckle	Gilley	Lodwick	Schaben
Balloun	Glenn	Lucken	Shaff
Benda	Griffin	McGill	Shirley
Briles	Hammer	Mogged	Smith
Clarke	Hill	Mowry	Stanley
Conklin	Klink	Neu	Stephens
Curran	Kosek	Nicholson	Sullivan
DeHart	Kyhl	Ollenburg	Van Gilst
DeKoster	Lange	Parker	Walsh
Dodds	Laverty	Potgeter	Weimer
Erskine			

Absent or not voting, 10:

Denman	Hougen	Lisle	Rigler
Flatt	Keith	Messerly	Thordsen
Gaudineer	Lamborn		

The amendment as amended was lost.

On motion of Senator Stanley, the Senate recessed until 1:00 p.m.

AFTERNOON SESSION

The Senate reconvened, President Jepsen presiding.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Mogged, 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 29, 62, 111, 126, 207, 328, 412, 431, 454, 462, 664, 744 and 778.

CHARLES G. MOGGED
Chairman, Senate Committee
ELIZABETH SHAW
Chairman, House Committee

Report adopted.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Mogged, 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 213, 405, 422, 454, 549 and 654.

CHARLES G. MOGGED
Chairman, Senate Committee
ELIZABETH SHAW
Chairman, House Committee

Report adopted.

BILLS SIGNED BY THE PRESIDENT

The President of the Senate announced that, as President of the Senate, he had signed in the presence of the Senate: House Files 29, 62, 111, 126, 207, 328, 412, 431, 454, 462, 664, 744 and 778; and Senate Files 213, 405, 422, 454, 549 and 654.

BILLS SENT TO THE GOVERNOR

Senator Mogged, 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, 1969, sent to the Governor for his approval: Senate Files 213, 405, 422, 454, 549 and 654.

CHARLES G. MOGGED, Chairman

Passed on file.

SPECIAL ORDER

Senator Kyhl asked unanimous consent that Senate File 692 be placed on the calendar under unfinished business.

Objection was raised.

Senator Kyhl moved that Senate File 692 be placed on the calendar under unfinished business, which motion prevailed.

Senator Stanley asked and received unanimous consent that **Senate File 692** be made a special order of business for Tuesday, May 13, 1969, at 9:00 a.m.

CONSIDERATION OF BILLS

House File 417

The Senate resumed consideration of House File 417.

MOTION TO RECONSIDER

Senator Coleman called up the following motion and moved its adoption:

MR. PRESIDENT: I move to reconsider the vote by which the Schaben amendment to House File 417 failed to pass the Senate.

Roll call was requested.

On the question "Shall the motion to reconsider be adopted?" (H.F. 417) the vote was:

Ayes, 12:

Coleman	Frommelt	McGill	Schaben
Dodds	Hammer	O'Malley	Shirley
Doderer	Lamborn	Palmer	Walsh

Nays, 41:

Anderson	Erskine	Leonard	Potgeter
Arbuckle	Gilley	Lisle	Potter
Balloun	Glenn	Lodwick	Shaff
Benda	Hill	Lucken	Smith
Briles	Keith	Mogged	Stanley
Clarke	Klink	Mowry	Stephens
Conklin	Kosek	Neu	Sullivan
Curran	Kyhl	Nicholson	Thordsen
DeHart	Lange	Ollenburg	Van Gilst
DeKoster	Laverty	Parker	Weimer
Denman			

Absent or not voting, 8:

Flatt	Gaudineer	Hougen	Reichardt
Frey	Griffin	Messerly	Rigler

The motion was lost.

Senator Stephens moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time,

On the question "Shall the bill pass?" (H.F. 417) the vote was:

Ayes, 57:

Anderson	Frey	Lavery	Potgeter
Arbuckle	Frommelt	Leonard	Potter
Balloun	Gilley	Lisle	Reichardt
Benda	Glenn	Lodwick	Schaben
Briles	Griffin	Lucken	Shaff
Clarke	Hammer	McGill	Shirley
Coleman	Hill	Mogged	Smith
Conklin	Hougen	Mowry	Stanley
Curran	Keith	Neu	Stephens
DeHart	Klink	Nicholson	Sullivan
DeKoster	Kosek	Ollenbourg	Thordsen
Denman	Kyhl	O'Malley	Van Gilst
Dodds	Lamborn	Palmer	Walsh
Doderer	Lange	Parker	Weimer
Erskine			

Nays, none.

Absent or not voting, 4:

Flatt	Gaudineer	Messerly	Rigler
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The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Stephens asked and received unanimous consent that **House File 417** be immediately messaged to the House, which request was complied with.

Senator Stanley moved that the vote by which House File 417 passed the Senate be reconsidered and the motion to reconsider be laid on the table, which motion prevailed.

SENATE INSISTED ON AMENDMENT

House File 196

Senator Walsh called up for consideration House File 196, a bill for an act relating to the referendum for approval of low rent housing projects, and moved that the Senate refuse to recede from its amendment, adopted on May 5 and found on page 1347 of the Senate Journal.

The motion prevailed and the Senate insisted on its amendment.

APPOINTMENT OF CONFERENCE COMMITTEE

President Jepsen announced the appointment of the following conference committee on **House File 196** on the part of the Senate: Senators Mogged, chairman; Briles, Walsh and Hill.

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 196, a bill for an act relating to low rent housing projects, the following Representatives: Koch of Woodbury, chairman; O'Hearn of Scott, Fischer of Grundy and Tapscott of Polk.

WILLIAM R. KENDRICK, Chief Clerk

MESSAGE FROM THE HOUSE

HOUSE AMENDMENT CONSIDERED

Senate File 544

Senator Lodwick called up for consideration Senate File 544, a bill for an act to establish a state advisory council for vocational education, amended by the House, and moved that the Senate concur in the following amendment:

Amend Senate File 544 as follows:

1. Page 2 by inserting after line twenty-seven (27) the following:

"The council shall meet at the call of the chairman at least once each quarter of the year."

2. Page 2, line twenty-eight (28), by striking the word "bill" and inserting in lieu thereof the word "Act".

The Senate concurred in the House amendment.

Senator Lodwick moved that the bill as amended by the House and concurred in by the Senate be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 544) the vote was:

Ayes, 53:

Anderson	Frey	Lange	Palmer
Arbuckle	Frommelt	Laverty	Parker
Balloun	GiHey	Lebnard	Potgeter
Benda	Glenn	Lisle	Potter
Briles	Griffin	Lodwick	Reichardt
Clarke	Hammer	Lucken	Schaben
Conklin	Hill	McGill	Shaff
Curran	Hougen	Mogged	Shirley
DeHart	Keith	Mowry	Stanley
DeKoster	Klink	Neu	Sullivan
Denman	Kosek	Nicholson	Thordsen
Dodds	Kyhl	Ollenburg	Walsh
Doderer	Lamborn	O'Malley	Weimer
Erskine			

Nays, none.

Absent or not voting, 8:

Coleman	Gaudineer	Rigler	Stephens
Flatt	Messery	Smith	Van Gilst

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

HOUSE AMENDMENT CONSIDERED

Senate Joint Resolution 18

Senator Mowry called up for consideration Senate Joint Resolution 18, a joint resolution directing a legislative study to review the Iowa criminal code, amended by the House, and moved that the Senate concur in the following amendment:

Amend Senate Joint Resolution 18 by striking from line five (5) of section 1 the figures "1970" and inserting in lieu thereof the figures "1971".

The Senate concurred in the House amendment.

Senator Mowry moved that the resolution as amended by the House and concurred in by the Senate be read the last time now, which motion prevailed, and the resolution was read the last time.

On the question "Shall the resolution be adopted?" (S.J.R. 18) the vote was:

Ayes, 53:

Anderson	Frommelt	Laverty	Parker
Arbuckle	Gilley	Leonard	Potgeter
Balloun	Glenn	Lisle	Potter
Benda	Griffin	Lodwick	Reichardt
Briles	Hammer	Lucken	Schaben
Clarke	Hill	McGill	Shaff
Conklin	Hougen	Mogged	Shirley
Curran	Keith	Mowry	Stanley
DeHart	Klink	Neu	Stephens
DeKoster	Kosek	Nicholson	Sullivan
Dodds	Kyhl	Ollenburg	Thordsen
Doderer	Lamborn	O'Malley	Van Gilst
Erskine	Lange	Palmer	Walsh
Frey			

Nays, none.

Absent or not voting, 8:

Coleman	Flatt	Messerly	Smith
Denman	Gaudineer	Rigler	Weimer

The resolution having received a constitutional majority was declared to have been adopted by the Senate and the title was agreed to.

HOUSE AMENDMENTS CONSIDERED

Senate File 545

Senator Lodwick called up for consideration Senate File 545, a bill for an act relating to payment by school boards of dues to an

association of school boards and of expenses of board members, amended by the House, and moved that the Senate concur in the following amendments:

Amend Senate File 545 as follows:

1. Section 1 by inserting after line ten (10) the following:

"Membership in such an Iowa association of school boards shall be limited to those duly elected members of the board of directors of local school corporations."

2. By adding the following new section:

Sec. 3. Chapter two hundred seventy-three (273), Code 1966, is hereby amended by adding thereto the following new section:

"County boards of education or joint county boards of education may pay, out of funds available to them, reasonable annual dues to an Iowa association of school boards."

Membership in such an Iowa association of school boards shall be limited to those duly elected members of the county board of education or joint county board of education."

3. By adding the following new section:

Sec. 4. Chapter two hundred eighty A (280A), Code 1966, is hereby amended by adding thereto the following new section:

"Boards of directors of merged area schools may pay, out of funds available to them, reasonable annual dues to an Iowa association of school boards."

Membership in such an Iowa association of school boards shall be limited to those duly elected members of boards of directors of area schools."

The Senate concurred in the House amendments.

Senator Lodwick moved that the bill as amended by the House and concurred in by the Senate be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 545) the vote was:

Ayes, 48:

Anderson	Ersine	Lamborn	Parker
Arbuckle	Frey	Laverty	Potgeter
Balloun	Gilley	Leonard	Potter
Benda	Glenn	Lisle	Shaff
Briles	Griffin	Lodwick	Smith
Clarke	Hammer	McGill	Stanley
Curran	Hill	Mogged	Stephens
DeHart	Hougen	Mowry	Sullivan
DeKoster	Keith	Neu	Thordsen
Denman	Klink	Nicholson	Van Gilst
Dodds	Kosek	Ollenburg	Walsh
Doderer	Kyhl	Palmer	Weimer

Nays, 6:

Conklin	Lange	Schaben	Shirley
Frommelt	O'Malley		

Absent or not voting, 7:

Coleman	Gaudineer	Messerly	Rigler
Flatt	Lucken	Reichardt	

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

HOUSE AMENDMENT CONSIDERED

Senate File 398

Senator Hougen called up for consideration Senate File 398, a bill for an act relating to printing machinery for the state auditor, amended by the House, and moved that the Senate concur in the following amendment:

Amend page 1, line four (4), of Senate File 398 by striking the word "subsection" and inserting in lieu thereof the word "paragraph".

The Senate concurred in the House amendment.

Senator Hougen moved that the bill as amended by the House and concurred in by the Senate be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 398) the vote was:

Ayes, 50:

Anderson	Gilley	Lisle	Potgeter
Arbuckle	Glenn	Lodwick	Potter
Balloun	Griffin	Lucken	Reichardt
Benda	Hammer	McGill	Shaff
Briles	Hill	Mogged	Smith
Clarke	Hougen	Mowry	Stanley
Conklin	Keith	Neu	Stephens
Curran	Klink	Nicholson	Sullivan
DeHart	Kosek	Ollenburg	Thordsen
DeKoster	Kyhl	O'Malley	Van Gilst
Denman	Lange	Palmer	Walsh
Erskine	Laverty	Parker	Weimer
Frey	Leonard		

Nays, 4:

Dodds	Frommelt	Schaben	Shirley
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Absent or not voting, 7:

Coleman	Flatt	Lamborn	Rigler
Doderer	Gaudineer	Messerly	

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 insisted on its amendments to divisions two and three of Senate File 537, a bill for an act to authorize Board of Regents to issue bonds to defray capital needs of state universities, and requests a conference committee. Conferees on the part of the House are: Representatives Millen of Jefferson-Van Buren, chairman; Klein of Winnebago-Worth, Walter of Pottawattamie and Kennedy of Dubuque.

WILLIAM R. KENDRICK, Chief Clerk

APPOINTMENT OF CONFERENCE COMMITTEE

President Jepsen announced the appointment of the following conference committee on **Senate File 537** on the part of the Senate: Senators Nicholson, chairman; Shaff, Leonard and Doderer.

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 582, a bill for an act relating to the definition and regulation of property tax exemptions.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 820, a bill for an act to appropriate from the general fund for various agricultural associations and industries.

WILLIAM R. KENDRICK, Chief Clerk

CONSIDERATION OF BILLS

Senate File 27

On motion of Senator Hougen, Senate File 27, a bill for an act to provide for delayed taxation on real property for the improvement, repair, and replacement of real property structures, with report of committee without recommendation, was taken up, considered, and the report of the committee adopted.

Senator Lange took the chair at 2:35 p.m.

Senator Stanley offered the following amendment by Senators Stanley and Hougen:

Amend Senate File 27 as follows:

1. On page one (1), lines five (5) and six (6), strike the words "tax credit" and insert in lieu thereof the words "temporary tax exemption".

2. On page one (1), strike lines seventeen (17) through nineteen (19) and insert in lieu thereof the following:

"or not; and farm, commercial or industrial edifices or structures commonly regarded as buildings."

3. On page one (1), line twenty-five (25), and page two (2), line one (1), strike the words "the taxable value of which is not to be increased" and insert in lieu thereof the words "which does not increase the taxable value of a building".

4. On page two (2), line five (5), strike the word "providing" and insert in lieu thereof the word "if".

5. On page two (2), strike lines fifteen (15) through twenty-three (23) and insert in lieu thereof the following:

"Sec. 3. Any improvement or repair to or replacement of a building as defined in section two (2) of this Act made by or for the owner of the premises on which the building is constructed shall be exempt from property taxes

for a period of five calendar years immediately following the year in which the improvement, repair or replacement is completed. However, the total exemption for all improvements, repairs or replacements shall not exceed more than five thousand dollars actual value at any one time for any building. Improvements, repairs and replacements begun less than five years after the original building is substantially completed shall not be eligible for this exemption. Improvements, repairs and replacements begun before July 1, 1969, shall not be eligible for this exemption."

6. Strike lines twenty-four (24) through thirty-five (35) on page two (2) and lines one (1) through five (5) on page three (3), and insert in lieu thereof the following:

"Sec. 4. The assessor shall determine and list in his records the actual value of all exempt improvements, repairs and replacements. He shall not include such exempt property in determining the actual, assessed and taxable values of buildings, nor in the total valuations or classifications thereof for taxing or bonding purposes. However, he shall include such exempt property for all such purposes when the five-year exemption expires as provided in this Act. He shall keep complete records of all such exempt property to assure that it shall become taxable when the five year exemption expires.

The assessor's acts shall be subject to review in the same manner as provided by law for other assessment matters.

Whenever the actual or assessed value of a building is changed because of reassessment or revaluation, the assessor shall review and adjust, if necessary, the actual value of the exempt improvements, repairs and replacements. The limitation of five thousand dollars actual value stated in section three (3) of this Act shall not be increased.

If requested by the assessor, the owner of the building shall file with the assessor a sworn statement describing the improvements, repairs, or replacements, their cost, and such other information as the assessor may reasonably require. If a written request for the statement and a statement form are personally delivered to the owner by the assessor or mailed to the owner by certified or registered mail, the assessor may deny the exemption until the statement is received."

7. On page three (3), strike lines six (6) and seven (7) and insert in lieu thereof the following:

"Sec. 5. The temporary exemption shall expire at the end of said five".

8. On page three (3), strike lines nineteen (19) through twenty-three (23):

9. Amend the title by striking all of the title after the word "provide" in line one (1) and inserting in lieu thereof the words "for a temporary tax exemption for certain improvements and repairs to and replacements of buildings."

On motion of Senator Stanley, the amendment was adopted.

Senator Hougen offered the following amendment and moved its adoption;

Amend Senate File 27 by inserting in page 3, line 13, after the figure "(4)" the words "of this Act".

The amendment was adopted.

President pro tempore Lodwick took the chair at 3:20 p.m.

Senator Hougen moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 27) the vote was:

Ayes, 42:

Anderson	Frey	Lodwick	Potter
Arbuckle	Frommelt	Lucken	Reichardt
Balloun	Glenn	McGill	Schaben
Briles	Hougen	Mogged	Smith
Clarke	Keith	Mowry	Stanley
Conklin	Klink	Neu	Stephens
DeKoster	Kosek	Ollenburg	Sullivan
Denman	Kyhl	Palmer	Thordsen
Dodds	Lamborn	Parker	Van Gilst
Erskine	Lange	Potgeter	Walsh
Flatt	Lisle		

Nays, 8:

Benda	Gilley	Nicholson	Shaff
DeHart	Hill	O'Malley	Shirley

Absent or not voting, 11:

Coleman	Gaudineer	Laverty	Rigler
Curran	Griffin	Leonard	Weimer
Doderer	Hammer	Messerly	

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Stanley moved that the vote by which Senate File 27 passed the Senate be reconsidered and the motion to reconsider be laid on the table, which motion prevailed.

Senator Lange took the chair at 3:30 p.m.

UNFINISHED BUSINESS

House Joint Resolution 15

The Senate resumed consideration of House Joint Resolution 15 temporarily deferred.

Senator Neu offered the following amendment by Senators Neu, et al., and moved its adoption:

Amend House Joint Resolution 15 as amended and passed by the House as follows:

1. By striking from line 4 of page 1 the word "eleven-member" and inserting in lieu thereof the word "twelve-member".

2. By striking line 10 of page 1 and inserting in lieu thereof the words "the speaker of the house, one member of the legislative research committee or its successor agency, and four municipal officials, at least one of whom shall be a city attorney, and".

3. By striking from line 12 of page 1 the words "and the" and inserting in lieu thereof the words "However, the legislative research committee or its successor agency shall select one of its members to serve on the committee. The".

4. By striking from line 21 of page 1 the word "The" and inserting in lieu thereof the words "with the approval of the Legislative Research Committee or its successor agency, the".

5. By striking lines 13, 14, and 15 of page 2 and inserting in lieu thereof the following:

"Sec. 4. The committee shall make such periodic progress reports of the study to the legislative research committee or its successor agency as may be required. The legislative research committee or its successor may assign staff to the committee and shall coordinate staff assistance for the committee. The committee shall make comprehensive recommendations to the general assembly by way of Code revision bills and other reports."

The amendment was adopted.

Senator Walsh moved that the resolution be read the last time now, which motion prevailed, and the resolution was read the last time.

On the question "Shall the resolution be adopted?" (H.J.R. 15) the vote was:

Ayes, 42:

Anderson	Frommelt	Laverty	Potgeter
Balloun	Gilley	Lodwick	Potter
Briles	Hammer	Lucken	Reichardt
Clarke	Hill	McGill	Schaben
Conklin	Hougen	Mogged	Shirley
Curran	Keith	Neu	Smith
DeKoster	Klink	Ollenburg	Stanley
Doderer	Kosek	O'Malley	Stephens
Erskine	Kyhl	Palmer	Van Gilst
Flatt	Lamborn	Parker	Walsh
Frey	Lange		

Nays, 7:

Arbuckle	Glenn	Nicholson	Thordsen
DeHart	Mowry	Sullivan	

Absent or not voting, 12:

Benda	Dodds	Leonard	Rigler
Coleman	Gaudineer	Lisle	Shaff
Denman	Griffin	Messerly	Weimer

The resolution having received a constitutional majority was declared to have been adopted by the Senate and the title was agreed to.

Senator Stanley moved that the vote by which House Joint Resolution 15 was adopted by the Senate be reconsidered and the motion to reconsider be laid on the table, which motion prevailed.

House File 548

On motion of Senator Keith, House File 548, a bill for an act to provide for the testing or inspection by the Iowa department of

agriculture of devices used in this state in testing or measuring the moisture content of agricultural products offered for sale, processing, or storage and to make an appropriation therefor, was taken up for further consideration.

President Jepsen took the chair at 4:20 p.m.

Senator Keith moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 548) the vote was:

Ayes, 46:

Anderson	Frey	Lange	Parker
Arbuckle	Frommelt	Lavery	Potgeter
Balloun	Gilley	Lodwick	Potter
Briles	Glenn	Lucken	Reichardt
Clarke	Hammer	McGill	Schaben
Conklin	Hill	Mogged	Smith
Curran	Hougen	Mowry	Stanley
DeHart	Keith	Neu	Stephens
DeKoster	Klink	Nicholson	Thordsen
Doderer	Kosek	Ollenburg	Van Gilst
Erskine	Kyhl	O'Malley	Walsh
Flatt	Lamborn		

Nays, none.

Absent or not voting, 15:

Benda	Gaudineer	Messerly	Shirley
Coleman	Griffin	Palmer	Sullivan
Denman	Leonard	Rigler	Weimer
Dodds	Lisle	Shaff	

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Stephens moved that the vote by which House File 548 passed the Senate be reconsidered and the motion to reconsider be laid on the table, which motion prevailed.

CONSIDERATION OF JOINT RESOLUTION

Senate Joint Resolution 30

Senator DeKoster asked and received unanimous consent to take up for consideration Senate Joint Resolution 30.

On motion of Senator DeKoster, Senate Joint Resolution 30, a joint resolution to provide that the authority conferred on the executive council extends to and includes acquisition of property by gift, purchase, condemnation or otherwise, was taken up and considered.

Senator DeKoster moved that the resolution be read the last time now, which motion prevailed, and the resolution was read the last time.

On the question "Shall the resolution be adopted?" (S.J.R. 30) the vote was:

Ayes, 44:

Anderson	Frey	Lavery	Parker
Arbuckle	Frommelt	Lodwick	Potgeter
Balloun	Gilley	Lucken	Potter
Briles	Glenn	McGill	Reichardt
Clarke	Hammer	Mogged	Schaben
Conklin	Hougen	Mowry	Smith
Curran	Keith	Neu	Stanley
DeKoster	Kosek	Nicholson	Stephens
Doderer	Kyhl	Ollenburg	Thordsen
Erskine	Lamborn	O'Malley	Van Gilst
Flatt	Lange	Palmer	Walsh

Nays, none.

Voting present, 1:

Hill

Absent or not voting, 16:

Benda	Dodds	Leonard	Shaff
Coleman	Gaudineer	Lisle	Shirley
DeHart	Griffin	Messerly	Sullivan
Denman	Klink	Rigler	Weimer

The resolution having received a constitutional majority was declared to have been adopted by the Senate and the title was agreed to.

CONSIDERATION OF BILLS

House File 286

On motion of Senator Parker, House File 286, a bill for an act relating to trot lines, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Parker moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 286) the vote was:

Ayes, 40:

Anderson	DeKoster	Hougen	Lucken
Arbuckle	Erskine	Keith	McGill
Balloun	Flatt	Kosek	Mowry
Briles	Frey	Kyhl	Neu
Clarke	Frommelt	Lamborn	Nicholson
Conklin	Gilley	Lange	Ollenburg
Curran	Hammer	Lavery	O'Malley
DeHart	Hill	Lodwick	Palmer

Parker	Reichardt	Stanley	Thordsen
Potter	Smith	Stephens	Walsh

Nays, 2:

Glenn	Potgeter
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Absent or not voting, 19:

Benda	Gaudineer	Messerly	Shirley
Coleman	Griffin	Mogged	Sullivan
Denman	Klink	Rigler	Van Gilst
Dodds	Leonard	Schaben	Weimer
Doderer	Lisle	Shaff	

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

House File 281

On motion of Senator Kyhl, House File 281, a bill for an act relating to general powers of the state board of tax review, 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 the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 281) the vote was:

Ayes, 41:

Anderson	Frey	Lange	Parker
Arbuckle	Frommelt	Laverty	Potgeter
Balloun	Gilley	Lodwick	Potter
Briles	Glenn	Lucken	Reichardt
Clarke	Hammer	McGill	Smith
Conklin	Hill	Mowry	Stanley
Curran	Keith	Neu	Stephens
DeHart	Kosek	Nicholson	Thordsen
DeKoster	Kyhl	Ollenburg	Van Gilst
Erskine	Lamborn	O'Malley	Walsh
Flatt			

Nays, none.

Absent or not voting, 20:

Benda	Gaudineer	Lisle	Schaben
Coleman	Griffin	Messerly	Shaff
Denman	Hougen	Mogged	Shirley
Dodds	Klink	Palmer	Sullivan
Doderer	Leonard	Rigler	Weimer

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

House File 292

On motion of Senator Erskine, House File 292, a bill for an act relating to the use of flashing lights on motor vehicles, 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 the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 292) the vote was:

Ayes, 41:

Anderson	Gilley	Lodwick	Potgeter
Arbuckle	Glenn	Lucken	Potter
Balloun	Hammer	McGill	Reichardt
Briles	Hill	Mogged	Schaben
Clarke	Keith	Mowry	Smith
Conklin	Kosek	Neu	Stanley
Curran	Kyhl	Nicholson	Stephens
DeHart	Lamborn	Ollenburg	Thordsen
DeKoster	Lange	O'Malley	Van Gilst
Erskine	Laverty	Parker	Walsh
Frommelt			

Nays, none.

Absent or not voting, 20:

Benda	Flatt	Klink	Rigler
Coleman	Frey	Leonard	Shaff
Denman	Gaudineer	Lisle	Shirley
Dodds	Griffin	Messerly	Sullivan
Doderer	Hougen	Palmer	Weimer

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

House File 318

On motion of Senator Erskine, House File 318, a bill for an act vesting police powers and the status of peace officers upon agents, officers, and investigators of 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 Erskine moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 318) the vote was:

Ayes, 37:

Anderson	Gilley	Lodwick	Parker
Arbuckle	Hammer	Lucken	Potter
Balloun	Hill	McGill	Reichardt
Briles	Keith	Mogged	Schaben
Clarke	Kosek	Mowry	Smith
Conklin	Kyhl	Neu	Stanley
Curran	Lamborn	Nicholson	Stephens
DeHart	Lange	Ollenburg	Thordsen
Erskine	Laverty	O'Malley	Van Gilst
Flatt			

Nays, 3:

Glenn	Potgeter	Walsh
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Absent or not voting, 21:

Benda	Frey	Klink	Rigler
Coleman	Frommelt	Leonard	Shaff
DeKoster	Gaudineer	Lisle	Shirley
Denman	Griffin	Messerly	Sullivan
Dodds	Hougen	Palmer	Weimer
Doderer			

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

House File 349

On motion of Senator Kyhl, House File 349, a bill for an act relating to the dissemination of information by the conservation commission, 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 the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 349) the vote was:

Ayes, 38:

Anderson	Flatt	Lavery	Parker
Arbuckle	Gilley	Lodwick	Potgeter
Balloun	Glenn	Lucken	Potter
Briles	Hammer	McGill	Schaben
Clarke	Hill	Mogged	Stanley
Conklin	Keith	Mowry	Stephens
Curran	Kosek	Neu	Thordson
DeHart	Kyhl	Nicholson	Van Gilst
DeKoster	Lamborn	Ollenburg	Walsh
Erskine	Lange		

Nays, none.**Absent or not voting, 23:**

Benda	Frommelt	Lisle	Shaff
Coleman	Gaudineer	Messerly	Shirley
Denman	Griffin	O'Malley	Smith
Dodds	Hougen	Palmer	Sullivan
Doderer	Klink	Reichardt	Weimer
Frey	Leonard	Rigler	

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

MR. PRESIDENT: I am directed to inform your honorable body that the House has adopted the following joint resolution in which the concurrence of the Senate is asked:

House Joint Resolution 18, to provide for interim studies initiated by standing committees.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 636, a bill for an act to appropriate funds from the general fund of the state to the higher education facilities commission for the state supported scholarship and medical student tuition loan programs.

Also: That the House has amended and adopted the following concurrent resolution in which the concurrence of the House was asked:

Senate Concurrent Resolution 27, concerning the permanent joint rules of the Sixty-third General Assembly.

WILLIAM R. KENDRICK, Chief Clerk

HOUSE AMENDMENT TO SENATE CONCURRENT RESOLUTION 27

Amend Senate Concurrent Resolution 27 as follows:

1. By striking all of Rule 1 and inserting in lieu thereof the following:

"The joint rules of the general assembly may be suspended by concurrent resolution, duly adopted by a constitutional majority of the senate and the house."

2. Amend Rule 3 by inserting the words "sine die" after the word "adjournment" wherever said word appears in Rule 3.

3. By striking all of Rule 16.

HOUSE MESSAGES CONSIDERED

House File 582, a bill for an act relating to the definition and regulation of property tax exemptions.

Read first time and passed on file.

House File 820, a bill for an act to appropriate from the general fund of the state of Iowa for various agricultural associations and industries.

Read first time and passed on file.

House Joint Resolution 18, a joint resolution to provide for interim studies initiated by standing committees.

Read first time and passed on file.

INTRODUCTION OF BILL

Senate File 693, by committee on law enforcement, a bill for an act relating to the establishment of the Iowa crime commission, to provide for the administration thereof, to make appropriations therefor, to authorize acceptance and use of grants to further and accomplish the purposes thereof, and to ratify and approve acts heretofore done to initiate the functions and policies of the commission.

Read first time and referred to committee on appropriations.

SENATE CONCURRENT RESOLUTION 36

By Clarke

Whereas, Iowa stands near the top of all states in the gross dollar value of agricultural sales; and

Whereas, Iowa farmers are not receiving from the sale of their commodities rewards consistent with their capital and work contribution; and

Whereas, the individual farmer has small influence on forces which affect market supplies and price change; and

Whereas, a high proportion of Iowa's agricultural production is marketed outside of Iowa; and

Whereas, many interested farm groups have legislative proposals designed to increase their product sales; and

Whereas, other agricultural producing states have passed legislation permitting the imposition of excise taxes on selected agricultural commodities for the purpose of raising funds to be used in their promotion; and

Whereas, the consequences of enacting either mandatory or voluntary excise taxes on selected agricultural commodities needs to be known; and

Whereas, the policy of state government participation in the collection and distribution of proposed excise taxes needs to be explored; and

Whereas, the price and consumption response of commodities to the expenditure of excise taxes so collected needs to be projected;

Now Therefore, Be It Resolved by the Senate, the House of Representatives Concurring:

Section 1. The legislative research committee or its successor is directed to create a study committee as provided by law, which committee shall include members of the appropriate standing committees of the Senate and of the House of Representatives, to conduct during the 1969-1970 legislative interim a comprehensive study of the marketing of major agricultural commodities produced in Iowa.

The study committee may include non-legislative members having special knowledge in the field of agricultural economics.

Staff assistance shall be provided by the legislative research bureau and additional staff may be employed as deemed necessary by the legislative research committee or its successor.

A report of the study shall be prepared and submitted to members of the Sixty-third General Assembly by January 30, 1970, and may be accompanied by legislative bill drafts should such bill drafts be necessary to carry out the recommendations of the committee.

SENATE RESOLUTION 4

By Conklin

Whereas, the citizens of the State of Iowa can point with justifiable pride to the magnificence of the architectural structure of their Capitol Building; and

Whereas, the history of the building is an important facet of the heritage and development of the State; and

Whereas, it was during the Thirteenth session of the General Assembly that a Capitol Commission was established to proceed with the construction of the State House "within two miles of the Raccoon forks of the Des Moines River"; and

Whereas, it would be deemed appropriate during the Sixty-third session of the General Assembly, as a centennial observance, to have prepared a

booklet to call attention to the beauties of the building and to the incidents of interest relative to its construction and history; *Now Therefore,*

Be It Resolved by the Senate, that a committee of three Senators be appointed to counsel with the President of the Senate and with the Secretary of the Senate in the preparation of such a booklet; and

Be It Further Resolved: That the Superintendent of Printing is hereby authorized to have the booklet printed as directed by the Secretary of the Senate for distribution to visitors.

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on May 6, 1969, the Governor had approved and transmitted to the Secretary of State the following bill:

House File 436, relating to the issuance of public warrants to cover anticipated deficiencies in a fund and raising the permissible rate of interest which unpaid public warrants draw.

A communication was also received announcing that on May 8, 1969, the Governor had approved and transmitted to the Secretary of State the following bills:

Senate File 30, relating to the leasing of property and other facilities by the geological survey.

Senate File 157, relating to the office of a Supreme Court Judge.

Senate File 375, relating to tax sales of property of deceased old-age assistance recipients.

Senate File 387, relating to the effect of federal aid to schools upon state aid to schools.

Senate File 472, to provide for aviation authorities.

Senate File 633, appropriating from the general fund of the state to the liquor control commission for study and implementation of an inventory and accounting system.

House File 361, authorizing certain cities to acquire by purchase, lease or construction and to reconstruct, complete, equip, improve, repair, remodel, operate, control, maintain and manage civic 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.

House File 797, relating to the license renewal fee for person licensed to practice physical therapy.

House File 809, making appropriations to member of the apportionment commission established by Senate Joint Resolution 5 of the First Session of the Sixty-third General Assembly.

A communication was also received announcing that on May 9, 1969, the Governor had approved and transmitted to the Secretary of State the following bills:

Senate File 230, relating to a memorial hall at Camp Dodge.

Senate File 291, relating to the eradication of hog cholera, the establishment of a biological products pool, and to make appropriations therefor.

Senate File 409, relating to the requirement that school districts make provision for special education services to all children enrolled in the public schools.

Senate File 525, relating to the treatment of alcoholism.

Senate File 536, relating to use tax.

Senate File 609, appropriating from the general fund of the state to the division of state planning in the governor's office for community action local aid programs, various governor's study committees and for community affairs.

Senate File 632, appropriating moneys received by the board of examiners in watchmaking, and requirements for taking examinations.

EXPLANATION OF VOTE

I was in a conference committee meeting when the vote was taken on Senate File 27.

Had I been in the Senate chamber, I would have voted "aye".

WILLIAM J. REICHARDT

RESIGNATION OF EMPLOYEE

The personnel committee announced the resignation of Jack Wayne Linge of Douds as Assistant Law and Reading Clerk, effective May 9, 1969.

REPORTS OF COMMITTEES

Senator Griffin submitted the following report:

MR. PRESIDENT: Your committee on commerce, to which was referred **Senate File 121**, a bill for an act relating to the practice of accountancy by licensed accountants, establishing a board of licensed accountants and collection of fees for 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 be returned without recommendation:**

Amend Senate File 121 as follows:

By striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. As used in this Act, unless the context otherwise requires:

1. "Board" means the board of licensed accountants.
2. "Licensed accountant" means a person licensed by the board as provided in this Act, who does not hold a certificate as a certified public accountant or public accountant under chapter one hundred sixteen (116) of the Code, and who offers to perform or performs for the public, and for compensation, any of the following services:
 - a. The recording of financial transactions in books of record.
 - b. The making of adjustments of such transactions in books of record.
 - c. The making of trial balances from books of record.
 - d. Internal verification and analysis of books or accounts of original entry.
 - e. The preparation of financial statements, schedules, or reports.
 - f. The devising and installing of systems or methods of bookkeeping, internal controls and financial data, or the recording of financial data.

Sec. 2. There is hereby created a board which shall be known as the Iowa Board of Licensed Accountants. The board shall consist of three appointive members who shall be resident citizens of the state, and who shall have been engaged in public practice of accounting in this state at

the time of their appointment and for a period not less than five consecutive years prior thereto. Each member shall be appointed by the governor from a list of qualified persons submitted by the Accountants Association of Iowa. The list shall provide three names for every position to be filled. The governor shall have power to require such list of qualified persons to be provided from time to time as needed for the administration of this Act. The state auditor shall also be an ex officio member of the board.

Sec. 3. The term of office for each appointive member of the board shall be three years beginning July first following appointment, except that appointive members of the first board appointed by the governor under this Act shall hold office as follows:

1. One for a term of one year ending June 30, 1970.
2. One for a term of two years ending June 30, 1971.
3. One for a term of three years ending June 30, 1972.

Their successors shall be appointed for terms of three years.

Vacancies occurring during any term shall be filled by appointments by the governor from lists of names supplied by the Accountants Association of Iowa and such appointees shall serve the unexpired term. No appointive board member shall serve more than two consecutive terms, provided that an appointment for an unexpired term shall not be considered a complete term. The governor may remove any member for cause, provided that such member shall be entitled to a hearing on such issue. Members of the board shall serve without compensation except expenses as provided in this Act.

Sec. 4. The board shall be authorized and directed to carry out the provisions of this Act and shall make and promulgate such rules and regulations as provided in chapter seventeen A (17A) of the Code as may be necessary for such purpose. The board shall prescribe rules governing the practice of persons licensed under this Act. The board shall have authority to issue subpoenas, administer oaths, take and preserve testimony, and hold hearings on all matters pertaining to the administration of this Act. The board shall make a biennial report to the governor of its proceedings, including an accounting of funds received and disbursed, lists of persons licensed and persons whose licenses have been revoked or suspended, and such other information as the board may deem proper or as may be requested by the governor. The board shall have printed, in January of each year, an annual register which shall contain the names of members of the board, a list of persons licensed under this Act, and such other information as the board may deem proper. A copy of such listing shall be mailed to each licensed accountant.

Sec. 5. The board shall meet within sixty days after the first appointments as provided in this Act and shall elect such officers and establish such procedures as are necessary for its purpose. Thereafter, the board shall meet at least twice each calendar year at the state capital and at such other times and places as the board shall find necessary for proper administration of this Act. A record shall be kept of all meetings and a majority of the board shall constitute a quorum for the transaction of business.

Sec. 6. The board shall conduct examinations at least twice each calendar year for applicants seeking licensing as licensed accountants, at such places as the board shall determine. Except as otherwise provided in this Act, applicants shall be required to pass a written and oral examination determined by the board and relating to accounting theory, commercial law, taxation, and such other subject material as the board may deem appropriate. The board shall determine the substance of such exam-

inations and shall set such standards for grading and provisions for re-examination as shall be deemed in the best interests of the public and of the accounting profession.

Sec. 7. The board shall issue a license as licensed accountant to any person who has either passed the examination provided in section six (6) of this Act or has been excused from such examination by fulfilling the requirements of section eight (8) of this Act, and who:

1. Is of good moral character.
2. Has attained the age of twenty-one years.
3. Is a resident of this state and either is or has declared his intention to become a citizen of the United States.
4. Has committed no act within three years immediately preceding the time of application which would be grounds for revocation, suspension, or or refusal of the board to renew a license under the provisions of section eleven (11) of this Act.
5. Satisfies the board, by whatever evidence or certification it may require, that he has attained at least one of the following:
 - a. An earned degree in accounting from an accredited college or university.
 - b. At least two years in an accredited college or university, which shall include at least six semester hours of intermediate accounting or the equivalent, and at least one year of experience as a staff accountant under a certified public accountant, a public accountant, or a licensed accountant involving activities described in section one (1) of this Act.
 - c. A high school diploma and having additionally completed a specialized course in accounting and related subjects in a business college or school, with at least two years of experience as a staff accountant under a certified public accountant, a public accountant, or a licensed accountant involving activities described in section one (1) of this Act.
 - d. A high school diploma and three years' experience as an accountant or as a staff accountant under a certified public accountant, a public accountant, or a licensed accountant involving activities described in section one (1) of this Act, or with three years' experience as an agent or examiner of the internal revenue service or as an examiner with the revenue department, or auditor, banking, comptroller, or insurance departments of this state.
 - e. A high school diploma and five years' experience as a governmental officer charged with specific duties in connection with the management of financial affairs or accountant in private industry involving sufficient scope of experience which, in the judgment of the board, qualifies such person for the license provided by this Act.

Sec. 8. The board, in its discretion, may issue a license as a licensed accountant to any person who has not taken the examinations prescribed in section six (6) of this Act, if such person has fulfilled the qualifications prescribed by section seven (7) of this Act and who is a holder of a similar license in another state, the qualifications of which are, in the opinion of the board, substantially equivalent to those specified in this Act, provided that such other state extends a like privilege to licensed accountants of this state.

Sec. 9. Any person licensed as a licensed accountant, whose license has not been revoked or suspended as provided by this Act, shall be entitled to use the abbreviation "L.A." in connection with his name, and no other person shall assume or use such abbreviation or the title licensed accountant, or any other title, designation, or signature device tending to

indicate such person is authorized by the board to practice activities regulated by this Act. This section shall not apply to any person who holds a license as a "public accountant" or a certificate as a "certified public accountant" under the laws of the state.

Sec. 10. Nothing in this Act shall be, or shall be construed to be, in any manner, a regulation or restriction of the activities or practice of certified public accountants or public accountants as defined in chapter one hundred sixteen (116) of the Code; or shall this Act constitute a regulation or restriction upon attorneys at law duly admitted to practice in this state from doing anything usual and proper in connection with their duties as such attorneys.

Sec. 11. Except to the extent that they are inconsistent with the provisions of this Act, the provisions of sections one hundred sixteen point seven (116.7) and one hundred sixteen point fifteen (116.15) of the Code, relating to the regulation and practice of certified public accountants and public accountants, shall be applicable to the regulation and practices of licensed accountants as provided in this Act; and in addition, after notice and hearing which shall comply with the notice and hearing requirements provided in section one hundred sixteen point fourteen (116.14) of the Code, the board may revoke the license of any licensed accountant, suspend such license for a period not to exceed one year, refuse to renew such license, or censure the holder of such license for any one of the following causes:

1. Conviction of a felony under the laws of the United States or any state or territory thereof.

2. Lawful cancellation, revocation, suspension, or refusal to renew the license or authority to practice in the accounting field by any other state.

3. Violation of the rules promulgated by the board as provided in this Act.

4. Suspension or revocation of the right to practice before any governmental department or agency.

5. Fraud or deceit used in obtaining a license under this Act.

6. Dishonesty, fraud, or gross negligence in practice as a licensed accountant under the provisions of this Act.

Sec. 12. All licenses issued under the provisions of this Act shall expire on the last day of December each year and may be renewed for a period of one year upon payment of the renewal fee. Failure of a license holder to apply for renewal within three years following expiration of such license or license renewal shall deprive such holder of the right of renewal unless the board, in its discretion, shall determine that such failure was excusable. In case of nonconsecutive renewal, the board shall add such penalty to the annual renewal fee as it shall deem reasonable, but not to exceed a total of twenty-five dollars for renewal and penalty.

Sec. 13. The board shall collect the following fees, in amounts to be determined by the board, and the treasurer of the board shall deposit such fees with the treasurer of state to be credited to a licensed accountants' fund:

1. A fee of not to exceed twenty-five dollars for examination and re-examination.

2. A fee of not to exceed twenty-five dollars for the certificate and first annual license as provided in sections seven (7) and eight (8) of this Act.

3. A fee of not to exceed ten dollars for annual renewal of licenses.

4. A fee of not to exceed five dollars for registration of firm names,

professional names, or associate names or of names of licensed accountants not in practice. Such fee shall be charged only on the initial registration and subject only to a nominal charge for printing in the annual listing.

Sec. 14. All expenses incurred by the board for labor, materials, and expenses necessary for the proper administration of this Act, including actual expenses of board members and their staff while engaged in the business of the board, shall be paid from the licensed accountants' fund by warrants drawn upon such fund by the state comptroller as provided by written memorandum from the board member designated as treasurer and endorsed by one other member of the board. The board member designated as treasurer shall file with the auditor of state a bond in the sum of five thousand dollars provided by a company authorized to do business in this state, and the cost of such bond shall be considered a business expense of such board. Beginning with the fiscal year ending June thirtieth of the second full year following adoption of this Act, the treasurer of the board shall authorize the payment of any excess fees collected over expenses paid for such fiscal year from the licensed accountants' fund into the general fund of the state.

Sec. 15. Every applicant for a certificate as a licensed accountant shall be required before the issuance thereof to subscribe to and file before the board an oath in substantially the following form:

"I do solemnly swear (or affirm) that I will support the Constitution of the United States and the Constitution of the State of Iowa, and that I will faithfully and conscientiously perform the duties of a licensed accountant to the best of my ability and in accordance with the law."

In addition thereto, and before a license may be issued or renewed under the provisions of this Act, every holder of a certificate of licensed accountant shall give a performance bond in the amount of ten thousand dollars, or provide a certification of insurance from a carrier licensed to do business in this state, showing a professional liability policy in such amount, either of which must be approved by the board.

Sec. 16. Any person who shall violate any of the provisions of this Act shall be guilty of a misdemeanor, and upon conviction, shall be punished by imprisonment in the county jail for a term not to exceed thirty days, or by a fine of not to exceed one hundred dollars, or by both such fine and imprisonment.

JAMES GRIFFIN, Chairman

Ordered passed on file.

Senator Kyhl submitted the following reports:

MR. PRESIDENT: Your committee on law enforcement, to which was referred **House File 159**, a bill for an act to prohibit the use, sale, or possession of explosive or incendiary devices, including "molotov cocktails", and to provide penalties 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:**

House File 159 is hereby amended by striking all after the enacting clause and substituting in lieu thereof the following:

Section 1. Chapter six hundred ninety-seven (697), 1966 Code, is hereby amended as follows:

1. By adding the following section:

"As used in this Act, unless the context otherwise indicates:

"1. 'Explosive device' means any material, container containing a chemical compound or mixture that is commonly used or intended for the purpose of producing an explosion, that contains any oxidizing and combustible

materials or other ingredients, in such proportions, quantities or packing that an ignition by fire, by friction, by concussion or by detonation of any part of the compound or mixture may cause such a sudden generation of highly heated gases that the resultant gaseous pressures are capable of producing destructive effects on contiguous objects.

"2. 'Incendiary device' means any inflammable material or container containing an inflammable liquid or material whose ignition, by fire, friction, concussion, detonation, or other method is intended to produce destructive effects primarily through combustion rather than explosion.

"3. 'Molotov cocktail' means a breakable container containing an explosive or inflammable liquid or other substance, having a wick or similar device capable of being ignited, and may be described as either an explosive or incendiary device. A 'molotov cocktail' is not intended to mean a device commercially manufactured primarily for the purpose of illumination or other such uses."

2. By adding the following section:

"It shall be unlawful for any person to receive, possess, sell, purchase, or manufacture a bomb, bombshell, grenade, or incendiary or explosive device including but not limited to black powder bombs and molotov cocktails, or materials which may be assembled into any such device; provided, however, that this section shall not apply to military and law-enforcement agencies and their personnel, and persons, firms, or corporations engaged in business, occupational or recreational use of commercial explosives, fireworks, fire arms, or ammunition when possession and use is otherwise authorized or permitted by law. This Act shall have no application to the possession or sale of rifle, pistol, or shotgun ammunition; nor shall it prohibit the use, sale, or possession of primers, percussion caps, brass, powder, and other components and supplies for hand loading or reloading rifle, pistol, or shotgun ammunition or loading muzzle-loading arms, where the same is for lawful purposes."

3. By striking lines five (5) through nine (9) of section six hundred ninety-seven point one (697.1) and inserting in lieu thereof the words, "where its combustion or explosion will or is likely to destroy the same, any explosive or incendiary device or molotov cocktail, and by reason of the combustion or explosion thereof any person is killed, he shall be guilty of murder."

4. By striking lines one (1) through three (3) and the word "material" from line four (4) of section six hundred ninety-seven point two (697.2), 1966 Code, and inserting in lieu thereof: "If any person willfully deposits or throws any explosive or incendiary device or molotov cocktail".

5. By striking line eight (8) and the words "explosive material, by the explosion" in section six hundred ninety-seven point three (697.3), 1966 Code, and inserting in lieu thereof, "explosive or incendiary device or molotov cocktail, by the combustion or explosion".

6. By adding in line six (6) of section six hundred ninety-seven point four (697.4) after the word "explosion" the words "or combustion". Also amend section six hundred ninety-seven point four (697.4) by striking from lines seven (7) and eight (8) the words "dynamite, nitroglycerin, giant powder, or other explosive material" and inserting in lieu thereof the words "explosive or incendiary device or molotov cocktail".

VERNON H. KYHL, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on law enforcement, to which was re-

ferred **House File 568**, a bill for an act relating to the conduct of firearms transfers to residents of adjacent states, begs leave to report it has had the same under consideration and recommends the same **do pass**.

VERNON H. KYHL, Chairman

Ordered passed on file.

Senator Lamborn submitted the following report:

MR. PRESIDENT: Your committee on transportation, to which was referred **House File 714**, a bill for an act relating to motor vehicle registration fees and the state road use tax fund, begs leave to report it has had the same under consideration and recommends the same **be amended as follows; and when so amended he bill do pass:**

Amend House File 714, as amended and passed by the House, as follows:

1. By inserting in page two (2), line seventeen (17), after the word "trucks" the words "except special trucks".

2. By striking from page two (2), lines thirty-four (34) and thirty-five (35) and from page three (3), lines one (1) through three (3), inclusive, and inserting in lieu thereof the following:

"For a combined gross weight exceeding six tons, but not exceeding twenty-four tons, the fee shall be seventy-five dollars and in addition thereto thirty-five dollars for each ton over six tons.

For a combined gross weight exceeding twenty-four tons, the fee shall be seven hundred five dollars and in addition thereto forty dollars for each ton over twenty-four tons."

3. By striking from page three (3), line eleven (11) the word "one-quarter" and inserting in lieu thereof the word "one-half".

4. By adding the following new sections:

"Sec. 7. Section three hundred twenty-one point one (321.1), Code 1966, is hereby amended by adding the following new subsection:

'A "special truck" means a motor truck not used for hire with a gross weight registration of eight to twelve tons, used by a person engaged in farming, for transportation of the owner's equipment, or to transport commodities produced by the owner, or to transport commodities purchased by the owner for use in his own farming operation.'

Sec. 8. Chapter three hundred twenty-one (321), Code 1966, is hereby amended by adding the following new section:

'The registration fee for special trucks shall be one hundred dollars for a gross weight of eight, nine, and ten tons, and one hundred fifty dollars for a gross weight of eleven and twelve tons. Any person convicted of using a special truck for any purpose other than permitted by this Act shall, in addition to any other penalty imposed by law, be required to pay regular registration fees for a motor truck. A distinctive decal shall be applied to the special truck registration plate for easy identification.'

Sec. 9. Chapter three hundred forty-eight (348), section fifty (50), Acts of the Sixty-second General Assembly, amending section four hundred twenty-two point sixty-two (422.62), Code 1966, is repealed, effective July 1, 1970.

Sec. 10. 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:

', except that such a combination of three vehicles, in excess of sixty feet but not in excess of sixty-five feet, may be operated as follows:

1. On four-lane highways, and to and from points within one mile, on the most direct route, of any four-lane highway for the purpose of servicing of the vehicle or to pick up or deliver cargoes.

2. The motor vehicle of such combination of vehicles shall have a special length permit issued by the Iowa reciprocity board. The fee for each such permit shall be one hundred fifty dollars for a year or any portion thereof and shall be in addition to required registration fees, and the proceeds from such fees shall be deposited in the primary road fund. The reciprocity board shall promulgate rules and regulations concerning the issuance of such special length permits. If an operator or owner of any vehicle violates the restrictions of any special length permit, such violation shall be a misdemeanor. In the event of repeated willful violations, the reciprocity board may suspend the violated permit for a period not to exceed one year.'

Sec. 11. Sections four (4) and five (5) of this Act shall be effective January 1, 1970, except that vehicles registered in December 1969 for 1970 shall pay the registration fees provided in this Act."

CLIFTON C. LAMBORN, Chairman

Ordered passed on file.

AMENDMENTS FILED

1 Amend Senate File 505 as follows:

2 1. By striking from page 1 lines 3 through 14 inclusive.

3 2. By striking from page 1 line 17.

4 3. By renumbering the section 4 as section 1.

KENNETH BENDA

1 Amend Senate File 690 as follows:

2 1. By striking from page 4, line 12, the figures

3 "499,859.00" and inserting in lieu thereof "599,859.00".

4 2. By striking from page 4, line 18, the figures

5 "9,000,000.00" and inserting in lieu thereof "9,100,000.00".

6 3. By striking from page 4, line 31, the figures

7 "610,306.00" and inserting in lieu thereof "710,306.00".

8 4. By striking from page 5, line 2, the figures

9 "10,400,000.00" and inserting in lieu thereof "10,500,000.00".

10 5. By striking from page 5, line 3, the figures

11 "19,400,000.00" and inserting in lieu thereof "19,600,000.00".

JAMES W. GRIFFIN, SR.

JAMES F. SCHABEN

THOMAS J. FREY

VERN LISLE

1 Amend Senate File 687 as follows:

2 Page 1, lines twenty (20) and twenty-one (21), by striking

3 the words and figures "twenty-nine thousand (29,000)", and

4 inserting in lieu thereof the following: "twenty-eight thousand

5 (28,000)".

R. DEAN ARBUCKLE

1 Senate File 687 is hereby amended by striking everything after
2 the enacting clause and inserting in lieu thereof the following:

3 Section 1. There is hereby appropriated from the primary
4 road fund to the state highway commission for each year of the
5 biennium beginning July 1, 1969, and ending June 30, 1971, the
6 following amounts, or so much thereof as may be necessary, to
7 be used in the following manner:

8 1. ADMINISTRATION:

9 For salaries\$ 406,169.00

10	For longevity	55,176.00
11	For support, maintenance and	
12	miscellaneous purposes	402,680.00
13	Total for administration	\$ 864,025.00
14	From the funds provided above for administration, the five	
15	state highway commissioners shall each be paid an annual salary	
16	of eight thousand five hundred (8,500) dollars; the commission-	
17	ers may incur actual local office expense of not to exceed five	
18	hundred (500) dollars each, except the chairman whose expense	
19	may total not to exceed seven hundred fifty (750) dollars. The	
20	director of highways shall be paid an annual salary of twenty-nine	
21	thousand (29,000) dollars.	
22	2. SUPPORT SERVICES:	
23	For salaries	\$ 1,921,420.00
24	For longevity	123,560.00
25	For support, maintenance and	
26	miscellaneous purposes	1,549,900.00
27	Total for support services	\$ 3,594,880.00
28	3. PLANNING:	
29	For salaries	\$ 1,364,320.00
30	For longevity	72,840.00
31	For support, maintenance and	
32	miscellaneous purposes	222,000.00
33	Total for planning	\$ 1,659,160.00
34	4. DEVELOPMENT:	
35	For salaries	\$ 4,333,216.00
36	For longevity	288,084.00
37	For support, maintenance and	
38	miscellaneous purposes	3,231,390.00
39	Total for development	\$ 7,852,690.00
40	5. HEADQUARTERS OPERATIONS:	
41	For salaries	\$ 1,699,820.00
42	For longevity	182,880.00
43	For support, maintenance and	
44	miscellaneous purposes	420,138.00
45	Total for headquarters operations	\$ 2,302,838.00
46	6. FIELD OPERATIONS:	
47	For salaries	\$20,544,948.00
48	For longevity	2,136,292.00
49	For support, maintenance and	
50	miscellaneous purposes	9,663,850.00
51	Total for field operations	\$32,345,090.00
52	7. Contingency fund for increases in merit system	
53	pay steps and other salary adjustments	\$ 367,927.00
54	8. ADDITIONAL EQUIPMENT	\$ 375,000.00
55	Such additional equipment is to be purchased to	
56	supplement present inventory. All acquisitions, when	
57	acquired, will become a part of the state highway	
58	commission materials and equipment revolving fund.	
59	9. REPLACEMENT EQUIPMENT	\$ 1,000,000.00
60	To be deposited in the materials and equipment	
61	revolving fund, established by chapter two hundred	
62	fifty-one (251), Acts of the Sixty-second General	
63	Assembly, for replacement of equipment which had been	
64	depreciated prior to the establishment of the fund.	

65 Grand total\$50,361,610.00

66 Sec. 2. Unless otherwise provided, the primary road fund
67 is hereby appropriated for highway construction.

68 Sec. 3. All refunds and reimbursements, including federal
69 funds, received during the biennium shall be credited directly
70 to the primary road fund, except the refunds and reimbursements
71 relating to the materials and equipment revolving fund and the
72 aircraft revolving fund which shall be credited in accordance
73 with the provisions of section eight point thirty-two (8.32)
74 of the Code.

75 Sec. 4. No moneys appropriated by this Act shall be used
76 for capital improvements.

77 Sec. 5. The permanent resident engineers' offices presently
78 established by the state highway commission shall not be moved
79 from their locations, however, the commission may establish not
80 more than two temporary resident engineers' offices within the
81 state as needed.

82 Sec. 6. Section three hundred thirteen point five (313.5)
83 of the Code is hereby amended as follows:

84 1. By striking lines twenty-two (22) and twenty-three (23).

85 2. By striking from line twenty-four (24) the words "shall
86 revert to the primary road fund".

87 Sec. 7. The provisions of chapter eight (8) of the Code
88 shall apply to this Act.

89 Sec. 8. Where any of the laws of this state are in conflict
90 with this Act, the provisions of this Act shall govern for the
91 biennium.

EUGENE M. HILL
CLIFTON C. LAMBORN
WAYNE KEITH

1 Amend Senate File 693 as follows:

2 By inserting in line seventeen (17) of page one (1)

3 after the period the following:

4 "The commission shall be within the office of the
5 governor, however the governor may assign the administra-
6 tion of the commission to the office of planning and
7 programming."

COMMITTEE ON LAW ENFORCEMENT
VERNON H. KYHL, Chairman

1 Amend House Joint Resolution 15 as amended and passed by the
2 House as follows:

3 1. By striking from line 4 of page 1 the word "eleven-member"
4 and inserting in lieu thereof the word "twelve-member".

5 2. By striking line 10 of page 1 and inserting in lieu
6 thereof the words "the speaker of the house, one member of the
7 legislative research committee or its successor agency, and
8 four municipal officials, at least one of whom shall be a city
9 attorney, and".

10 3. By striking from line 12 of page 1 the words "and the"
11 and inserting in lieu thereof the words: "However, the legis-
12 lative research committee or its successor agency shall select
13 one of its members to serve on the committee. The".

14 4. By striking from line 21 of page 1 the word "The" and
15 inserting in lieu thereof the words "with the approval of the

16 Legislative Research Committee or its successor agency, the".
17 5. By striking lines 13, 14, and 15 of page 2 and inserting
18 in lieu thereof the following:
19 "Sec. 4. The committee shall make such periodic progress
20 reports of the study to the legislative research committee or
21 its successor agency as may be required. The legislative
22 research committee or its successor may assign staff to the com-
23 mittee and shall coordinate staff assistance for the committee.
24 The committee shall make comprehensive recommendations to the
25 general assembly by way of code revision bills and other reports."

ARTHUR A. NEU
JOHN M. WALSH
ANDREW G. FROMMELT
CHESTER O. HOUGEN

1 Amend House File 204 as follows:

- 2 1. By striking from page 1, line 10, the words "The librarian
3 may" and inserting in lieu thereof the words "At least one
4 librarian shall".
5 2. By striking from page 1, line 11, the words "or may devote
6 only part time" and inserting in lieu thereof the words "who
7 may devote only part time but not less than one-half time".
8 3. By striking from page 1, line 14, the word "may" and
9 inserting in lieu thereof the word "shall".
10 4. By striking from page 2, line 2, the words "The guidance
11 counselor may" and inserting in lieu thereof the words "At
12 least one guidance counselor shall".
13 5. By striking from page 2, line 3, the words "or may devote
14 only part time" and inserting in lieu thereof the words "who
15 may devote only part time but not less than one-half time".
16 6. By striking from page 2, line 6, the word "may" and
17 inserting in lieu thereof the word "shall".

KENNETH BENDA

1 Amend House File 417, as passed by the House, by adding
2 after the comma in line twelve (12), page twenty-six (26),
3 the following:

4 "or who, during his working hours or during the
5 performance of his duties or when using state equipment
6 or at any time on state property, shall take part in seeking
7 any contribution for any political party or political
8 candidate or engage in political activity of any sort,".

JAMES F. SCHABEN

1 Amend the Gaudineer amendment, filed May 7, 1969, to House File
2 line 1, by striking the word "Senate" and inserting in lieu thereof
3 the word "House". 417,

ANDREW FROMMELT

1 Amend House File 658 as follows:

- 2 1. By striking from line eleven (11) of page (1) the
3 words "one hundred forty dollars per month" and inserting in
4 lieu thereof the words "one thousand six hundred dollars per
5 year".
6 2. By striking from lines thirteen (13) and fourteen (14)

7 of page one (1) the words "no less than one hundred forty dollars
8 per month" and inserting in lieu thereof the words "one thousand
9 six hundred dollars per year".

ERNEST KOSEK

1 Amend House File 714 as follows:

2 1. By striking section five (5) and inserting in lieu
3 thereof the following:

4 "Sec. 5. Section three hundred twenty-one point one hun-
5 dred twenty-two (321.122), Code 1966, is hereby repealed and
6 the following enacted in lieu thereof:

7 "The registration fee for motor trucks with three axles,
8 truck tractors, road tractors and semitrailers shall be
9 twenty-five dollars per year or any portion thereof.

10 The annual registration fee for motor trucks with two
11 axles shall be:

12 For a gross weight of three tons or less, thirty-five
13 dollars for the first ten full registrations, and the fee
14 shall be twenty-five dollars thereafter.

15 For a gross weight exceeding three tons, the fee
16 shall be thirty-five dollars, and in addition thereto
17 thirty-five dollars for each ton over three tons.' "

18 2. By adding the following new sections:

19 "Sec. 7. As used in this Act:

20 1. 'Motor vehicle' means everything on wheels which is
21 self-propelled, other than by muscular power or power collected
22 from electric trolley wires and other than vehicles or machin-
23 ery not designed for or employed in general highway transpor-
24 tation, used to transport or propel property over a public
25 highway.

26 2. 'Commercial car' means any motor vehicle used for trans-
27 porting property, wholly on its own structure on a public
28 highway.

29 3. 'Commercial tractor' means any motor vehicle designed
30 and used to propel or draw a trailer or semitrailer or both
31 on a public highway without having any provision for carrying
32 loads independently of such trailer or semitrailer.

33 4. 'Trailer' means everything on wheels which is not self-
34 propelled, except vehicles or machinery not designed for or
35 employed in general highway transportation and except vehicles
36 whose total weight excluding load is less than three thousand
37 pounds, used for carrying property wholly on its own structure
38 and for being drawn by a motor vehicle on a public highway,
39 including any such vehicle when formed by or operated as a
40 combination of a semitrailer and a vehicle of the dolly type
41 such as that commonly known as a trailer dolly, except a house
42 trailer.

43 5. 'Semitrailer' means everything on wheels which is not
44 self-propelled, except vehicles or machinery not designed for
45 or employed in general highway transportation and except
46 vehicles whose total weight excluding load is less than three
47 thousand pounds, designed and used for carrying property on a
48 public highway when being propelled or drawn by a commercial
49 tractor when part of its own weight or the weight of its load,
50 or both, rest upon and is carried by a commercial tractor.

51 6. 'Commercial tandem' means any commercial car and trailer

52 or any commercial tractor, semitrailer, and trailer when fas-
53 tened together and used as one unit.

54 7. 'Commercial tractor combination' means any commercial
55 tractor and semitrailer when fastened together and used as
56 one unit.

57 8. 'Axle' means two or more load carrying wheels mounted
58 in a single transverse vertical plane.

59 9. 'Public highway' means any highway, road, or street
60 dedicated to public use.

61 Sec. 8. Every person who is the owner of a commercial car
62 with three or more axles, a commercial car which is to be
63 operated as part of a commercial tandem or a commercial trac-
64 tor which is, or is to be, operated or driven upon a public
65 highway shall cause to be filed with the department of revenue
66 a written application for a permanent highway use permit on
67 blank forms to be furnished by the department of revenue for
68 that purpose.

69 Each application for a highway use permit for a commercial
70 car or a commercial tractor shall state the number of axles
71 on such commercial car or commercial tractor and such other
72 pertinent information as the department of revenue reasonably
73 prescribes.

74 The application shall be accompanied by a fee of ten dollars.

75 Upon receipt of such application and fee the department of
76 revenue shall issue, to the person making the application a
77 highway use permit and such identification device or devices
78 as it deems necessary for the proper administration of this
79 Act. The permit and the identification device or devices shall
80 be of such design and contain such information as the depart-
81 ment of revenue deems necessary. Such identification device
82 or devices shall be displayed on the commercial car or commer-
83 cial tractor for which it was issued at all times in such
84 manner as the department prescribes. The highway use permits
85 and the identification device and devices shall not be trans-
86 ferable. In case of the loss of a highway use permit or iden-
87 tification device the department of revenue shall issue a
88 duplicate thereof upon payment of a fee of five dollars.

89 Such highway use permit shall be valid until suspended or
90 surrendered. All moneys collected pursuant to the provisions
91 of this section shall be deposited in the road use tax fund.

92 Sec. 9. It shall be unlawful for any person to operate a
93 commercial car with three or more axles, a commercial car as
94 part of a commercial tandem, or a commercial tractor as part
95 of a commercial tractor combination or commercial tandem on a
96 public highway without a valid highway use permit for such
97 commercial car or commercial tractor.

98 The court finding any person guilty of unlawfully operating
99 a commercial car or commercial tractor as provided for in this
100 section shall immediately notify the department of revenue of
101 such violation shall transmit to the department the name
102 and the permanent address of the owner of the commercial car
103 or commercial tractor operated in violation of this section,
104 the registration number, the state of registration, and the
105 certificate of title number of the commercial car or commercial
106 tractor.

107 Sec. 10. There is hereby levied a highway use tax upon
108 each commercial car with three or more axles, each commercial
109 car used as part of a commercial tandem, and each commercial
110 tractor used as part of a commercial tractor combination or
111 commercial tandem at the following rates:

112 1. One-half cent for each mile traveled on a public high-
113 way in Iowa by each commercial car with three or more axles;

114 2. One cent for each mile traveled on a public highway
115 in Iowa by a commercial tandem with three axles or a commercial
116 tractor operated as part of a commercial tractor combination
117 with three axles;

118 3. One and one-half cents for each mile traveled on a pub-
119 lic highway in Iowa by a commercial tractor operated as a part
120 of a commercial tractor combination with four axles;

121 4. Two cents for each mile traveled on a public highway in
122 Iowa by a commercial tractor operated as part of a commercial
123 tractor combination with a total of five or more axles;

124 5. Two and one-half cents for each mile traveled on a pub-
125 lic highway in Iowa by each commercial car or commercial trac-
126 tor operated as part of a commercial tandem with four or more
127 axles.

128 The highway use tax shall not be collected on miles traveled
129 when the vehicle or combination carries no cargo. All highway
130 use taxes shall be deposited in the road use tax fund.

131 Sec. 11. The owner of each commercial car and commercial
132 tractor shall be liable for the payment of the full amount of
133 the taxes levied herein, and any person who leases, rents or
134 otherwise acquires a right to use or operate a commercial car
135 or commercial tractor shall be liable for the payment of the
136 taxes levied herein with respect to the miles traveled in oper-
137 ations under such lease, rental, or other agreement. The lia-
138 bility of the person leasing, renting, or otherwise acquiring
139 a right to use or operate a commercial car or commercial trac-
140 tor and the liability of the owner of such commercial car or
141 commercial tractor shall be joint and several with respect to
142 the miles traveled in operations under such lease, rental, or
143 other agreement. In the event that such owner, at the end
144 of any calendar year, has paid a tax for axles not actually
145 used in operation over a given number of miles he may file
146 with the department of revenue an application for a refund of
147 the excess taxes paid; provided, that all applications for
148 refunds filed in accordance with this section must be filed
149 within one year. The application shall state the amount of
150 the tax which has been paid by reason of the use of a tax
151 rate determined by the declaration of the maximum number of
152 axles to be used and the tax amount which would have been re-
153 quired if the rate had been determined by the number of axles
154 actually in use for each mile of travel. The owner of the
155 commercial car or commercial tractor shall be entitled to
156 recover the difference between the two amounts stated in the
157 application upon approval by the department of revenue. The
158 form of the application shall be prescribed by the department
159 of revenue and it shall be accompanied by a sworn statement
160 as to its truth. The department of revenue shall order the
161 amount approved for refund to be paid from the road use tax

162 funds.

163 Sec. 12. The treasurer of state shall refund the amount of
164 taxes paid illegally or erroneously, or paid on any illegal or
165 erroneous assessment. An application shall be filed with the
166 department of revenue within ninety days from the date it is
167 ascertained that the payment made or assessment paid was
168 illegal or erroneous; provided that in any event such applica-
169 tion for refund must be filed with the department of revenue
170 within one year from the date of the illegal or erroneous pay-
171 ment of the tax. On filing of such application the depart-
172 ment of revenue shall determine the amount of refund due and
173 certify such amount to the auditor of state. The department
174 of revenue shall order the amount so certified for refund to
175 be paid from the road use tax fund. The form of the applica-
176 tion for refund shall be prescribed by the department of
177 revenue and when filed shall be accompanied by a sworn state-
178 ment as to its truth. Application for refund shall be filed
179 by the person who made payment of the tax for which refund is
180 claimed.

181 Sec. 13. Every person who is or becomes liable for the
182 payment of the tax levied by this Act shall keep a complete
183 and accurate record, upon forms prescribed by the department of
184 revenue, showing the total miles traveled on a public highway
185 in this state by each commercial car and commercial tractor
186 owned, leased, rented, or otherwise operated by such person,
187 the number of axles actually used while traveling said miles,
188 the highway use permit number for each commercial car and com-
189 mercial tractor owned or operated and such other information as
190 the department of revenue may require. Such records shall be
191 available at any time, during normal business hours, for the
192 inspection of the department of revenue or its duly authorized
193 agents and shall be preserved for a period of four years.

194 Sec. 14. Whoever is liable for the payment of the tax
195 levied by this Act shall, on or before the twentieth day of
196 each January, April, July, and October, file with the treasurer
197 of state, on forms prescribed by the department of revenue, a
198 highway use tax return and make payment of the full amount of
199 the tax due for the operation of each commercial car and com-
200 mercial tractor for the next preceding three calendar months.
201 The burden of proof shall be on the person filing a highway
202 use tax return to establish its accuracy and validity. If
203 two or more persons are jointly and severally liable for the
204 payment of the tax on a given number of miles traveled, no
205 person shall be required to pay the tax on said given number
206 of miles traveled if said tax has been paid, or is currently
207 being paid, by another. Nothing in this section shall be
208 construed to relieve any person liable for the payment of the
209 tax from the duty of filing returns showing the full amount
210 of tax accrued by reason of the operation of any commercial
211 car or commercial tractor owned, leased, rented, or otherwise
212 operated by him.

213 Immediately upon the receipt of the highway use tax return
214 the treasurer of state shall mark on such return the date it
215 was received by him and the amount of tax payment accompanying
216 the return and shall transmit such return to the department

217 of revenue.

218 Sec. 15. If any person required by this Act to file a
219 highway use tax return fails to file such return within the
220 time prescribed, files an incomplete return, files an incorrect
221 return, or fails to remit the full amount of the tax due for
222 the period covered by the return, the department of revenue
223 may make an assessment against such person, based upon any
224 information in its possession, for the period for which such
225 tax was due. The department of revenue shall give the
226 person against whom such assessment is made written notice
227 of such assessment either by personal service or by registered
228 mail.

229 A penalty of three times the amount due shall be added to
230 the amount of assessment made pursuant to the provisions of
231 this section. The department of revenue shall have power to
232 adopt and promulgate rules and regulations providing for the
233 remission of penalties added to assessments made pursuant to
234 the provisions of this section.

235 Sec. 16. When the department of revenue makes assessment
236 as provided herein, it shall suspend all highway use permits
237 issued to the person against whom such assessment was made,
238 provided that no highway use permit shall be suspended while
239 an appeal is pending, except in those cases in which no return
240 has been filed.

241 Upon suspension of a highway use permit the owner of the
242 commercial car or commercial tractor for which such permit was
243 issued shall surrender to the department of revenue such per-
244 mit and identification device.

245 Upon payment in full of such assessments and penalties the
246 department of revenue shall immediately reinstate all highway
247 use permits issued to the person against whom such assessment
248 was made which have been suspended.

249 Sec. 17. The highway commission and the department of pub-
250 lic safety shall provide such personnel as may be necessary to
251 carry out the provisions of this Act. Such personnel shall
252 perform such duties in connection with their regular duties
253 under the direction and control of the department of revenue.

254 Sec. 18. The highway commission shall establish ports of
255 entry as may be necessary to carry out the provisions of this
256 Act and may utilize existing weighing stations for this pur-
257 pose. All ports of entry, and weighing stations located on
258 interstate highways, shall be open at all times.

259 Sec. 19. This Act shall not apply to motor vehicles, com-
260 mercial cars, or commercial tractors owned and operated by
261 the United States, this state, or any political subdivisions
262 thereof."

WILLIAM J. REICHARDT

1 Amend House File 784 by striking all after the enacting
2 clause and inserting in lieu thereof the following:

3 "Section 1. Chapter three hundred fifty-four (354),
4 section one (1), Acts of the Sixty-second General Assembly,
5 is hereby amended as follows:

6 1. By striking from lines eleven (11) and twelve (12)
7 the words "Market value" is" and inserting in lieu thereof
8 the following:

9 "The terms 'market value' and 'fair and reasonable
10 market value' are".

11 2. By striking all of line sixteen (16) after the
12 period, and by striking lines seventeen (17) through twenty-
13 two (22), inclusive, and inserting in lieu thereof the
14 following:

15 "Sale prices of the property or comparable property
16 in normal transactions reflecting market value; good faith
17 offers to buy or sell the property, and the probable availability
18 or unavailability of persons interested in purchasing the
19 property, shall be taken into consideration in determining
20 its market value.

21 In determining market value, sale prices and offers in
22 abnormal transactions not reflecting market value shall not
23 be taken into account or shall be adjusted to eliminate the
24 effect of factors which distort market value, including but
25 not limited to sales to the immediate family of the seller,
26 foreclosure or other forced sales, contract sales in which
27 the price does not reflect market value, discounted purchase
28 transactions, and transactions in which the land purchased
29 adjoins other land already owned by the purchaser or is to
30 be operated as a unit with other land already owned by the
31 purchaser.

32 In determining market value, the following factors shall
33 be considered to the extent that they affect the market value
34 of the property: its productive and earning capacity, if any;
35 soil types and conditions; industrial conditions; its cost;
36 physical and functional depreciation and obsolescence;
37 replacement cost; and all other relevant factors. However,
38 said factors shall be considered only to the extent that they
39 affect market value as defined herein; and market value shall
40 not be determined by use of only one of said factors. Nothing
41 in this paragraph shall be deemed to modify the above
42 definition of terms.

43 The following shall not be taken into consideration:
44 special value or use value of the property to its present
45 owner, and the good will or value of a business which uses
46 the property as distinguished from the value of the property
47 as property.

48 The market value of agricultural property shall be
49 determined on the basis of its current market value for its
50 current use and not on its potential value for other uses.

51 Notwithstanding any other provision of this section, the
52 actual value of any property shall not exceed its market value."

53 3. By striking lines twenty-seven (27) through thirty-
54 six (36), inclusive, and all of line thirty-seven (37) before
55 the period.

56 4. By adding after the period in line forty-nine (49)
57 the following:

58 "The assessor and department of revenue shall disclose
59 at the written request of the taxpayer all information in
60 any formula or method used to determine the actual value of
61 his property."

62 Sec. 2. Chapter three hundred fifty-four (354), section
63 eight (8) Acts of the Sixty-second General Assembly, amending

64 section four hundred twenty-eight point four (428.4), Code
65 1966, is hereby amended by striking from line three (3)
66 the figures "1968" and inserting in lieu thereof the figures
67 "1971".

68 Sec. 3. Section four hundred forty-one point forty-
69 seven (441.47), Code 1966, is hereby amended by adding thereto
70 the following:

71 Sec. 3. No equalization or adjustment order of the
72 director of revenue entered prior to July 1, 1969, shall be
73 of any force or effect subsequent to the year 1969, except
74 to the extent that such order affects taxes for the year 1969
75 payable in 1970. Any such equalization or adjustment order
76 for any year subsequent to 1969 shall only be effective if it
77 is based upon the assessment standards of chapter three hundred
78 fifty-four (354), Acts of the Sixty-second General Assembly,
79 as amended by this Act."

DAVID M. STANLEY
KENNETH BENDA
ARTHUR NEU
J. LESLIE LEONARD
CHAS. K. SULLIVAN
H. A. THORDSEN
RALPH POTTER
W. CHARLENE CONKLIN
JOHN WALSH
JAMES GRIFFIN
FRANCIS MESSERLY
WILLIAM F. DENMAN
ANDREW FROMMELT
ALAN SHIRLEY
PEARLE P. DeHART

1 Amend House File 784, as amended and passed by the House,
2 as follows:

3 1. Page 1, line 18, by striking the words "and such
4 market value" and inserting in lieu thereof the word "or".

5 2. Page 1, line 21, by striking the word "and".

6 3. Page 1, line 22, by inserting after the word
7 "transactions" the words "or purchase of adjoining land or
8 other land to be operated as a unit".

9 4. Page 1, line 23, by striking the word "market"
10 and inserting in lieu thereof the word "actual".

11 5. Page 1, line 24, by striking the words "market
12 value of adjacent" and inserting in lieu thereof the words
13 "actual value of".

14 6. Page 2, lines 1 and 3, by striking the word
15 "market" and inserting in lieu thereof the word "actual".

16 7. Page 2, by striking lines 5 through 11, inclusive,
17 and inserting in lieu thereof the following:

18 "In assessing and determining the actual value of
19 agricultural property fifty percent consideration shall be
20 given to each of the following factors:

21 a. The productivity and earning capacity determined
22 on the basis of the use for agricultural purposes capital-
23 ized at generally accepted interest rates to be applied
24 uniformly among counties and among classes of property."

25 8. Page 2, line 34, by striking the figures "1973"
26 and inserting in lieu thereof the figures "1971".

27 9. Page 3, by striking lines 3 through 18, inclusive,
28 and inserting in lieu thereof the following:

29 "No equalization or adjustment order of the director
30 of revenue entered prior to the effective date of this
31 Act pursuant to the provisions of this section shall be
32 of any force and effect subsequent to the year 1969. Any
33 such equalization or adjustment order for any year sub-
34 sequent to 1969 shall only be effective if it is based upon
35 the assessment standards of chapter three hundred fifty-
36 four (354), Acts of the Sixty-second General Assembly as
37 amended by this Act.

ROGER J. SHAFF

On motion of Senator Stanley, the Senate adjourned until 9:00
a.m., Monday, May 12, 1969.

JOURNAL OF THE SENATE

SENATE CHAMBER,
DES MOINES, IOWA, MONDAY, MAY 12, 1969.

The Senate met in regular session, Senator Lange presiding.

Prayer was offered by Reverend David Nettleton, President of Faith Baptist Bible College, Ankeny, Iowa.

The Senate pledged allegiance to the flag.

The Journal of May 9, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Senator Hammer for the day because of illness on request of Senator Stanley.

PETITIONS

The following petitions were presented and placed on file:

By Senator Arbuckle, from forty-one residents of Boone and Greene Counties favoring keeping longevity out of the base pay for employees of the Iowa state highway commission and providing longevity funds for the next two years.

By Senator Hill, from thirty residents of Jasper County favoring a thorough investigation of the manner, method, materials and objectives of both the present and projected program of teaching sex education in Iowa public schools.

HOUSE FILE TO APPROPRIATIONS COMMITTEE CALENDAR

Senator Lodwick asked and received unanimous consent that **House File 605** be placed at the bottom of the appropriations committee bills calendar.

SPECIAL ORDER OF BUSINESS

The time having arrived, the Chair announced the special order of business for House File 784.

CONSIDERATION OF BILLS

House File 784

On motion of Senator Shaff, House File 784, a bill for an act relating to the valuation and assessment of real and personal property, was taken up and considered.

Senator Stanley asked and received unanimous consent to withdraw the amendment filed by Senators Stanley, et al., on May 7 and found on pages 1472-1474, inclusive, of the Senate Journal.

Senator Stanley offered the following amendment by Senators Stanley, et al.:

Amend House File 784 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Chapter three hundred fifty-four (354), section one (1), Acts of the Sixty-second General Assembly, is hereby amended as follows:

1. By striking from lines eleven (11) and twelve (12) the words " 'Market value' is" and inserting in lieu thereof the following:

"The terms 'market value' and 'fair and reasonable market value' are".

2. By striking all of line sixteen (16) after the period, and by striking lines seventeen (17) through twenty-two (22), inclusive, and inserting in lieu thereof the following:

"Sale prices of the property or comparable property in normal transactions reflecting market value, good faith offers to buy or sell the property, and the probable availability or unavailability of persons interested in purchasing the property, shall be taken into consideration in determining its market value.

In determining market value, sale prices and offers in abnormal transactions not reflecting market value shall not be taken into account or shall be adjusted to eliminate the effect of factors which distort market value, including but not limited to sales to the immediate family of the seller, foreclosure or other forced sales, contract sales in which the price does not reflect market value, discounted purchase transactions, and transactions in which the land purchased adjoins other land already owned by the purchaser or is to be operated as a unit with other land already owned by the purchaser.

In determining market value, the following factors shall be considered to the extent that they affect the market value of the property: its productive and earning capacity, if any; soil types and conditions; industrial conditions; its cost; physical and functional depreciation and obsolescence; replacement cost; and all other relevant factors. However, said factors shall be considered only to the extent that they affect market value as defined herein; and market value shall not be determined by use of only one of said factors. Nothing in this paragraph shall be deemed to modify the above definition of terms.

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.

The market value of agricultural property shall be determined on the basis of its current market value for its current use and not on its potential value for other uses.

Notwithstanding any other provision of this section, the actual value of any property shall not exceed its market value."

3. By striking lines twenty-seven (27) through thirty-six (36), inclusive, and all of line thirty-seven (37) before the period.

4. By adding after the period in line forty-nine (49) the following:

"The assessor and department of revenue shall disclose at the written request of the taxpayer all information in any formula or method used to determine the actual value of his property."

Sec. 2. Chapter three hundred fifty-four (354), section eight (8) Acts of the Sixty-second General Assembly, amending section four hundred twenty-eight point four (428.4), Code 1966, is hereby amended by striking from line three (3) the figures "1968" and inserting in lieu thereof the figures "1971".

Sec. 3. Section four hundred forty-one point forty-seven (441.47), Code 1966, is hereby amended by adding thereto the following:

Sec. 8. No equalization or adjustment order of the director of revenue entered prior to July 1, 1969, shall be of any force or effect subsequent to the year 1969, except to the extent that such order affects taxes for the year 1969 payable in 1970. Any such equalization or adjustment order for any year subsequent to 1969 shall only be effective if it is based upon the assessment standards of chapter three hundred fifty-four (354), Acts of the Sixty-second General Assembly, as amended by this Act."

Senator DeKoster offered the following amendment to the amendment:

Amend the Stanley, et al., amendment to House File 784 dated May 9, 1969, after line 70, by inserting the following new paragraph:

"Actual value of property in one county shall be equalized as compared with actual value of property in an adjoining county. If a variation of five percent exists between the actual values of similar, closely adjacent property in adjoining counties in Iowa, the director of revenue shall determine whether adequate reasons exist for such variation. If no such reasons exist, the director of revenue shall direct assessors to make adjustments in such actual values to reduce the variation to five percent or less."

Senator DeKoster asked and received unanimous consent that the Secretary of the Senate be authorized to strike from line 2, after the word "line" the figure "50" and insert in lieu thereof the figure "70".

On motion of Senator DeKoster, the amendment to the amendment was adopted.

Senator Lange took the chair at 11:35 a.m.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

MR. PRESIDENT: I am directed to inform your honorable body that the House has passed the following bill in which the concurrence of the House was asked:

Senate File 76, a bill for an act to exempt employees of drainage districts from coverage under IPERS.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 86, a bill for an act to empower county boards of supervisors to act in lieu of township trustees.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 146, a bill for an act relating to veterans' preference.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 152, a bill for an act relating to the issuance of bonds by cities and towns.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 186, a bill for an act relating to motor fuel distributors' licenses.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 191, a bill for an act relating to the board of library trustees and employees.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 299, a bill for an act to increase the license fees of real estate brokers and salesmen.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 439, a bill for an act relating to the forgery or counterfeiting of motor vehicle documents.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 482, a bill for an act relating to joint exercise of governmental powers.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 529, a bill for an act relating to credit unions.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 631, a bill for an act to appropriate moneys received by certain commissions, boards, and departments.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 276, a bill for an act relating to court records.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 376, a bill for an act relating to claims and actions under the Iowa Tort Claims Act.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 416, a bill for an act relating to the election of the board of directors of school districts.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 530, a bill for an act relating to the leasing of motor vehicles.

WILLIAM R. KENDRICK, Chief Clerk

HOUSE AMENDMENT TO SENATE FILE 276

Amend Senate File 276, page two (2), by adding the following new section:

"Sec. 4. For the purposes of this Act, "destruction" shall include the transmission of such articles as referred to in the Act, which are of general historical interest, to any recognized historical society or association."

HOUSE AMENDMENT TO SENATE FILE 376

Amend Senate File 376, page one (1), line seven (7), by adding after the word "surgeons" the following:

" , osteopathic physicians".

HOUSE AMENDMENT TO SENATE FILE 416

Amend Senate File 416, line four (4), by striking the word "Chapter" and inserting in lieu thereof the word "Section".

HOUSE AMENDMENT TO SENATE FILE 530

Amend Senate File 530, page 4, line one (1), by adding the following after the period:

"Nothing contained in this section shall require such person to have a place of business as provided by section three hundred twenty-two point six (322.6), subsection eight (8), of the Code."

On motion of Senator Stanley, the Senate recessed until 1:00 p.m.

AFTERNOON SESSION

The Senate reconvened, Senator Lange presiding.

CONSIDERATION OF BILLS

House File 784

The Senate resumed consideration of House File 784 and the Stanley, et al., amendment.

President Jepsen took the chair at 3:20 p.m.

Senator Stanley moved the adoption of the amendment as amended and requested a roll call.

On the question "Shall the Stanley, et al., amendment as amended be adopted?" (H.F. 784) the vote was:

Rule 24 was invoked.

Ayes, 23:

Conklin	Gaudineer	Neu	Shirley
DeHart	Griffin	O'Malley	Stanley
Denman	Hill	Palmer	Sullivan
Doderer	Kosek	Potgeter	Walsh
Erskine	Leonard	Potter	Weimer
Frommelt	Messerly	Schaben	

Nays, 35:

Anderson	Dodds	Lamborn	Nicholson
Arbuckle	Flatt	Lange	Ollenburger
Balloun	Frey	Lavery	Parker
Benda	Gilley	Lisle	Reichardt
Briles	Glenn	Lodwick	Shaff
Clarke	Hougen	Lucken	Smith
Coleman	Keith	McGill	Stephens
Curran	Klink	Mogged	Van Gilst
DeKoster	Kyhl	Mowry	

Absent or not voting, 3:

Hammer	Rigler	Thordsen
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The amendment as amended was lost.

Senator Reichardt asked unanimous consent to withdraw the following amendment:

Amend House File 784 by adding the following section:

Section four hundred twenty-seven point one (427.1), subsection thirteen (13), Code 1966, is hereby amended by striking all of the subsection after the word "producer," in line ten (10) and inserting in lieu thereof the words "and all livestock and fur-bearing animals."

Objection was raised.

Senator Reichardt moved the adoption of the amendment and requested a roll call.

On the question "Shall the Reichardt amendment be adopted?" (H.F. 784) the vote was:

Rule 24 was invoked.

Ayes, 22:

Coleman	Frommelt	Potgeter	Stanley
Conklin	Gaudineer	Potter	Thordsen
Dodds	Glenn	Reichardt	Van Gilst
Doderer	Klink	Schaben	Walsh
Flatt	Lange	Shirley	Weimer
Frey	Leonard		

Nays, 32:

Anderson	Curran	Hill	Lamborn
Arbuckle	DeKoster	Hougen	Lavery
Benda	Erskine	Keith	Lucken
Briles	Gilley	Kosek	McGill
Clarke	Griffin	Kyhl	Messerly

Mogged
Mowry
Neu

Nicholson
Ollenburg
O'Malley

Palmer
Parker
Shaff

Smith
Stephens
Sullivan

Absent or not voting, 7:

Balloun
DeHart

Denman
Hammer

Lisle
Lodwick

Rigler

The amendment was lost.

Senator McGill asked and received unanimous consent to withdraw his amendment filed May 7 and found on page 1475 of the Senate Journal.

Senator McGill offered the following amendment filed by Senators McGill, et al., and moved its adoption:

Amend House File 784, as amended and passed by the House, page 2, by adding after line 15 the following new paragraph:

"In counties or townships in which field work on a modern soil survey has been completed since January 1, 1949, the assessor and the department of revenue shall place emphasis upon the results of such survey in determining the productive and earning capacity of such agricultural property."

The amendment was adopted.

Senator Shaff offered the following amendment and moved its adoption:

Amend House File 784 as follows:

1. By striking from page three (3), line three (3), the word "equalize" and inserting in lieu thereof the words "order the equalization of".

2. By inserting in page three (3), line nine (9), after the word "Code" the following:

" , subject to the approval of the state board of tax review,".

The amendment was adopted.

Senator Hougen offered the following amendment:

Amend House File 784, as amended and passed by the House and reprinted May 6, 1969, as follows:

1. By adding a new subsection on page two (2), after line twenty-three (23), as follows:

"Industrial, manufacturing and processing property including machinery, shall be assessed as a class. Assessment shall be made by the director of revenue or his deputy as so designated. The director, or deputy, may designate county or city assessors to make assessments in specific cases, or in types of cases or as uniformly classified. Such assessments shall be made according to the provisions of section one (1) of this Act so far as applicable, except as altered by classification."

2. By adding the following new section:

Section four hundred twenty-eight point twenty-two (428.22), Code 1966, is hereby repealed.

Senator Hougen moved the adoption of his amendment and called for a division.

The amendment was adopted.

Senator Hougen offered the following amendment by Senators Hougen and Reichardt:

Amend House File 784, as amended and passed by the House and reprinted May 6, 1969, by adding the following new sections:

Sec. 4. Section four hundred twenty-two point forty-six (422.46), Code 1966, as amended by chapter three hundred forty-eight (348), section twenty-four (24), and chapter one hundred fifty-eight (158), section four (4), Acts of the Sixty-second General Assembly, is hereby further amended by inserting in line eleven (11) after the word "cigarettes" the words "or to the inventory replacement tax imposed on the gross receipts of retailers from the sale of goods".

Sec. 5. Section four hundred twenty-seven point one (427.1), Code 1966, as amended by chapter three hundred forty-two (342), section one hundred fifty-five (155), Acts of the Sixty-second General Assembly, is hereby further amended by adding the following new subsection:

"All stocks of merchandise and other tangible personal property purchased, or otherwise acquired by a retailer as defined in subsection five (5) of section four hundred twenty-two point forty-two (422.42) of the Code, for the purpose of making a subsequent retail sale."

Sec. 6. Chapter three hundred fifty-four (354), section one (1), Acts of the Sixty-second General Assembly, amending section four hundred forty-one point twenty-one (441.21), Code 1966, is hereby amended by striking lines twenty-three (23) to twenty-six (26), inclusive.

Sec. 7. For the purposes of this Act the terms "retailer", "retail sale", and "sales" shall mean such words as defined in section four hundred twenty-two point forty-two (422.42) of the Code, and adding to said section the following:

"There is hereby imposed annually an inventory replacement tax of one-quarter of one percent upon the gross receipts of all retailers derived from the sale of tangible personal property on the first million dollars of gross sales; one-sixteenth of one percent on the second million dollars gross sales; and one-thirty-second of one percent on gross receipts thereafter. Such inventory replacement tax shall not be collected from a consumer of such goods or services. It shall be paid by the retailer in quarterly installments to the department of revenue in the same manner as the retail sales tax as provided in section four hundred twenty-two point fifty-two (422.52) of the Code. The department of revenue may adopt such administrative procedures and requirements as will aid in the administration and enforcement of this provision.

The sales of any merchandise sold in bulk or otherwise disposed of, voluntarily or involuntarily, rather than at retail or wholesale as herein provided, shall be subject to the inventory replacement tax. In such event, only the consideration for the merchandise shall be included as gross receipts.

The department of revenue shall certify the total revenues collected within each county pursuant to this section to the state comptroller, who shall remit not later than October first and April first of each year to the treasurer of each county in which the retailers paying such inventory replacement tax are located, all revenues collected from each county from the taxes imposed by this section. Each county treasurer shall credit to the various taxing districts within the county such proportionate share of the revenues received. The proportionate share of revenues to which each taxing district shall be entitled shall be that share of available revenues

represented by the percentage that a taxing district's mill levy measured in dollar amounts bears to the total mill levy measured in dollar amounts of the county. Information necessary to implement the provisions of this section shall be furnished by the department of revenue to the counties."

Sec. 8. Section four hundred twenty-eight point seventeen (428.17), Code 1966, is hereby repealed.

Senator Hougen offered the following amendment to the amendment and moved its adoption:

Amend the Hougen-Reichardt amendment to House File 784, dated May 7, 1969, as follows:

1. By striking lines 26 through 29, inclusive, and inserting in lieu thereof the following:

Sec. 7. Section four hundred twenty-eight point seventeen (428.17) Code 1966, is hereby amended by striking all of such section and inserting in lieu thereof the following new section:

"For the purposes of this section the terms 'retailer', 'retail sale', and 'sales' shall mean such words as defined in section four hundred twenty-two point forty-two (422.42) of the Code."

2. By striking lines 65 and 66.

The amendment to the amendment was adopted.

Senator Hougen moved the adoption of the amendment as amended.

Roll call was requested.

On the question "Shall the Hougen-Reichardt amendment as amended be adopted?" (H.F. 784) the vote was:

Rule 24 was invoked.

Ayes, 31:

Anderson	Flatt	Leonard	Reichardt
Balloun	Frommelt	Lisle	Schaben
Briles	Gaudineer	McGill	Shirley
Clarke	Glenn	Neu	Stanley
Coleman	Griffin	O'Malley	Van Gilst
Conklin	Hougen	Palmer	Walsh
Dodds	Kyhl	Potgeter	Weimer
Doderer	Laverty	Potter	

Nays, 24:

Curran	Hill	Lodwick	Parker
DeHart	Keith	Lucken	Shaff
DeKoster	Klink	Messerly	Smith
Erskine	Kosek	Mogged	Stephens
Frey	Lamborn	Nicholson	Sullivan
Gilley	Lange	Ollenburg	Thordsen

Absent or not voting, 6:

Arbuckle	Denman	Mowry	Rigler
Benda	Hammer		

The amendment as amended was adopted.

Senator Hougen offered the following amendment by Senators Hougen and Shaff:

Amend House File 784, as amended and passed by the House and reprinted May 6, 1969, as follows:

1. By striking from page one (1) lines eight (8) through twelve (12), inclusive, and renumbering the subsequent subsections.

2. By striking from page one (1), lines thirteen (13) and fourteen (14), the word and figure "twenty-six (26)" and inserting in lieu thereof the word and figure "twenty-two (22)".

3. By adding on page two (2) after line fifteen (15) the following:

"Only the current use and not potential value shall be considered in determining the market value of any property."

4. By striking from page two (2), lines nineteen (19) through twenty-three (23) inclusive.

5. By adding on page two (2) after line twenty-nine (29), the following new subsections:

"By striking lines twenty-seven (27) and twenty-eight (28), and inserting in lieu thereof the words 'In determining the fair and reasonable market value of property, the assessor may'."

"By striking lines thirty-seven (37) through forty-three (43), inclusive, and inserting in lieu thereof the words 'value of the property as property.'"

"By adding after line fifty-six (56) the following: 'Only property within Iowa shall be used for comparison for valuation and assessment purposes.'"

By starting a new paragraph after the period in line eleven (11).

Senator Hougen offered the following amendment to the amendment and moved its adoption:

Amend the Hougen and Shaff amendment of May 7 to House File 784 by adding before the period in line 28 the following:

" , except properties which are assessed by the director of revenue as provided by law".

The amendment to the amendment was adopted.

On motion of Senator Hougen, the amendment as amended was adopted.

Senator Shaff asked and received unanimous consent to withdraw his amendment filed May 8 and found on page 1502 of the Senate Journal.

Senator Shaff offered the following amendment:

Amend House File 784, as amended and passed by the House, as follows:

1. Page 1, line 18, by striking the words "and such market value" and inserting in lieu thereof the word "or".

2. Page 1, line 21, by striking the word "and".

3. Page 1, line 22, by inserting after the word "transactions" the words "or purchase of adjoining land or other land to be operated as a unit".

4. Page 1, line 23, by striking the word "market" and inserting in lieu thereof the word "actual".

5. Page 1, line 24, by striking the words "market value of adjacent" and inserting in lieu thereof the words "actual value of".

6. Page 2, lines 1 and 3, by striking the word "market" and inserting in lieu thereof the word "actual".

7. Page 2, by striking lines 5 through 11, inclusive, and inserting in lieu thereof the following:

"In assessing and determining the actual value of agricultural property fifty percent consideration shall be given to each of the following factors:
a. The productivity and earning capacity determined on the basis of the use for agricultural purposes capitalized at generally accepted interest rates to be applied uniformly among counties and among classes of property."

8. Page 2, line 34, by striking the figures "1973" and inserting in lieu thereof the figures "1971".

9. Page 3, by striking lines 3 through 18, inclusive, and inserting in lieu thereof the following:

"No equalization or adjustment order of the director of revenue entered prior to the effective date of this act pursuant to the provisions of this section shall be of any force and effect subsequent to the year 1969. Any such equalization or adjustment order for any year subsequent to 1969 shall only be effective if it is based upon the assessment standards of chapter three hundred fifty-four (354), Acts of the Sixty-second General Assembly as amended by this Act.

Senator Shaff called for a division of the amendment as follows:

Division 1—sections 1, 2 and 3

Division 2—sections 4, 5 and 6

Division 3—section 7

Division 4—section 8

Division 5—section 9

On motion of Senator Shaff, division 1 of the amendment was adopted.

Action on division 2 was temporarily deferred.

On motion of Senator Shaff, division 3 of the amendment was adopted.

Senator Shaff asked and received unanimous consent to withdraw division 4 of the amendment.

On motion of Senator Shaff, division 5 of the amendment was adopted.

Senator DeKoster offered the following amendment by Senators DeKoster and Shaff and moved its adoption:

Amend House File 784, as amended and passed by the House, as follows:

1. By striking lines twenty-three (23) through twenty-five (25) on page one (1) and lines one (1) through four (4) on page two (2) and inserting in lieu thereof the following:

"Actual value of property in one county shall be equalized as compared with actual value of property in an adjoining county. If a variation of five percent or more exists between the actual values of similar, closely adjacent property in adjoining counties in Iowa, the director of revenue shall deter-

mine whether adequate reasons exist for such variation. If no such reasons exist, the director of revenue shall direct assessors to make adjustments in such actual values to reduce the variation to five percent or less."

The amendment was adopted.

Senator Shaff asked and received unanimous consent to withdraw division 2 of his amendment.

Senator Reichardt offered the following amendment:

Amend House File 784, as amended and passed by the House, by adding the following new sections:

"Section four hundred forty-one point five (441.5), Code 1966, as amended by chapter three hundred forty-two (342), section two hundred thirty-seven (237), Acts of the Sixty-second General Assembly, is hereby further amended by striking all of such section after the period in line forty-four (44) and inserting in lieu thereof the following:

'To be eligible for appointment, an applicant shall achieve a grade of not less than seventy percent. In addition thereto, the applicant must have at least three years experience in the field of appraisal for tax assessment purposes. In the absence of such experience, any one of the following qualifications may be substituted:

A bachelor's degree in economics, business administration, architecture, or such other related fields, awarded by an accredited institution of higher education.

A designation of the Certified Iowa Assessors or the Certified Assessment Evaluator (C.A.E.) designation.

A senior or professional membership which includes a designation from the American Institute of Real Estate Appraisers, the American Society of Appraisers, or the American Society of Farm Managers and Rural Appraisers.

Those so qualified by the director of revenue shall remain eligible for appointment for a period of two years from the date of certification by the director. The examining board shall conduct another written or oral examination in order to determine the executive ability or experience of each applicant and make a written report certified by the director of revenue to the conference board within fifteen days from the date of the written examination.

None of these qualifications shall disqualify the eligibility of any city or county assessor presently holding office.'"

"Chapter four hundred twenty-one (421), Code 1966, as amended by chapter three hundred forty-two (342), Acts of the Sixty-second General Assembly, is hereby further amended by adding to the end thereof the following new section:

'The department of revenue shall, on or before December first of each year, pay each city and county assessor holding certification from the International Association of Assessing Officers, which certification includes the designation of Certified Assessment Evaluator (C.A.E.), the sum of one thousand dollars.'"

"Section four hundred forty-one point sixteen (441.16), Code 1966, is hereby amended by inserting after the period in line forty-three (43) the following new subsection:

'5. The payment of one thousand dollars by the department of revenue, on or before December first of each year, to each city or county assessor holding a certification from the International Association of Assessing

Officers, which certification includes the designation of Certified Assessment Evaluator (C.A.E.).’”

The Chair ruled the amendment not germane.

Senator Gaudineer offered the following amendment:

Amend House File 784 by striking on page 2, all after the word, “counties,” in line 10 and all of line 11 and by inserting in lieu thereof a period (.).

The Chair ruled the amendment improper because the subject matter had already been considered by the Senate.

Senator Coleman called up the following motion and moved its adoption:

MR. PRESIDENT: I move to reconsider the vote by which the Hougen amendment of May 7, 1969, passed the Senate.

Roll call was requested.

On the question “Shall the motion to reconsider be adopted?” (H.F. 784) the vote was:

Rule 24 was invoked.

Ayes, 28:

Anderson	Frey	Lisle	Ollenburg
Briles	Gilley	Lodwick	Potter
Clarke	Hougen	Lucken	Shaff
Coleman	Keith	McGill	Smith
Curran	Klink	Mogged	Stephens
DeHart	Lamborn	Mowry	Van Gilst
DeKoster	Laverty	Nicholson	Walsh

Nays, 27:

Balloun	Glenn	Messerly	Schaben
Conklin	Griffin	Neu	Shirley
Dodds	Hill	O'Malley	Stanley
Doderer	Kosek	Palmer	Sullivan
Flatt	Kyhl	Parker	Thordsen
Frommelt	Lange	Potgeter	Weimer
Gaudineer	Leonard	Reichardt	

Absent or not voting, 6:

Arbuckle	Denman	Hammer	Rigler
Benda	Erskine		

The motion prevailed.

Senator Hougen moved the adoption of his amendment.

Division was called for.

The amendment was lost.

Senator Gaudineer called up the following motion:

MR. PRESIDENT: I move to reconsider the vote by which division 3 of the Shaff amendment to House File 784, filed May 9, 1969, passed the Senate.

Senator Gaudineer moved the adoption of his motion and called for a division.

The motion lost.

On the question "Shall the bill pass?" (H.F. 784) the vote was:

Ayes, 36:

Anderson	Frey	Lange	Nicholson
Balloun	Gilley	Lavery	Ollenburg
Briles	Glenn	Leonard	Parker
Clarke	Griffin	Lisle	Reichardt
Coleman	Hougen	Lodwick	Schaben
Curran	Keith	Lucken	Shaff
DeKoster	Klink	McGill	Smith
Dodds	Kyhl	Mogged	Stephens
Flatt	Lamborn	Mowry	Van Gilst

Nays, 18:

Conklin	Hill	Potgeter	Sullivan
DeHart	Kosek	Potter	Thordsen
Doderer	Neu	Shirley	Walsh
Frommelt	O'Malley	Stanley	Weimer
Gaudineer	Palmer		

Absent or not voting, 7:

Arbuckle	Denman	Hammer	Rigler
Benda	Erskine	Messerly	

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

MOTION TO RECONSIDER

MR. PRESIDENT: I move to reconsider the vote by which House File 784 passed the Senate.

THOMAS J. FREY

SPECIAL ORDER

Senator Stanley asked and received unanimous consent that **House File 714** be made a special order of business for Tuesday, May 13, 1969, at 3:00 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 concurred in Senate amendment to and passed:

House File 206, a bill for an act relating to appeal from decision of civil service commission.

Also: That the House has concurred in Senate amendment to and passed:

House File 175, a bill for an act relating to sales tax on propane used in drying grain.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 680, a bill for an act to establish permanent revolving funds for the department of public instruction.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 650, a bill for an act to appropriate to the department of public safety and various divisions thereof.

WILLIAM R. KENDRICK, Chief Clerk

HOUSE AMENDMENT TO SENATE FILE 650

Amend Senate File 650 as follows:

1. By changing the comma in line twenty-three (23) of page one (1) to a period, striking the remainder of the page and inserting in lieu thereof the following:

"The salary of the director shall be thirteen thousand two hundred fifty dollars for the first year of the biennium, and fourteen thousand forty-five dollars for the second year of the biennium, plus longevity. The current salary ranges of the other peace-officer classifications of the division, as defined in section ninety-seven A point one (97A.1) of the Code, shall be increased by six percent (6%) each year of the biennium, plus longevity.

Longevity shall be the same as provided in section eighty point eight (80.8) of the Code for members of the highway patrol.

Other salaries of the division shall be as provided in the pay plan as approved by the executive council."

2. By striking on page two (2), all of line one (1) and through the word "service" in line two (2).

3. By striking on page two (2) beginning with the comma in line nineteen (19) through the word "service" in line twenty-two (22) and inserting in lieu thereof the following:

"The salary for the chief shall be fourteen thousand eight hundred forty dollars for the first year of the biennium and fifteen thousand seven hundred thirty dollars for the second year of the biennium, plus longevity. The current salary ranges of the other classifications in the highway patrol shall be increased by six percent (6%) each year of the biennium, plus longevity.

Longevity shall be as provided in section eighty point eight (80.8) of the Code.

Other salaries of the division shall be as provided in the pay plan as approved by the executive council."

INTRODUCTION OF BILL

Senate File 694, by committee on commerce, a bill for an act to encourage competition in rate making among certain casualty insurance companies.

Read first time and placed on calendar.

SENATE CONCURRENT RESOLUTION 37

By Balloun and Coleman

Whereas, President Nixon's 1970 fiscal year budget proposes severe reductions in many programs administered by the U. S. Department of Agri-

culture including the complete elimination of funds for the Agriculture Conservation Program and a sizeable cutback in funding for the small watershed program; and

Whereas, The Iowa Legislature, through their appropriation and legislative processes, have recognized the extreme importance that conservation programs have upon the economic growth and development of our great state; and

Whereas, recent floods in the Midwest document the investment value of an accelerated watershed and flood control program; and

Whereas, the ACP conservation cost-sharing program recognizes the responsibility of government in conserving the soil and water resources on the farms and ranches of this Nation since the economic returns from such practices accrue more generally to the community than to the landowner; and

Whereas, the economic situation of rural America requires an even greater assistance from government in the conservation and development of our land and water resources; and

Whereas, the citizens of Iowa responded to President Nixon's campaign promises to strengthen rural America and carry out a vigorous conservation program; and

Now, Therefore, Be It Resolved by the Members of the Iowa Legislature in the Sixty-third Session Assembled:

1. That Agricultural Conservation Program funds be set at a level sufficient to encourage permanent type conservation practices.

2. That funds for other conservation programs be reinstated at a realistic level and a national goal be established which would enable the completion of all upstream watershed projects by the year 2000.

3. That copies of this resolution be sent to the President of the United States, the Secretary of Agriculture, and members of the Iowa Congressional Delegation as a means of transmitting to these distinguished gentlemen the very high priority that the members of the Iowa Legislature establishes for these programs in our state.

RESIGNATION OF EMPLOYEE

The personnel committee announced the resignation of Senate Page, Peter Frantz, Polk County, effective May 12, 1969.

REPORT OF CONFERENCE COMMITTEE

SENATE FILE 537

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 537, 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 institutions of higher learning now or hereafter under the jurisdiction of the state board of regents, to acquire and improve property therefor, to establish and collect student fees and charges and to borrow money and issue revenue bonds payable solely from fees and charges and other institutional income, and to refund

bonds or other obligations payable from such revenues, respectfully submit the following recommendation:

That the Senate concur in divisions 2 and 3 of the House amendment.

On the Part of the House:

FLOYD H. MILLEN, Chairman

JAMES T. KLEIN

RICHARD H. WALTER

GENE V. KENNEDY

On the Part of the Senate:

EDWARD E. NICHOLSON, Chairman

ROGER J. SHAFF

J. LESLIE LEONARD

MINNETTE DODERER

EXPLANATION OF VOTE

I was absent from the chamber while the following votes were taken, and had I been present, I would have voted Aye:

House Joint Resolution 15, House File 548, Senate Joint Resolution 30, House File 286, House File 281.

ROBERT R. DODDS

REPORT OF COMMITTEE

Senator Briles submitted the following report:

MR. PRESIDENT: Your committee on county government, to which was referred **House File 9**, a bill for an act relating to county homes, begs leave to report it has had the same under consideration and recommends the same **do pass**.

JAMES BRILES, Chairman

Ordered passed on file.

AMENDMENTS FILED

1	Senate File 687 is hereby amended by striking everything after	
2	the enacting clause and inserting in lieu thereof the following:	
3	Section 1. There is hereby appropriated from the primary	
4	road fund to the state highway commission for each year of the	
5	biennium beginning July 1, 1969 and ending June 30, 1971, the	
6	following amounts, or so much thereof as may be necessary, to	
7	be used in the following manner:	
8	1. ADMINISTRATION:	
9	For salaries	\$ 433,757.00
10	For longevity	27,588.00
11	For support, maintenance and	
12	miscellaneous purposes	402,680.00
13	Total for administration	\$ 864,025.00

14 For the funds provided above for administration, the five
 15 state highway commissioners shall each be paid an annual salary
 16 of eight thousand five hundred (8,500) dollars; the commission-
 17 ers may incur actual local office expense of not to exceed five
 18 hundred (500) dollars each, except the chairman whose expense
 19 may total not to exceed seven hundred fifty (750) dollars. The
 20 director of highways shall be paid an annual salary of twenty-nine
 21 thousand (29,000) dollars.

22 2. SUPPORT SERVICES:

23	For salaries	\$ 1,983,200.00
24	For longevity	61,780.00
25	For support, maintenance and	
26	miscellaneous purposes	1,549,900.00

27 Total for support services \$ 3,594,880.00

28 3. PLANNING:

29	For salaries	\$ 1,400,740.00
30	For longevity	36,420.00
31	For support, maintenance and	
32	miscellaneous purposes	222,000.00

33 Total for planning \$ 1,659,160.00

34 4. DEVELOPMENT:

35	For salaries	\$ 4,477,258.00
36	For longevity	144,042.00
37	For support, maintenance and miscellaneous	
38	purposes	3,231,390.00

39 Total for development \$ 7,852,690.00

40 5. HEADQUARTERS OPERATIONS:

41	For salaries	\$ 1,791,260.00
42	For longevity	91,440.00
43	For support, maintenance and miscellaneous	
44	purposes	420,138.00

45 Total for headquarters operations \$ 2,302,838.00

46 6. FIELD OPERATIONS:

47	For salaries	\$21,613,094.00
48	For longevity	1,068,146.00
49	For support, maintenance and	
50	miscellaneous purposes	9,663,850.00

51 Total for field operations \$32,345,090.00

52 7. Contingency fund for increases in merit system

53 pay steps and other salary adjustments \$ 367,927.00

54 8. ADDITIONAL EQUIPMENT \$ 375,000.00

55 Such additional equipment is to be purchased to
56 supplement present inventory. All acquisitions, when
57 acquired, will become a part of the state highway
58 commission materials and equipment revolving fund.

59 9. REPLACEMENT EQUIPMENT \$ 1,000,000.00

60 To be deposited in the materials and equipment
61 revolving fund, established by chapter two hundred
62 fifty-one (251), Acts of the Sixty-second General
63 Assembly, for replacement of equipment which had been

64 depreciated prior to the establishment of the fund.
65 Grand total\$50,361,610.00

66 Sec. 2. Unless otherwise provided, the primary road fund
67 is hereby appropriated for highway construction.

68 Sec. 3. All refunds and reimbursements, including federal
69 funds, received during the biennium shall be credited directly
70 to the primary road fund, except the refunds and reimbursements
81 relating to the materials and equipment revolving fund and the
72 aircraft revolving fund which shall be credited in accordance
73 with the provisions of section eight point thirty-two (8.32)
74 of the Code.

75 Sec. 4. No moneys appropriated by this Act shall be used
76 for capital improvements.

77 Sec. 5. The permanent resident engineers' offices presently
78 established by the state highway commission shall not be moved
79 from their locations, however, the commission may establish not
80 more than two temporary resident engineers' offices within the
81 state as needed.

82 Sec. 6. Section three hundred thirteen point five (313.5)
83 of the Code is hereby amended as follows:

84 1. By striking lines twenty-two (22) and twenty-three (23).

85 2. By striking from line twenty-four (24) the words "shall
86 revert to the primary road fund".

87 Sec. 7. The provisions of chapter eight (8) of the Code
88 shall apply to this Act.

89 Sec. 8. Where any of the laws of this state are in conflict
90 with this Act, the provisions of this Act shall govern for the
91 biennium.

EUGENE M. HILL
CLIFTON C. LAMBORN
WAYNE KEITH

1 Amend Senate File 688 by inserting after page 1, line 11,
2 the following new sentence:

3 "Each year of the biennium beginning July 1, 1969, and ending
4 July 1, 1971, the sum of thirty thousand dollars, or so much thereof
5 as is necessary, may be used from the appropriation to pay expenses
6 and costs of administration of the tuition grant program."

JOSEPH B. FLATT
BASS VANGILST

1 Amend Senate File 692 as follows:

2 By striking from page 4 on line 34 the words "approach,
3 encourage, or".

GENE W. GLENN

1 Amend Senate File 692 as follows:

2 1. By striking from page 5 on line 1 the words "without
3 a lawful" and by striking from page 5 on line 2 the words "rea-
4 son therefor" and inserting in lieu thereof the words "for
5 an unlawful purpose".

6 2. By striking from page 5 on line 7 the words "without
7 a lawful reason therefor" and inserting in lieu thereof the
8 words "for an unlawful purpose."

GENE W. GLENN

- 1 Amend Senate File 692 as follows:
- 2 1. By striking from page 5 all of lines 10 through 18.
- 3 2. By renumbering the remaining sections.

GENE W. GLENN

- 1 Amend Senate File 692 as follows:
- 2 By striking from page 5 on line 15 the words "without
- 3 a lawful rea-" and by striking from page 5 on line 16 the
- 4 words "son therefor" and by inserting in lieu thereof the
- 5 words "for an unlawful purpose".

GENE W. GLENN

- 1 Amend Senate File 692 as follows:
- 2 By striking from page 9 in line 3 the words "or section
- 3 eleven (11) of this Act".

GENE W. GLENN

- 1 Amend Senate File 692, page 11, line 33, by striking
- 2 the words "section nine (9) of".

DAVID M. STANLEY
HAROLD A. THORSEN
LEE GAUDINEER

- 1 Amend Senate File 693 by striking from page 2,
- 2 line 18, the word "appropriate" and inserting in lieu
- 3 thereof the word "appropriated".

VERNON H. KYHL

- 1 Amend the committee on law enforcement amendment
- 2 to House File 159, filed May 9, 1969, as follows:
- 3 1. By inserting in line 54 after the figure
- 4 "(697.1)" the following: ", Code 1966,".
- 5 2. By inserting in line 70 after the figure
- 6 "(697.4)" the following: ", Code 1966,".
- 7 3. By striking from lines 72 and 73 the words
- 8 and figures "and eight (8)" and inserting in lieu thereof
- 9 the following: ", eight (8), and nine (9)".

VERNON H. KYHL

- 1 Amend House File 231 as follows:
- 2 1. By striking all after the colon (:) in line 7, and all of
- 3 lines 8, 9, and 10, and substituting in lieu thereof the
- 4 following: "unless exempt from the provisions of this chapter by
- 5 reason of section 512.33 of the Code, and".
- 6 2. By striking all of section 2 and substituting in lieu
- 7 thereof the following:
- 8 "Section five hundred twelve point thirty-three (512.33), Code
- 9 1966, is hereby amended by striking all of said section and
- 10 inserting in lieu thereof the following:
- 11 "Such associations may employ agents in the soliciting or
- 12 procuring of new members and such agents shall be subject to the
- 13 provisions of chapter five hundred twenty-two (522), of the Code.
- 14 The term 'agent' as used in this section means any authorized or
- 15 acknowledged agent of a society who acts as such in the
- 16 solicitation, negotiation or procurement or making of a life
- 17 insurance, accident and health insurance or annuity contract,
- 18 provided however that, notwithstanding the above definition of

19 the term 'agent', each lodge, or other subordinate unit by
20 whatever name known, of every fraternal beneficiary society may
21 appoint one individual to act as an agent and that licensing
22 under chapter five hundred twenty-two (522) shall not be required
23 of such individual so long as the contracts solicited and
24 procured by such individual do not exceed twenty-five thousand
25 (\$25,000.00) dollars in any calendar year, or, in the case of any
26 other kind or kinds of insurance which the society is authorized
27 to write, on the persons of more than twenty-five individuals in
28 any calendar year. Licensing in accordance with chapter five
29 hundred twenty-two (522), of the Code shall be required on and
30 after the effective date of this Act, provided, however, that any
31 examination which may be required under the provisions of said
32 chapter five hundred twenty-two (522) shall not be applicable to
33 any agent of a society who is in the service of a society on the
34 effective date of this Act, and who on said date is authorized to
35 represent a fraternal beneficiary society."

WILLIAM D. PALMER
JAMES W. GRIFFIN, SR.

1 Amend the committee on transportation amendment to House File
714,

2 filed May 9, 1969, by inserting after line 15 of the amendment the
3 following new paragraph:

4 "Where there is no delinquency, the combined gross weight may
5 be voluntarily increased and the fee for such additional combined
6 gross weight shall be one twelfth of the difference between the
7 original and the increased annual registration fee times the number
8 of months or fractions thereof remaining in the calendar year."

JAMES A. POTGETER
HERBERT L. OLLENBURG
BASS VAN GILST

1 Amend House File 714, as amended and passed by the House,
2 as follows:

3 1. By inserting in page two (2), line seventeen (17),
4 after the word "trucks" the words "except special trucks".

5 2. By striking from page three (3), lines one (1) through
6 three (3), inclusive, and inserting in lieu thereof the
7 following:

8 "For a combined gross weight exceeding seven tons, but
9 not exceeding twenty-four tons, the fee shall be one hundred
10 dollars and in addition thereto thirty-five dollars for each
11 ton over seven tons.

12 For a combined gross weight exceeding twenty-four tons,
13 the fee shall be seven hundred five dollars and in addition
14 thereto forty dollars for each ton over twenty-four tons."

15 3. By striking from page three (3), line eleven (11) the
16 word "one-quarter" and inserting in lieu thereof the word
17 "one-half".

18 4. By adding the following new sections:

19 "Sec. 7. Section three hundred twenty-one point one (321.1),
20 Code 1966, is hereby amended by adding the following new sub-
21 section:

22 'A "special truck" means a motor truck not used for hire

23 with a gross weight registration of eight to twelve tons, used
24 by a person engaged in farming, for transportation of the
25 owner's equipment, or to transport commodities produced by the
26 owner, or to transport commodities purchased by the owner for
27 use in his own farming operation.'

28 Sec. 8. Chapter three hundred twenty-one (321), Code 1966,
29 is hereby amended by adding the following new section:

30 'The registration fee for special trucks shall be one hun-
31 dred dollars for a gross weight of eight, nine, and ten tons,
32 and one hundred fifty dollars for a gross weight of eleven and
33 twelve tons. Any person convicted of using a special truck
34 for any purpose other than permitted by this Act shall, in
35 addition to any other penalty imposed by law, be required to
36 pay regular registration fees for a motor truck. A distinctive
37 decal shall be applied to the special truck registration plate
38 for easy identification.'

39 Sec. 9. Chapter three hundred forty-eight (348), section
40 fifty (50), Acts of the Sixty-second General Assembly, amend-
41 ing section four hundred twenty-two point sixty-two (422.62),
42 Code 1966, is repealed, effective July 1, 1970.

43 Sec. 10. Section three hundred twenty-one point four hun-
44 dred fifty-seven (321.457), subsection six (6), Code 1966, is
45 hereby amended by inserting in line five (5) after the word
46 "feet" the following:

47 ' , except that such a combination of three vehicles, in
48 excess of sixty feet but not in excess of sixty-five feet,
49 may be operated as follows:

50 1. On four-lane highways, and to and from points within
51 one mile, on the most direct route, of any four-lane highway
52 for the purpose of servicing of the vehicle or to pick up or
53 deliver cargoes.

54 2. The motor vehicle of such combination of vehicles shall
55 have a special length permit issued by the Iowa reciprocity
56 board. The fee for each such permit shall be one hundred fifty
57 dollars for a year or any portion thereof and shall be in addi-
58 tion to required registration fees, and the proceeds from such
59 fees shall be deposited in the primary road fund. The reciproc-
60 ity board shall promulgate rules and regulations concerning the
61 issuance of such special length permits. If an operator or
62 owner of any vehicle violates the restrictions of any special
63 length permit, such violation shall be a misdemeanor. In the
64 event of repeated willful violations, the reciprocity board
65 may suspend the violated permit for a period not to exceed one
66 year.'

67 Sec. 11. Sections four (4) and five (5) of this Act shall
68 be effective January 1, 1970, except that vehicles registered
69 in December 1969 for 1970 shall pay the registration fees pro-
70 vided in this Act."

COMMITTEE ON TRANSPORTATION

1 Amend House File 714, as amended and passed by the House,
2 by adding the following new section:

3 "Sec. 7. Section three hundred twenty-one point one
4 hundred twenty-three (321.123), Code 1966, is hereby amended
5 as follows:

6 1. By striking from subsection one (1), lines twelve
7 (12) through twenty-six (26), inclusive, and inserting in
8 lieu thereof the following:

9 "Trailers with a gross weight exceeding two tons, but
10 not exceeding twelve tons, thirty dollars.

11 Trailers with a gross weight in excess of twelve tons,
12 but not exceeding fourteen tons, sixty dollars."

13 2. By striking from subsection two (2), lines five (5)
14 through twenty (20), inclusive, and inserting in lieu
15 thereof the following:

16 "Trailers with a gross weight in excess of two tons,
17 but not exceeding fourteen tons, sixty dollars."

CLIFTON C. LAMBORN
VERNON H. KYHL
GEORGE E. O'MALLEY

1 Amend the Stanley, et al., amendment to House File 784,
2 dated May 9, 1969, after line 70, by inserting the following
3 new paragraph:

4 "Actual value of property in one county shall be equalized
5 as compared with actual value of property in an adjoining
6 county. If a variation of five percent exists between the
7 actual values of similar, closely adjacent property in
8 adjoining counties in Iowa, the director of revenue shall
9 determine whether adequate reasons exist for such variation.
10 If no such reasons exist, the director of revenue shall direct
11 assessors to make adjustments in such actual values to reduce
12 the variation to five percent or less."

LUCAS J. DeKOSTER

1 Amend the Hougen and Shaff amendment of May 7 to House
2 File 784 by adding before the period in line 28 the following:

3 " , except properties which are assessed by the director
4 of revenue as provided by law".

CHESTER HOUGEN

1 Amend House File 784, as amended and passed by the House,
2 as follows:

3 1. By striking lines twenty-three (23) through twenty-
4 five (25) on page one (1) and lines one (1) through four (4)
5 on page two (2) and inserting in lieu thereof the following:

6 "Actual value of property in one county shall be equalized
7 as compared with actual value of property in an adjoining
8 county. If a variation of five percent or more exists between the
9 actual values of similar, closely adjacent property in
10 adjoining counties in Iowa, the director of revenue shall
11 determine whether adequate reasons exist for such variation.
12 If no such reasons exist, the director of revenue shall direct
13 assessors to make adjustments in such actual values to reduce
14 the variation to five percent or less."

LUCAS J. DeKOSTER
ROGER J. SHAFF

1 Amend House File 784 by striking on page 2, all after the word,

- 2 "counties" in line 10 and all of line 11 and by inserting in lieu
3 thereof a period (.).

LEE H. GAUDINEER, JR.

1 Amend House File 784 as amended and passed by the
2 House by adding the following new sections:

3 "Section four hundred forty-one point five (441.5),
4 Code 1966, as amended by chapter three hundred forty-two
5 (342), section two hundred thirty-seven (237), Acts of the
6 Sixty-second General Assembly, is hereby further amended by
7 striking all of such section after the period in line forty-
8 four (44) and inserting in lieu thereof the following:

9 'To be eligible for appointment, an applicant shall
10 achieve a grade of not less than seventy percent. In
11 addition thereto, the applicant must have at least three years
12 experience in the field of appraisal for tax assessment pur-
13 poses. In the absence of such experience, any one of the
14 following qualifications may be substituted:

15 A bachelor's degree in economics, business administration,
16 architecture, or such other related fields, awarded by an
17 accredited institution of higher education.

18 A designation of the Certified Iowa Assessors or the
19 Certified Assessment Evaluator (C.A.E.) designation.

20 A senior or professional membership which includes a desig-
21 nation from the American Institute of Real Estate Appraisers,
22 the American Society of Appraisers, or the American Society
23 of Farm Managers and Rural Appraisers.

24 Those so qualified by the director of revenue shall remain
25 eligible for appointment for a period of two years from the date
26 of certification by the director. The examining board shall
27 conduct another written or oral examination in order to determine
28 the executive ability or experience of each applicant and make a
29 written report certified by the director of revenue to the
30 conference board within fifteen days from the date of the
31 written examination.

32 None of these qualifications shall disqualify the eligi-
33 bility of any city or county assessor presently holding office.' "

34 "Chapter four hundred twenty-one (421), Code 1966, as
35 amended by chapter three hundred forty-two (342), Acts
36 of the Sixty-second General Assembly, is hereby further
37 amended by adding to the end thereof the following new section:

38 'The department of revenue shall, on or before December
39 first of each year, pay each city and county assessor
40 holding certification from the International Association of Assess-
41 ing Officers, which certification includes the designation of
42 Certified Assessment Evaluator (C.A.E.), the sum of one thousand
43 dollars.' "

44 "Section four hundred forty-one point sixteen (441.16),
45 Code 1966, is hereby amended by inserting after the period in
46 line forty-three (43) the following new subsection:

47 '5. The payment of one thousand dollars by the department
48 of revenue, on or before December first of each year, to each
49 city or county assessor holding a certification from the
50 International Association of Assessing Officers, which certifi-

51 cation includes the designation of Certified Assessment
52 Evaluator (C.A.E.).'”

WILLIAM J. REICHARDT

On motion of Senator Stanley, the Senate adjourned until 8:00
a.m., Tuesday, May 13, 1969.

JOURNAL OF THE SENATE

SENATE CHAMBER,
DES MOINES, IOWA, TUESDAY, MAY 13, 1969.

The Senate met in regular session, President Jepsen presiding.

Prayer was offered by Reverend J. G. Ballensky, Chaplain of the American Legion, Sigourney, Iowa.

The Senate pledged allegiance to the flag.

The Journal of May 12, 1969, was approved.

LEAVES OF ABSENCE

Leaves of absence were granted as follows:

Senator Shaff for the day on request of Senator Lamborn; Senator Hammer for the day on request of Senator Stanley; Senator Ollenburg for the afternoon and evening sessions on request of Senator Stanley.

PETITION

The following petition was presented and placed on file:

By Senator Griffin, from sixty-four residents of Pottawattamie County in favor of keeping longevity out of the base pay for employees of the Iowa state highway commission and providing longevity funds for the next two years.

VISITORS WELCOMED

The Chair welcomed, at the request of Senator O'Malley, seven students from the Des Moines Christian School, accompanied by their instructors, Mrs. Dennis Day and Mrs. Larry Carns, who were present in the balcony.

SENATE RESOLUTION 4 ADOPTED

Senator Conklin called up the following resolution and moved its adoption:

SENATE RESOLUTION 4

By Conklin

Whereas, the citizens of the State of Iowa can point with justifiable pride to the magnificence of the architectural structure of their Capitol Building; and

Whereas, the history of the building is an important facet of the heritage and development of the State; and

Whereas, it was during the Thirteenth session of the General Assembly that a Capitol Commission was established to proceed with the construction of the State House "within two miles of the Racoon forks of the Des Moines River"; and

Whereas, it would be deemed appropriate during the Sixty-third session of the General Assembly, as a centennial observance, to have prepared a booklet to call attention to the beauties of the building and to the incidents of interest relative to its construction and history; *Now Therefore*,

Be It Resolved by the Senate, that a committee of three Senators be appointed to counsel with the President of the Senate and with the Secretary of the Senate in the preparation of such a booklet; and

Be It Further Resolved: That the Superintendent of Printing is hereby authorized to have the booklet printed as directed by the Secretary of the Senate for distribution to visitors.

The motion prevailed and the resolution was adopted.

CONSIDERATION OF BILLS

House File 395

On motion of Senator Benda, House File 395, a bill for an act relating to eye protective devices, 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 the last time now, which motion prevailed, and the bill was read the last time.

Senator Glenn took the chair at 8:30 a.m.

On the question "Shall the bill pass?" (H.F. 395) the vote was:

Ayes, 39:

Anderson	Gilley	Leonard	Potter
Arbuckle	Glenn	Lodwick	Schaben
Balloun	Griffin	McGill	Shirley
Benda	Hill	Mogged	Smith
Clarke	Keith	Neu	Stanley
Conklin	Klink	Nicholson	Stephens
Curran	Kosek	Ollenburger	Sullivan
DeKoster	Kyhl	O'Malley	Thordsen
Dodds	Lamborn	Parker	Walsh
Erskine	Laverty	Potgeter	

Nays, none.

Absent or not voting, 22:

Briles	Frey	Lisle	Reichardt
Coleman	Frommelt	Lucken	Rigler
DeHart	Gaudineer	Messerly	Shaff
Denman	Hammer	Mowry	Van Gilst
Doderer	Hougen	Palmer	Weimer
Flatt	Lange		

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

House File 485

On motion of Senator Gaudineer, House File 485, a bill for an act relating to the homestead tax credit, 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 the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 485) the vote was:

Ayes, 40:

Anderson	Gaudineer	Lavery	Potgeter
Arbuckle	Gilley	Leonard	Potter
Balloun	Glenn	Lodwick	Schaben
Benda	Griffin	McGill	Shirley
Clarke	Hill	Mogged	Smith
Conklin	Keith	Neu	Stanley
Curran	Klink	Nicholson	Stephens
DeKoster	Kosek	Ollenburg	Sullivan
Dodds	Kyhl	O'Malley	Thordsen
Erskine	Lamborn	Parker	Walsh

Nays, none.

Absent or not voting, 21:

Briles	Frey	Lisle	Reichardt
Coleman	Frommelt	Lucken	Rigler
DeHart	Hammer	Messerly	Shaff
Denman	Hougen	Mowry	Van Gilst
Doderer	Lange	Palmer	Weimer
Flatt			

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senate File 133

On motion of Senator Erskine, Senate File 133, a bill for an act relating to granting to the counties the right to contract for options for the purchase of land, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Erskine asked and received unanimous consent that **House File 145** be substituted for **Senate File 133**.

House File 145

On motion of Senator Erskine, House File 145, a bill for an act relating to granting to the counties the right to contract for options for the purchase of land, was taken up and considered.

Senator Erskine moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 145) the vote was:

Ayes, 40:

Anderson	Frommelt	Laverty	Parker
Arbuckle	Gaudineer	Leonard	Potgeter
Balloun	Gilley	Lodwick	Potter
Benda	Glenn	McGill	Schaben
Clarke	Griffin	Messerly	Shirley
Conklin	Keith	Mogged	Smith
Curran	Klink	Neu	Stanley
DeKoster	Kosek	Nicholson	Stephens
Dodds	Kyhl	Ollenburg	Sullivan
Erskine	Lamborn	O'Malley	Thordsen

Nays, none.**Absent or not voting, 21:**

Briles	Frey	Lisle	Rigler
Coleman	Hammer	Lucken	Shaff
DeHart	Hill	Mowry	Van Gilst
Denman	Hougen	Palmer	Walsh
Doderer	Lange	Reichardt	Weimer
Flatt			

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 133** be withdrawn from further consideration of the Senate.

Senate File 158

On motion of Senator O'Malley, Senate File 158, a bill for an act establishing the position of director of court services in the juvenile court in counties with a population of more than 250,000, 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 289** be substituted for **Senate File 158**.

House File 289

On motion of Senator O'Malley, House File 289, a bill for an act establishing the position of director of court services in the juvenile court in counties with a population of more than 250,000, was taken up and considered.

Senator O'Malley moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 289) the vote was:

Ayes, 42:

Anderson	Briles	DeKoster	Gaudineer
Arbuckle	Clarke	Dodds	Gilley
Balloun	Conklin	Erskine	Glenn
Benda	Curran	Frommelt	Griffin

Keith	Lodwick	O'Malley	Smith
Klink	McGill	Parker	Stanley
Kosek	Messerly	Potgeter	Stephens
Kyhl	Mogged	Potter	Sullivan
Lamborn	Neu	Schaben	Thordsen
Laverty	Nicholson	Shirley	Walsh
Leonard	Ollenburg		

Nays, none.

Absent or not voting, 19:

Coleman	Frey	Lisle	Rigler
DeHart	Hammer	Lucken	Shaff
Denman	Hill	Mowry	Van Gilst
Doderer	Hougen	Palmer	Weimer
Flatt	Lange	Reichardt	

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 158** be withdrawn from further consideration of the Senate.

Senate File 368

On motion of Senator Leonard, Senate File 368, a bill for an act authorizing the gift of all or part of a human body after death for specified purposes, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Leonard asked and received unanimous consent that **House File 305** be substituted for **Senate File 368**.

House File 305

On motion of Senator Leonard, House File 305, a bill for an act relating to anatomical gifts and related procedures, was taken up and considered.

Senator Stanley asked and received unanimous consent that further action on **House File 305** be deferred and that the bill be placed on the calendar under unfinished business.

Senator Leonard asked and received unanimous consent that **Senate File 368** be withdrawn from further consideration of the Senate.

SPECIAL ORDER OF BUSINESS

The time having arrived, the Chair announced the special order of business for Senate File 692.

CONSIDERATION OF BILLS

Senate File 692

On motion of Senator Thordsen, Senate File 692, a bill for an act relating to sex offenses and criminal sexual psychopaths, was taken up and considered.

President Jepsen took the chair at 9:08 a.m.

Senator Stanley asked and received unanimous consent that action on Senate File 692 be temporarily deferred.

Senate File 479

On motion of Senator Stanley, Senate File 479, a bill for an act relating to the operation of food service in public buildings by the commission for the blind, 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 **House File 532** be substituted for **Senate File 479**.

House File 532

On motion of Senator Stanley, House File 532, a bill for an act relating to the operation of food service in public buildings by the commission for the blind, was taken up and considered.

Senator Stanley moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 532) the vote was:

Ayes, 48:

Arbuckle	Flatt	Lisle	Potgeter
Balloun	Frommelt	Lodwick	Potter
Benda	Gilley	Lucken	Schaben
Briles	Glenn	McGill	Shirley
Clarke	Griffin	Messerly	Smith
Coleman	Keith	Mogged	Stanley
Conklin	Klink	Neu	Stephens
Curran	Kosek	Nicholson	Sullivan
DeKoster	Kyhl	Ollenburg	Thordsen
Denman	Lamborn	O'Malley	Van Gilst
Dodds	Laverty	Palmer	Walsh
Erskine	Leonard	Parker	Weimer

Nays, none.

Absent or not voting, 13:

Anderson	Gaudineer	Hougen	Reichardt
DeHart	Hammer	Lange	Rigler
Doderer	Hill	Mowry	Shaff
Frey			

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 479** be withdrawn from further consideration of the Senate.

Senate File 638

On motion of Senator Benda, Senate File 638, a bill for an act relating to election and apportionment of membership of county boards of education, was taken up and considered.

Senator Benda asked and received unanimous consent that **House File 766** be substituted for **Senate File 638**.

House File 766

On motion of Senator Benda, House File 766, a bill for an act relating to election and apportionment of membership of county boards of education, was taken up and considered.

Senator Benda offered the following amendment by Senator Lange and moved its adoption:

Amend House File 766 by adding the following new section:

Sec. 4. This Act being deemed of immediate importance, shall take effect after its passage, approval, and publication in the Wall Lake Blade, a newspaper published at Wall Lake, Iowa, and in the Denison Bulletin, a newspaper published at Denison, Iowa.

The amendment was adopted.

Senator Benda moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 766) the vote was:

Ayes, 52:

Anderson	Frey	Lisle	Potgeter
Arbuckle	Frommelt	Lodwick	Potter
Balloun	Gaudineer	Lucken	Reichardt
Benda	Gilley	McGill	Schaben
Briles	Glenn	Messerly	Shirley
Clarke	Griffin	Mogged	Smith
Coleman	Keith	Mowry	Stanley
Conklin	Klink	Neu	Stephens
Curran	Kosek	Nicholson	Sullivan
DeHart	Kyhl	Ollenburg	Thordsen
DeKoster	Lamborn	O'Malley	Van Gilst
Denman	Laverty	Palmer	Walsh
Dodds	Leonard	Parker	Weimer

Nays, none.

Absent or not voting, 9:

Doderer	Hammer	Hougen	Rigler
Erskine	Hill	Lange	Shaff
Flatt			

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 638** be withdrawn from further consideration of the Senate.

House File 192

On motion of Senator Van Gilst, House File 192, a bill for an act relating to implements of husbandry in the Iowa motor vehicle code, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Lamborn offered the following amendment and moved its adoption:

Amend House File 192 by adding at the end of section one (1) the following:

"Notwithstanding the other provisions of this subsection any vehicle covered thereby if it otherwise qualifies may be registered as special mobile equipment, or operated or moved under the provisions of sections three hundred twenty-one point fifty-seven (321.57) to three hundred twenty-one point sixty-three (321.63) of the Code, inclusive, if the person in whose name such vehicle is to be registered or to whom a special plate or plates are to be issued elects to do so and under such circumstances the provisions of this subsection shall not be applicable to such vehicle, nor shall such vehicle be required to comply with the provisions of sections three hundred twenty-one point three hundred eighty-four (321.384) to three hundred twenty-one point four hundred twenty-nine (321.429) of the Code, inclusive, when such vehicle is moved during daylight hours, provided however, the provisions of section three hundred twenty-one point three hundred eighty-three (321.383) of the Code, shall remain applicable to such vehicle."

The amendment was adopted.

Senator Van Gilst moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 192), the vote was:

Ayes, 52:

Anderson	Flatt	Leonard	Parker
Arbuckle	Frey	Lisle	Potgeter
Balloun	Frommelt	Lodwick	Potter
Benda	Gaudineer	Lucken	Schaben
Briles	Gilley	McGill	Shirley
Coleman	Glenn	Messerly	Smith
Conklin	Griffin	Mogged	Stanley
Curran	Keith	Mowry	Stephens
DeHart	Klink	Neu	Sullivan
DeKoster	Kosek	Nicholson	Thordsen
Denman	Kyhl	Ollenburg	Van Gilst
Dodds	Lamborn	O'Malley	Walsh
Erskine	Laverty	Palmer	Weimer

Nays, none.

Absent or not voting, 9:

Clarke	Hill	Lange	Rigler
Doderer	Hougen	Reichardt	Shaff
Hammer			

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

House File 198

On motion of Senator Walsh, House File 198, a bill for an act relating to membership on the civil service commission, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Walsh moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 198) the vote was:

Ayes, 53:

Anderson	Frey	Lisle	Potgreter
Arbuckle	Frommelt	Lodwick	Potter
Balloun	Gaudineer	Lucken	Reichardt
Benda	Gilley	McGill	Schaben
Briles	Glenn	Messerly	Shirley
Coleman	Griffin	Mogged	Smith
Conklin	Keith	Mowry	Stanley
Curran	Klink	Neu	Stephens
DeHart	Kosek	Nicholson	Sullivan
DeKoster	Kyhl	Ollenburg	Thordsen
Denman	Lamborn	O'Malley	Van Gilst
Dodds	Laverty	Palmer	Walsh
Erskine	Leonard	Parker	Weimer
Flatt			

Nays, none.

Absent or not voting, 8:

Clarke	Hammer	Hougen	Rigler
Doderer	Hill	Lange	Shaff

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

House File 173

On motion of Senator Thordsen, House File 173, a bill for an act relating to the compensation of the clerk of the grand jury, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Thordsen moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 173) the vote was:

Ayes, 51:

Anderson	Frey	Lodwick	Potter
Arbuckle	Frommelt	Lucken	Reichardt
Balloun	Gaudineer	McGill	Schaben
Benda	Gilley	Messerly	Shirley
Briles	Glenn	Mogged	Smith
Conklin	Griffin	Mowry	Stanley
Curran	Klink	Neu	Stephens
DeHart	Kosek	Nicholson	Sullivan
DeKoster	Kyhl	Ollenburg	Thordsen
Denman	Lamborn	O'Malley	Van Gilst
Dodds	Laverty	Palmer	Walsh
Erskine	Leonard	Parker	Weimer
Flatt	Lisle	Potgeter	

Nays, none.**Absent or not voting, 10:**

Clarke	Hammer	Keith	Rigler
Coleman	Hill	Lange	Shaff
Doderer	Hougen		

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senate File 692

The Senate resumed consideration of Senate File 692.

President pro tempore Lodwick took the chair at 9:50 a.m.

Senator Stanley offered the following amendment by Senators Stanley, Thordsen and Gaudineer and moved its adoption:

Amend Senate File 692, page 11, line 33, by striking the words "section nine (9) of".

The amendment was adopted.

Senator Glenn offered the following amendment:

Amend Senate File 692 as follows:

By striking from page 4 on line 34 the words "approach, encourage, or".

Senator Glenn offered the following amendment to the amendment and moved its adoption:

Amend the Glenn amendment, of May 12, to Senate File 692, designated No. 1, by striking the words "encourage, or".

The amendment to the amendment was adopted.

On motion of Senator Glenn, the amendment as amended was adopted.

Senator Glenn offered the following amendment and moved its adoption:

Amend Senate File 692 as follows:

1. By striking from page 5 on line 1 the words "without a lawful" and

by striking from page 5 on line 2 the words "reason therefor" and inserting in lieu thereof the words "for an unlawful purpose".

2. By striking from page 5 on line 7 the words "without a lawful reason therefor" and inserting in lieu thereof the words "for an unlawful purpose."

Division was called for.

The amendment was lost.

Senator Glenn asked and received unanimous consent to offer the following amendment for consideration:

Amend Senate File 692 as follows:

By striking from page 5 on line 15 the words "without a lawful rea-" and by striking from page 5 on line 16 the words "son therefor" and inserting in lieu thereof the words "for an unlawful purpose".

Senator Thordsen raised a point of order on the amendment for the reason that the subject matter contained therein had already been considered by the Senate.

The Chair ruled the point not well taken and the amendment in order.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Mogged, 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 195, 271, 330, 398, 544, 545, 626, 635, 636, 651, 652, 661, 663, 668 and 669.

CHARLES G. MOGGED
Chairman, Senate Committee
ELIZABETH SHAW
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 the following bills: Senate Files 195, 271, 330, 398, 544, 545, 626, 635, 636, 651, 652, 661, 663, 668 and 669.

BILLS SENT TO THE GOVERNOR

Senator Mogged, from the committee on enrolled bills, submitted the following report:

MR. PRESIDENT: Your committee on enrolled bills respectfully reports that it has, on this 13th day of May, 1969, sent to the Governor for his approval: Senate Files 195, 271, 330, 398, 544, 545, 626, 635, 636, 651, 652, 661, 663, 668 and 669.

CHARLES G. MOGGED, 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 concurrent resolution in which the concurrence of the Senate is asked:

House Concurrent Resolution 35, to establish a committee to study mobile home and park statutes.

Also: That the House has adopted the following concurrent resolution in which the concurrence of the Senate is asked:

House Concurrent Resolution 39, to commend the members of the One Hundred Eighty-fifth Tactical Fighter Group.

WILLIAM R. KENDRICK, Chief Clerk

HOUSE CONCURRENT RESOLUTION 35

By Schroeder, Nielsen, Grassley, Johnson of Audubon, Peterson, Holden, Varley, Battles, Roorda, Logue, Stromer, Kreamer, Renda, Van Nostrand, Kluever, Shaw, Ossian, Bailey, Den Herder, Camp, Huff, Waugh, Freeman of Buena Vista, Strand, Walter and Koch

Whereas, the public agencies of the state and the political subdivisions thereof are confronted with an ever-increasing influx of mobile homes and their owners and occupants; and

Whereas, the public agencies of the state and the political subdivisions thereof are confronted with the increased demand for public services by such persons; and

Whereas, the presence of mobile homes and their owners and occupants are creating a large burden upon the public school systems of this state; and

Whereas the presence and movement of mobile homes has created a burden upon the public highway system of this state; now, therefore,

Be It Resolved by the House, the Senate Concurring, That the General Assembly establish a committee consisting of three House members, three Senate members, and a member of the Legislative Research Committee or its successor agency, to conduct during the Sixty-third General Assembly a study of the mobile home and park statutes, rules and regulations relating thereto, and the effectiveness of such statutes, rules, and regulations relating thereto, including a study of whether the tax structure pertaining to mobile homes is commensurate with the degree of governmental services provided to owners of mobile homes, and the need for any revision in the state mobile home and parks statutes.

HOUSE CONCURRENT RESOLUTION 39

By Koch

Whereas, The Members of the One Hundred Eighty-fifth Tactical Fighter Group, who have been stationed in South Korea, Vietnam and other parts of the United States, have now fulfilled the obligations of service during their period of recall to active duty, serving during the period from January, 1968, to May, 1969; and

Whereas, they have served with distinction in their assignments; and

Whereas, the members assigned to the One Hundred Seventy-fourth Tactical Fighter Squadron, have been commended as the outstanding Fighter Unit by their Commanding Officer; and

Whereas, they are returning to their civilian obligations in the State of Iowa; and

Whereas, they have served with distinction as members of the Air National Guard;

Now, Therefore, Be It Resolved by the House, the Senate Concurring, That we commend them for having exhibited all the virtues of good citizenship; and we thank them for their devotion to duty, and recognize the hardships imposed upon them and their families, during this tour of active duty, and for the improvement of the image of the State of Iowa, attained through their effort and conduct throughout our entire nation; and

Be It Further Resolved, That copies of this resolution be sent to the Commanding Officer, One Hundred Eighty-fifth Tactical Fighter Group, so that he may make appropriate entries in the Air Guard personal history of each of the members, with our most sincere congratulations and best wishes for the future.

SENATE RESOLUTION 5

By Stanley and Frommelt

Whereas, the Secretary of the Senate has responsibilities and duties to perform during the interim between the sessions of the General Assembly; and

Whereas, during the interim between the sessions of the General Assembly the Secretary of the Senate has expenses in connection with his interim duties; *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 and his necessary staff, at the same rate of pay as was fixed during the regular session of the Sixty-third General Assembly. The state comptroller is hereby authorized and directed to issue warrants in payment of same upon requisition signed by the President of the Senate as provided for in the first paragraph of section two point twenty (2.20), Code 1966, and any amendments passed by the Sixty-third General Assembly.

SENATE CONCURRENT RESOLUTION 38

By Stanley and Frommelt

Be It Resolved by the Senate, the House Concurring: That the President of the Senate and the Speaker of the House are authorized to determine the policies incident to the details of closing the 1969 regular session of the Sixty-third General Assembly, interim staff and work, and the reconvening of the 1970 regular session and any special session which may be convened.

Be It Further Resolved: That the Secretary of the Senate and the Chief Clerk of the House shall make an inventory of all equipment and supplies on hand at the close of the session.

Be It Further Resolved: That the Executive Council, in accordance with section nineteen point twenty-five (19.25), Code 1966, shall provide all the supplies required for the Sixty-third General Assembly and the Sixty-fourth General Assembly, both while in session and during the interim between sessions, upon requisition signed by the Secretary of the Senate for the Senate and the Chief Clerk of the House for the House.

Be It Further Resolved: That the Secretary of the Senate and the Chief Clerk of the House are authorized to reserve for the exclusive use of the

General Assembly during the interim such rooms now used by said General Assembly as may be necessary for any official use and for the purpose of storing supplies and equipment, as they may deem proper and advisable. Room 24 shall be reserved for the use of the Budget and Financial Control Committee, or its successor, and on the second Tuesday of each month for the Departmental Rules Review Committee. They shall notify the Executive Council of their assignments, and the Executive Council shall not make conflicting assignments except with the consent of the Secretary of the Senate or the Chief Clerk of the House.

Be It Further Resolved: That the Secretary of the Senate and the Chief Clerk of the House shall make a complete survey of all the typewriters on hand for the purposes 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 shall be stored in rooms reserved by the legislative officials above designated who shall have custody of the same and make it available for the following session of the General Assembly.

Be It Further Resolved: That any officers or employees of the Sixty-third General Assembly who shall be engaged for work in connection with the General Assembly during the interim between sessions, shall be compensated for such services at the same rate as was fixed during the regular session of the Sixty-third General Assembly.

SENATE CONCURRENT RESOLUTION 39

By Stanley and Frommelt

Whereas, the National Legislative Conference, which is a part of the Council of State Governments, will convene in its annual sessions in 1969 and 1970; and

Whereas, Iowa has been represented by the Secretary of the Senate and the Chief Clerk of the House in the past, and this policy should be continued; *Now Therefore*

Be It Resolved by the Senate, the House Concurring: That the Secretary of the Senate and the Chief Clerk of the House are hereby authorized to attend the 1969 and 1970 sessions of the National Legislative Conference 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 in section two point twenty (2.20), Code 1966, as amended by the Acts of the Sixty-third General Assembly.

SENATE CONCURRENT RESOLUTION 40

By Stanley and Frommelt

Whereas, various committee meetings pertaining to the operation of legislative research and legislative services are held between sessions of the General Assembly; and

Whereas, the President of the Senate and the Speaker of the House have the authority to appoint representatives of the General Assembly to attend certain meetings; and

Whereas, it appears advantageous to eliminate the necessity of filing bills

in the ensuing legislative session to cover the actual expenses of such representatives and such committee members; *Now Therefore*

Be It Resolved by the Senate, the House Concurring: That the actual expenses of such representatives and such committee members in attending the above-described meetings shall be paid upon the filing of their expense accounts, subject to the approval of the President of the Senate, for the Senate, and the Speaker of the House, for the House. The State Comptroller is authorized and directed to issue warrants in payment of same upon requisition signed by the President of the Senate and the Speaker of the House as provided in sections two point twenty (2.20) and two point twenty-two (2.22), Code 1966, as amended by the Acts of the Sixty-third General Assembly.

BILLS ASSIGNED TO COMMITTEE

President Jepsen announced the assignment of the following bills to committee:

H.C.R. 33 Human and industrial relations

H.J.R. 18 Rules

H. F. 582 Judiciary

H. F. 598 Agriculture

H. F. 820 Appropriations

On motion of Senator Stanley, the Senate recessed until the fall of the gavel.

AFTERNOON SESSION

The Senate reconvened, Senator Neu presiding.

LEAVE OF ABSENCE

Senator Lamborn asked and received unanimous consent that Senator Curran be excused for the remainder of the day.

CONSIDERATION OF BILLS

House File 238

On motion of Senator Kosek, House File 238, a bill for an act relating to the appeal procedure for welfare applicants and recipients, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Kosek moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 238) the vote was:

Ayes, 42:

Anderson	Gilley	Leonard	Potter
Arbuckle	Glenn	Lodwick	Reichardt
Balloun	Hammer	Lucken	Schaben
Benda	Hougen	Mogged	Smith
Briles	Keith	Mowry	Stanley
Clarke	Klink	Neu	Stephens
Coleman	Kosek	Nicholson	Sullivan
DeKoster	Kyhl	Palmer	Thordsen
Dodds	Lamborn	Parker	Van Gilst
Erskine	Lange	Potgeter	Walsh
Flatt	Laverty		

Nays, none.

Voting present, 1:

Hill

Absent or not voting, 18:

Conklin	Frey	McGill	Rigler
Curran	Frommelt	Messerly	Shaff
DeHart	Gaudineer	Ollenburg	Shirley
Denman	Griffin	O'Malley	Weimer
Doderer	Lisle		

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 Mogged, 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 335, 348, 400, 535, 777, 799, 800 and 804.

CHARLES G. MOGGED
Chairman, Senate Committee
ELIZABETH SHAW
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 335, 348, 400, 535, 777, 799, 800 and 804.

SPECIAL ORDER CONTINUED

Senate File 692

The Senate resumed consideration of Senate File 692 and the Glenn amendment to page 5, lines 15 and 16.

President Jepsen took the chair at 3:30 p.m.

Senator Stanley moved the previous question on Senate File 692 and all amendments and subsidiary motions thereto, which motion prevailed.

Senator Glenn moved the adoption of his amendment.

Roll call was requested.

On the question "Shall the Glenn amendment be adopted?" (S.F. 692) the vote was:

Ayes, 17:

Anderson	Dodds	Glenn	Shirley
Benda	Doderer	Lange	Van Gilst
Clarke	Frey	Neu	Walsh
Coleman	Frommelt	Potgeter	Weimer
Denman			

Nays, 35:

Arbuckle	Hammer	Lodwick	Parker
Balloun	Hill	Lucken	Potter
Briles	Keith	McGill	Reichardt
Conklin	Klink	Messerly	Smith
Erskine	Kosek	Mogged	Stanley
Flatt	Kyhl	Mowry	Stephens
Gaudineer	Laverty	Nicholson	Sullivan
Gilley	Leonard	O'Malley	Thordsen
Griffin	Lisle	Palmer	

Absent or not voting, 9:

Curran	Hougen	Ollenburg	Schaben
DeHart	Lamborn	Rigler	Shaff
DeKoster			

The amendment was lost.

Senator Glenn offered the following amendment:

Amend Senate File 692 as follows:

By striking from page 9 in line 3 the words "or section eleven (11) of this Act".

Senator Walsh moved that Senate File 692 be re-referred to the committee on judiciary for further study.

Roll call was requested.

On the question "Shall the bill be re-referred to committee?" (S.F. 692) the vote was:

Ayes, 14:

Benda	Dodds	Leonard	Shirley
Clarke	Doderer	Neu	Walsh
DeKoster	Frommelt	Potgeter	Weimer
Denman	Glenn		

Nays, 41:

Arbuckle	Balloun	Briles	Coleman
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Conklin	Hougen	Lodwick	Parker
DeHart	Keith	Lucken	Potter
Erskine	Klink	McGill	Reichardt
Flatt	Kosek	Messerly	Schaben
Frey	Kyhl	Mogged	Smith
Gaudineer	Lamborn	Mowry	Stanley
Gilley	Lange	Nicholson	Stephens
Griffin	Laverty	O'Malley	Sullivan
Hammer	Lisle	Palmer	Thordsen
Hill			

Absent or not voting, 6:

Anderson	Ollenburg	Shaff	Van Gilst
Curran	Rigler		

The motion was lost.

Senator Glenn moved the adoption of the amendment and requested a roll call.

On the question "Shall the Glenn amendment be adopted?" (S.F. 692) the vote was:

Rule 24 was invoked.

Ayes, 15:

Benda	Denman	Lange	Shirley
Clarke	Frey	Leonard	Walsh
Coleman	Frommelt	Neu	Weimer
DeKoster	Glenn	Potgeter	

Nays, 34:

Arbuckle	Hill	Lodwick	Parker
Balloun	Hougen	Lucken	Potter
Conklin	Keith	McGill	Reichardt
Erskine	Klink	Messerly	Smith
Flatt	Kosek	Mogged	Stanley
Gaudineer	Kyhl	Mowry	Stephens
Gilley	Lamborn	Nicholson	Sullivan
Griffin	Laverty	Palmer	Thordsen
Hammer	Lisle		

Voting present, 1:

Doderer

Absent or not voting, 11:

Anderson	DeHart	O'Malley	Shaff
Briles	Dodds	Rigler	Van Gilst
Curran	Ollenburg	Schaben	

The amendment was lost.

Senator Weimer offered the following amendment and moved its adoption:

Amend Senate File 692, page 5, by striking lines 10 through 18, inclusive, and by inserting in lieu thereof the following:

"Sec. 11. Any person who shall loaf or loiter, either within or without an automobile, near any public or private school when children sixteen (16) years of age or younger are in attendance or going to or from such school,

without a lawful reason therefor, shall be guilty of a misdemeanor and shall be sentenced to the county jail not to exceed thirty (30) days or be fined not to exceed one hundred (100) dollars."

The amendment was adopted.

Senator Glenn offered the following amendment and moved its adoption:

Amend Senate File 692 as follows:

1. By striking from page 5 all of lines 10 through 18.
2. By renumbering the remaining sections.

The amendment was lost.

Senator Mowry offered the following amendment and moved its adoption:

Amend Senate File 692, page 11, lines three (3) through sixteen (16), inclusive, by striking all of Sec. 20.

The amendment was lost.

Senator Glenn offered the following amendment:

Amend Senate File 692 as follows:

By striking from page 4 the following:

1. On line 2 the words "or attempts to commit".
2. On line 10 the words "or attempts to commit".
3. On line 19 the words "or attempts to persuade".
4. On line 23 the words "or attempts to cause".

Senator Glenn asked and received unanimous consent that the Secretary of the Senate be authorized to correct line 5 of his amendment by striking the word "commit" and inserting in lieu thereof the word "persuade".

Senator Glenn called for a division of the amendment, sections 1, 2 and 4 to be considered as division 1, and section 3 as division 2.

Senator Glenn moved the adoption of division 1 of his amendment.

Division 1 of the amendment was lost.

Senator Glenn moved the adoption of division 2 of the amendment.

Division was called for.

Division 2 of the amendment was lost.

Senator Thordsen moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 692) the vote was:

Ayes, 53:

Anderson	Frommelt	Laverty	Potgeter
Arbuckle	Gaudineer	Leonard	Potter
Balloun	Gilley	Lisle	Reichardt
Benda	Griffin	Lodwick	Schaben
Clarke	Hammer	Lucken	Shirley
Coleman	Hill	McGill	Smith
Conklin	Hougen	Messerly	Stanley
DeHart	Keith	Mogged	Stephens
DeKoster	Klink	Mowry	Sullivan
Dodds	Kosek	Nicholson	Thordsen
Doderer	Kyhl	O'Malley	Van Gilst
Erskine	Lamborn	Palmer	Walsh
Flatt	Lange	Parker	Weimer
Frey			

Nays, 3:

Denman	Glenn	Neu
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Absent or not voting, 5:

Briles	Ollenburg	Rigler	Shaff
Curran			

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Thordsen moved that the vote by which Senate File 692 passed the Senate be reconsidered and the motion to reconsider be laid on the table, which motion prevailed.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

MR. PRESIDENT: I am directed to inform your honorable body that the House has passed the following bill in which the concurrence of the Senate is asked:

House File 817, a bill for an act to appropriate from the general fund of the state to the Iowa state commerce commission and various divisions thereof.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 824, a bill for an act to make appropriations to certain counties and named persons in settlement of claims against the State of Iowa.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 825, a bill for an act relating to payment of general school aid to merged areas, uniform accounting system for area schools, and an appropriation for general state aid to school districts operating public junior or community colleges and to merged areas.

WILLIAM R. KENDRICK, Chief Clerk

On motion of Senator Stanley, the Senate recessed until 6:45 p.m.

EVENING SESSION

The Senate reconvened, President Jepsen presiding.

INTRODUCTION OF BILLS

Senate File 695, by committee on appropriations, a bill for an act authorizing capital expenditures by the state highway commissioner from the primary road fund.

Read first time and placed on calendar.

Senate File 696, by committee on appropriations, a bill for an act to provide for an appropriation from the general fund of the state to the state board of regents to reimburse state educational institutions for deficiencies in operating revenues resulting from funds pledged to finance academic and administrative buildings and facilities and utilities services.

Read first time and placed on calendar.

Senate File 697, by committee on appropriations, a bill for an act to provide a source of revenue sufficient to provide for salaries, support, maintenance, and other expenses of the professional teaching practices commission.

Read first time and placed on calendar.

Senate File 698, by committee on appropriations, a bill for an act making an appropriation for the reimbursement of the city of Harlan, Iowa, for expenses incurred at the request of the board of regents in regard to a site for the proposed Western Iowa College.

Read first time and placed on calendar.

HOUSE MESSAGES CONSIDERED

House File 817, a bill for an act to appropriate from the general fund of the state to the Iowa state commerce commission and various divisions thereof.

Read first time and passed on file.

House File 824, a bill for an act to make appropriations to certain counties and named persons in settlement of claims made against the state of Iowa.

Read first time and passed on file.

House File 825, a bill for an act relating to payment of general school aid to merged areas, a uniform accounting system for area schools, and providing an appropriation for general state aid to school districts operating public junior or community colleges and to merged areas.

Read first time and passed on file.

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on May 12, 1969, the Governor had approved and transmitted to the Secretary of State the following bills:

Senate File 213, relating to trespassing upon certain posted private property and prescribing a penalty therefor.

Senate File 405, relating to barbering fees.

Senate File 422, relating to fees of licenses issued by the conservation commission.

Senate File 454, relating to angling laws.

Senate File 549, relating to interest rates for bonds and other obligations issued by public corporations and for certain special assessments for local public improvements.

Senate File 654, appropriating from moneys received by certain commissions, boards, and departments.

House File 29, relating to allowing district or municipal court judges to place the name of a juror, excused from one panel, on a succeeding panel.

House File 62, relating to compensation of the members of the county board of social welfare.

House File 111, relating to municipal utility retirement systems.

House File 126, relating to support and maintenance of criminal sexual psychopaths.

House File 207, relating to the operation of a motor vehicle while the operator of a vehicle is under the influence of alcoholic beverages or other substances, or a combination of such substances, which prevent the safe operation of a motor vehicle.

House File 328, legalizing and validating the proceedings of the Town Council of the Town of Bussey, in the county of Marion, state of Iowa, in calling of a special election on the proposition of extending, reconstructing and maintaining its municipal waterworks and contracting indebtedness for such purpose not in excess of forty-five thousand dollars (\$45,000).

House File 412, legalizing and validating the proceedings of the Town Council of the town of Mitchellville, in the county of Polk, state of Iowa, in the calling of a special election on the proposition of constructing a combination Town Hall and Fire Station in said Town, contracting indebtedness for such purpose not in excess of forty thousand dollars (\$40,000), issuing bonds for such purpose not in excess of forty thousand dollars (\$40,000), and levying a tax annually upon the taxable property of said Town not in excess of three and four-tenths (3.4) mills per annum in payment of such bonds.

House File 431, legalizing and validating the proceedings of the Town Council of the town of Pierson, in the county of Woodbury, state of Iowa, authorizing and providing for the issuance of Town Hall and Fire Station Bonds.

House File 454, relating to the legalizing of procedures followed in Black Hawk County in repairing the roof of the county home.

House File 462, relating to county and memorial hospital funds, the control and investment thereof.

House File 664, relating to establishment of county legal aid programs.

House File 744, legalizing and validating the proceedings of the Board of Supervisors of the County of Linn, State of Iowa, in the making of payments from the County Poor Fund under apparent authority of Section 252.27 for the purpose of providing civil legal assistance and legal aid pursuant to a

plan informally approved by the Board of Supervisors and operated in conjunction with the Linn County Bar Association.

House File 778, appropriating from the general fund of the state of Iowa for the biennium beginning July 1, 1969, and ending June 30, 1971, to the Iowa state fair board.

SPECIAL ORDER OF BUSINESS

The Chair announced the special order of business for House File 714.

CONSIDERATION OF BILLS

House File 714

On motion of Senator Kyhl, House File 714, a bill for an act relating to motor vehicle registration fees and the state road use tax fund, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

Senator Kyhl asked and received unanimous consent to withdraw the amendment filed by the committee on transportation on May 9 and found on pages 1544 and 1545 of the Senate Journal.

The following committee amendment was considered:

Amend House File 714, as amended and passed by the House, as follows:

1. By inserting in page two (2), line seventeen (17), after the word "trucks" the words "except special trucks".

2. By striking from page three (3), lines one (1) through three (3), inclusive, and inserting in lieu thereof the following:

"For a combined gross weight exceeding seven tons, but not exceeding twenty-four tons, the fee shall be one hundred dollars and in addition thereto thirty-five dollars for each ton over seven tons.

For a combined gross weight exceeding twenty-four tons, the fee shall be seven hundred five dollars and in addition thereto forty dollars for each ton over twenty-four tons."

3. By striking from page three (3), line eleven (11) the word "one-quarter" and inserting in lieu thereof the word "one-half".

4. By adding the following new sections:

"Sec. 7. Section three hundred twenty-one point one (321.1), Code 1966, is hereby amended by adding the following new subsection:

'A "special truck" means a motor truck not used for hire with a gross weight registration of eight to twelve tons, used by a person engaged in farming, for transportation of the owner's equipment, or to transport commodities produced by the owner, or to transport commodities purchased by the owner for use in his own farming operation.'

Sec. 8. Chapter three hundred twenty-one (321), Code 1966, is hereby amended by adding the following new section:

'The registration fee for special trucks shall be one hundred dollars for a gross weight of eight, nine, and ten tons, and one hundred fifty dollars for a gross weight of eleven and twelve tons. Any person convicted of using a special truck for any purpose other than permitted by this Act shall, in addition to any other penalty imposed by law, be required to pay regular

registration fees for a motor truck. A distinctive decal shall be applied to the special truck registration plate for easy identification.'

Sec. 9. Chapter three hundred forty-eight (348), section fifty (50), Acts of the Sixty-second General Assembly, amending section four hundred twenty-two point sixty-two (422.62), Code 1966, is repealed, effective July 1, 1970.

Sec. 10. 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:

' , except that such a combination of three vehicles, in excess of sixty feet but not in excess of sixty-five feet, may be operated as follows:

1. On four-lane highways, and to and from points within one mile, on the most direct route, of any four-lane highway for the purpose of servicing of the vehicle or to pick up or deliver cargoes.

2. The motor vehicle of such combination of vehicles shall have a special length permit issued by the Iowa reciprocity board. The fee for each such permit shall be one hundred fifty dollars for a year or any portion thereof and shall be in addition to required registration fees, and the proceeds from such fees shall be deposited in the primary road fund. The reciprocity board shall promulgate rules and regulations concerning the issuance of such special length permits. If an operator or owner of any vehicle violates the restrictions of any special length permit, such violation shall be a misdemeanor. In the event of repeated willful violations, the reciprocity board may suspend the violated permit for a period not to exceed one year.'

Sec. 11. Sections four (4) and five (5) of this Act shall be effective January 1, 1970, except that vehicles registered in December 1969 for 1970 shall pay the registration fees provided in this Act."

Senator Lisle offered the following amendment to the amendment:

Amend the committee on transportation amendment to House File 714, filed May 12, 1969, by striking lines 43 through 66, inclusive, and renumbering the remaining divisions.

(Consideration of House File 714 pending on adjournment.)

REPORTS OF COMMITTEES

Senator Stephens submitted the following report:

MR. PRESIDENT: Your committee on agriculture, to which was referred **House File 598**, a bill for an act relating to water pollution control, begs leave to report it has had the same under consideration and recommends the same **do pass**.

RICHARD L. STEPHENS, Chairman

Ordered passed on file.

Senator Messerly submitted the following reports:

MR. PRESIDENT: Your committee on appropriations, to which was referred **Senate File 693**, a bill for an act relating to the establishment of the Iowa crime commission, to provide for the administration thereof, to make appropriations therefor, to authorize acceptance and use of grants to further and accomplish the purposes thereof, and to ratify and approve acts heretofore done to, etc., begs leave to report it has had the same under consideration and recommends the same **do pass**.

FRANCIS L. MESSERLY, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on appropriations, to which was referred **House File 802**, a bill for an act to appropriate from moneys received by the Iowa aeronautics commission, begs leave to report it has had the same under consideration and recommends the same **do pass**.

FRANCIS L. MESSERLY, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on appropriations, to which was referred **House File 820**, a bill for an act to appropriate from the general fund of the state of Iowa for various agricultural associations and industries, begs leave to report it has had the same under consideration and recommends the same **do pass**.

FRANCIS L. MESSERLY, Chairman

Ordered passed on file.

Senator DeKoster submitted the following report:

MR. PRESIDENT: Your committee on judiciary, to which was referred **Senate File 444**, a bill for an act relating to post-conviction procedure, begs leave to report it has had the same under consideration and recommends the same **do pass**.

LUCAS J. DeKOSTER, Chairman

Ordered passed on file.

Senator Neu submitted the following report:

MR. PRESIDENT: Your committee on rules, to which was referred **House File 127**, a bill for an act relating to publication of the Code of Iowa, begs leave to report it has had the same under consideration and recommends the same **do pass**.

ARTHUR A. NEU, Chairman

Ordered passed on file.

AMENDMENTS FILED

- 1 Amend Senate File 359 by striking line 18 and
- 2 inserting in line 21 following the word "Coyote" the
- 3 words "Red Fox or Gray Fox."

CHARLES BALLOUN

- 1 Amend Senate File 688 as follows:
- 2 1. By striking page 1, lines 7 and 8, and
- 3 inserting in lieu thereof the following:
- 4 "for the fiscal year beginning July 1, 1969, and
- 5 ending June 30, 1970, the sum of two million (2,000,000)
- 6 dollars and for the fiscal year beginning July 1, 1970,
- 7 and ending June 30, 1971, the sum of three million
- 8 (3,000,000) dollars or so much".
- 9 2. By striking page 1, line 13, and inserting
- 10 in lieu thereof the following:
- 11 "remaining on June 30 of each of the two fiscal

12 years for which an appropriation is made shall revert
13 to the general fund".

SEELEY G. LODWICK
CHARLES BALLOUN
LEE GAUDINEER
RALPH POTTER
CHARLES LAVERTY
KENNETH BENDA
GEORGE O'MALLEY
BASS VAN GILST

1 Amend the Glenn amendment, of May 12, to Senate File 692,
designated
2 No. 1, by striking the words "encourage, or".

GENE W. GLENN

1 Amend Senate File 692 as follows:
2 By striking from page 4 the following:
3 1. On line 2 the words "or attempts to commit".
4 2. On line 10 the words "or attempts to commit".
5 3. On line 19 the words "or attempts to persuade".
6 4. On line 23 the words "or attempts to cause".

GENE W. GLENN

1 Amend Senate File 692, page 5, by striking lines 10 through
2 18, inclusive and by inserting in lieu thereof the following:
3 "Sec. 11. Any person who shall loaf or loiter, either within
4 or without an automobile, near any public or private school
5 when children sixteen (16) years of age or younger are in
6 attendance or going to or from such school, without a lawful
7 reason therefor, shall be guilty of a misdemeanor and shall
8 be sentenced to the county jail not to exceed thirty (30)
9 days or be fined not to exceed one hundred (100) dollars."

J. DONALD WEIMER

1 Amend Senate File 692, page 11, lines three (3) through
2 sixteen (16), inclusive, by striking all of Sec. 20.

JOHN L. MOWRY

1 Amend House File 231 as amended and passed by the House as
2 follows:

3 1. By striking all after the colon on page 1, line 7 and
4 all of lines 8, 9 and 10, and substituting in lieu there-
5 of the following: "unless exempt from the provisions of
6 this chapter by reason of section five hundred twelve
7 point thirty-three (512.33) of the Code, and".
8 2. By striking all of section 2 and substituting in lieu
9 thereof the following:
10 "Section five hundred twelve point thirty-three (512.33),
11 Code 1966, is hereby amended by striking all of said
12 section and inserting in lieu thereof the following:
13 "Such associations may employ agents in the soliciting or
14 procuring of new members and such agents shall be subject
15 to the provisions of chapter five hundred twenty-two (522)
16 of the Code. The term 'agent' as used in this
17 section means any authorized or acknowledged agent of a
18 society who acts as such in the solicitation, negotia-

tion or procurement or making of a life insurance, accident and health insurance or annuity contract. Notwithstanding the above definition of the term 'agent', a society may appoint one individual to act as an agent for each lodge, or other subordinate unit by whatever name known, of the society and that licensing under chapter five hundred twenty-two (522) of the Code, shall not be required of such individual so long as the contracts solicited and procured by such individual do not exceed twenty-five thousand dollars in any calendar year, or, in the case of any other kind or kinds of insurance which the society is authorized to write, on the persons of more than twenty-five individuals in any calendar year. Licensing in accordance with chapter five hundred twenty-two (522) of the Code, shall be required on and after the effective date of this Act. Any examination which may be required under the provisions of said chapter five hundred twenty-two (522) of the Code, shall not be applicable to any agent of a society who is in the service of a society on the effective date of this Act, and who on said date is authorized to represent a fraternal beneficiary society."

WILLIAM D. PALMER
JAMES W. GRIFFIN, SR.

Amend House File 305, page 2, by striking lines 26 through 29.

CHARLES BALLOUN

Amend the committee on transportation amendment to House File 714, filed May 12, 1969, by inserting after line 14 the following new paragraph:

"Where there is no delinquency, the combined gross weight may be voluntarily increased and the fee for such additional combined gross weight shall be one-twelfth of the difference between the original and the increased annual registration fee times the number of months or fractions thereof remaining in the calendar year."

JAMES A. POTGETER
BASS VAN GILST

Amend the committee on transportation amendment to House File 714, filed May 12, 1969, by striking lines 16 and 17 and inserting in lieu thereof the following: "words 'one and one-quarter' and inserting in lieu thereof the word 'two'".

JOHN M. WALSH

Amend the committee on transportation amendment to House File 714, filed May 12, 1969, as follows:

1. By striking from line 23 the words "eight to twelve tons" and inserting in lieu thereof the words "over eight tons".

2. By striking the sentence beginning in line 30 and ending in line 33 and inserting in lieu thereof the following:

"The registration fee for special trucks shall be sixty percent of the annual registration fee as provided in section

9 three hundred twenty-one point one hundred twenty-two (321.122)
10 of the Code, or one hundred dollars, whichever is the larger
11 amount."

HUGH H. CLARKE

1 Amend the committee on transportation amendment
2 to House File 714, filed May 12, 1969, by striking
3 lines 43 through 66, inclusive, and renumbering the
4 remaining divisions.

VERN LISLE

1 Amend the committee on transportation amendment to
2 House File 714, filed May 12, 1969, by striking lines
3 forty-three (43) through sixty-six (66).

EUGENE M. HILL

1 Amend the committee on transportation amendment filed May 12,
2 1969, to House File 714, as passed by the House, by adding the
3 following section:
4 "Chapter three hundred twenty-one (321), Code 1966, is
5 hereby amended by adding the following section:
6 'In order to carry out the provisions of this chapter, the
7 state highway commission shall establish a port of entry at
8 each point where a highway of the interstate system, as defined
9 in section three hundred six B point one (306B.1) of the Code,
10 enters this state.'"

BASS VAN GILST

1 Amend the committee on transportation amendment, filed May
2 12, 1969, to House File 714 by adding thereto the following new
3 section as follows:
4 1. "Section three hundred twenty-one point four hundred
5 sixty-six (321.466), Code 1966, is hereby amended by striking
6 from line 17 the words 'On or after July 1 of each year, the'
7 and inserting in lieu thereof the word 'The'."

JAMES A. POTGETER
BASS VAN GILST
JOHN WALSH

1 Amend the committee on transportation amendment to House File
2 714 by numbering properly and adding the following new paragraph
3 thereto:
4 "By numbering properly and adding the following new sections
5 thereto:
6 'Sec. 12. Section three hundred twenty-seven point five
7 (327.5), Code 1966, is hereby amended by inserting in line two
8 (2) following the word "operator" the words "or contract carrier".
9 Sec. 13. Section three hundred twenty-seven point twenty-
10 three (327.23), Code 1966, is hereby amended by striking from lines
11 twelve (12), thirteen (13) and fourteen (14) the words "no tariff
12 or schedule of rates or charges shall be required."
13 Sec. 14. Section three hundred twenty-seven point two
14 (327.2), Code 1966, is hereby amended as follows:
15 1. By inserting in line six (6) after the word "operator,"
16 the words "or contract carrier,".

- 17 2. By inserting in line twenty (20) after the word
18 "operators" the words "or contract carriers". "

BASS VAN GILST
TOM FREY

- 1 Amend House File 714, as amended and passed by the
2 House, by inserting after page 3, line 12, the following new
3 section:
4 "Section three hundred seven point five (307.5), Code 1966,
5 is amended by adding the following new subsection: 'Keep
6 weighing stations on interstate highways open at all times.' "

WILLIAM J. REICHARDT

- 1 Amend House File 714, as amended and passed by the
2 House, by adding the following new section:
3 "Sec. 7. Chapter three hundred twenty-one (321), Code
4 1966, is hereby amended by adding the following new section:
5 'Motor trucks, truck tractors and road tractors used on
6 a seasonal basis shall be issued a regular registration as
7 required by section five (5) of this Act for the unladen
8 weight of the vehicle. In addition to said regular regis-
9 tration, such vehicle shall, during such time as it is used
10 during the year of the regular registration, be issued a
11 seasonal registration subject to the following conditions:
12 1. The fee to be charged initially shall be computed
13 on a monthly basis for the months remaining in the term
14 of the regular registration. Any part of a month shall be
15 considered a full month for this purpose.
16 2. The fee shall be computed as the proportionate part
17 of the difference in annual fees between those for the full
18 gross weight of the vehicle and the unladen weight.
19 3. The department of public safety shall provide a
20 distinctive registration plate or tag for a vehicle regis-
21 tered upon a seasonal basis. Such plate or tag shall be
22 issued with the seasonal registration and shall be displayed
23 in conjunction with the regular license plate.
24 4. Upon return for cancellation of the seasonal
25 registration plate or tag and the seasonal registration,
26 that registration shall be cancelled and the owner of
27 such vehicle shall be entitled to a refund pro-rated on
28 the basis of the number of full months remaining in the
29 term of the regular registration applied to the difference
30 in fees between those for the full gross weight of the
31 vehicle and for the unladen weight.' "

LUCAS J. DeKOSTER

- 1 Amend House File 714, as amended and passed by the House,
2 as follows:
3 1. By inserting after page 3, line 12, the following new section:
4 Section three hundred twenty-one point four hundred sixty-three
5 (321.463), Code 1966, is hereby amended by adding thereto the
6 following:
7 "The amount of the fine prescribed under this section shall
8 be doubled if the violation occurred on any secondary road,
9 except that if the violation occurred at any time from February
10 first through May thirtieth of each year, the amount of the fine

11 prescribed under this section shall be tripled. Upon a third
12 conviction within one year for a violation of this section by
13 the same vehicle the department of public safety shall require
14 that the certificate of title be surrendered to the commissioner
15 and shall be held by him for six months and no registration
16 or registration may be made until the certificate of title is
17 returned to the owner. Any registration fees applicable to
18 such six months period shall not be refunded on account of
19 the violation."

20 2. By inserting in page 1, line 1, after the word "fees" the
21 words ", and penalty for violation thereof,".

ERNEST KOSEK

1 Amend House File 714, as amended and passed by the
2 House, by adding the following new section:

3 Section three hundred twenty-one point four hundred
4 seventy-six (321.476), Code 1966, is hereby amended by
5 striking lines nine (9) through twenty-one (21), inclu-
6 sive, and inserting in lieu thereof the following:

7 "Any person who operates a motor vehicle on the
8 highways of this state, except as provided in section
9 three hundred twenty-one point four hundred fifty-
10 three (321.453) of the Code, shall be deemed to have
11 given consent to the state highway commission to
12 measure, weigh, and inspect such motor vehicle for the
13 purpose of enforcing the provisions of this chapter,
14 whenever such vehicle is upon a highway or upon private
15 property open for public use."

16 "Any person holding a sales tax permit under the
17 provisions of section four hundred twenty-two point
18 fifty-three (422.53) of the Code, and who maintains
19 parking areas that are open to the public and adjacent
20 to any place of business, shall be deemed to have given
21 consent to the state highway commission to enter upon
22 said parking area to measure, weigh, and inspect such
23 motor vehicles as may be found thereon."

24 "The state highway commission may weigh and inspect
25 any vehicle found upon private property where the cir-
26 cumstances indicate that it is logical and proper to
27 infer that the vehicle has moved onto the private
28 property from a highway. When a vehicle inspected
29 and weighed under such circumstances is found to be
30 in violation of this chapter, a presumption shall
31 exist that the violation existed while the vehicle
32 was on the highway before the vehicle was moved onto
33 private property. Such a presumption may be overcome
34 by credible evidence to the contrary."

EUGENE M. HILL
CLIFTON C. LAMBORN

1 Amend House File 815 as follows:

2 1. Page 1, line sixteen (16), by striking the words
3 and figures "twenty-one thousand (21,000) dollars" and
4 inserting in lieu thereof the words and figures "twenty
5 thousand (20,000) dollars".

- 6 2. Page 2, line fourteen (14), by striking the words
7 and figures "fifteen thousand five hundred (15,500) dollars"
8 and inserting in lieu thereof the words and figures
9 "fifteen thousand (15,000) dollars".
10 3. Page 2, by striking all of line twenty-one (21)
11 and inserting "thirteen thousand five hundred (13,500)
12 dollars".

CHARLES BALLOUN

On motion of Senator Stanley, the Senate adjourned until 8:00
a.m., Wednesday, May 14, 1969.

JOURNAL OF THE SENATE

SENATE CHAMBER,
DES MOINES, IOWA, WEDNESDAY, MAY 14, 1969.

The Senate met in regular session, Senator Lange presiding.

Prayer was offered by Reverend Robert Williams, pastor of the Altoona United Methodist Church, Altoona, Iowa.

The Senate pledged allegiance to the flag.

The Journal of May 13, 1969, was approved.

LEAVES OF ABSENCE

Leaves of absence were granted as follows:

Senator Parker for the day because of illness on request of Senator Smith;
Senator O'Malley for the day on request of Senator Frommelt.

DISTINGUISHED GUEST

Senator Klink rose on a point of personal privilege and presented to the Senate the Honorable Arthur Jacobson, former member of the Senate from Allamakee County.

VISITORS WELCOMED

The Chair welcomed, at the request of Senator Potgeter, twenty students from Eldora High School, accompanied by their instructor, M. Lamoreux, who were present in the balcony.

CONSIDERATION OF BILLS

House File 266

On motion of Senator Kyhl, House File 266, a bill for an act relating to the duties of members of the highway safety patrol and clerical staff of the department of public safety, 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 the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 266) the vote was:

Ayes, 40:

Anderson

Arbuckle

Balloun

Benda

Clarke	Glenn	Lange	Ollenburg
Conklin	Griffin	Laverty	Potgeter
Curran	Hammer	Leonard	Potter
DeKoster	Hill	Lodwick	Shaff
Dodds	Keith	Lucken	Smith
Erskine	Klink	McGill	Stanley
Frey	Kosek	Mogged	Sullivan
Frommelt	Kyhl	Neu	Thordsen
Gilley	Lamborn	Nicholson	Van Gilst

Nays, none.

Absent or not voting, 21:

Briles	Gaudineer	O'Malley	Schaben
Coleman	Hougen	Palmer	Shirley
DeHart	Lisle	Parker	Stephens
Denman	Messerly	Reichardt	Walsh
Doderer	Mowry	Rigler	Weimer
Flatt			

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

House File 279

On motion of Senator Glenn, House File 279, a bill for an act relating to the separation of jurors in criminal cases, 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 the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 279) the vote was:

Ayes, 40:

Anderson	Frey	Lamborn	Nicholson
Arbuckle	Frommelt	Lange	Ollenburg
Balloun	Gilley	Laverty	Potgeter
Benda	Glenn	Leonard	Potter
Clarke	Griffin	Lodwick	Shaff
Conklin	Hammer	Lucken	Smith
Curran	Keith	McGill	Stanley
DeKoster	Klink	Messerly	Sullivan
Dodds	Kosek	Mogged	Thordsen
Erskine	Kyhl	Neu	Van Gilst

Nays, none.

Absent or not voting, 21:

Briles	Gaudineer	O'Malley	Schaben
Coleman	Hill	Palmer	Shirley
DeHart	Hougen	Parker	Stephens
Denman	Lisle	Reichardt	Walsh
Doderer	Mowry	Rigler	Weimer
Flatt			

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 35** be withdrawn from further consideration of the Senate.
House File 287

On motion of Senator Erskine, House File 287, a bill for an act relating to courtesy hunting and fishing licenses, 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 the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 287) the vote was:

Ayes, 35:

Anderson	Erskine	Lange	Potgeter
Arbuckle	Frey	Laverty	Potter
Balloun	Gilley	Lodwick	Smith
Benda	Griffin	Lucken	Stanley
Briles	Hammer	McGill	Stephens
Clarke	Keith	Mogged	Sullivan
Conklin	Kosek	Neu	Thordsen
Curran	Kyhl	Nicholson	Van Gilst
DeKoster	Lamborn	Ollenburg	

Nays, 5:

Dodds	Glenn	Leonard	Messerly
Frommelt			

Absent or not voting, 21:

Coleman	Hill	O'Malley	Schaben
DeHart	Hougen	Palmer	Shaff
Denman	Klink	Parker	Shirley
Doderer	Lisle	Reichardt	Walsh
Flatt	Mowry	Rigler	Weimer
Gaudineer			

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

House File 367

On motion of Senator Kosek, House File 367, a bill for an act relating to the recovery of moneys from the estate of a person who has received medical assistance, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Kosek moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 367), the vote was:

Ayes, 40:

Anderson	Balloun	Briles	Conklin
Arbuckle	Benda	Clarke	Curran

DeKoster	Keith	Lucken	Potter
Dodds	Klink	McGill	Smith
Erskine	Kosek	Messerly	Stanley
Frommelt	Kyhl	Mogged	Stephens
Gilley	Lamborn	Neu	Sullivan
Glenn	Laverty	Nicholson	Thordsen
Griffin	Leonard	Ollenburg	Van Gilst
Hammer	Lodwick	Potgeter	Walsh

Nays, 1:

Lange

Absent or not voting, 20:

Coleman	Frey	Mowry	Rigler
DeHart	Gaudineer	O'Malley	Schaben
Denman	Hill	Palmer	Shaff
Doderer	Hougen	Parker	Shirley
Flatt	Lisle	Reichardt	Weimer

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

HOUSE CONCURRENT RESOLUTION 39 ADOPTED

Senator Erskine called up House Concurrent Resolution 39, found on page 1503 of the Senate Journal, and moved its adoption.

The motion prevailed and the resolution was adopted.

CONSIDERATION OF BILLS

House File 435

On motion of Senator Kosek, House File 435, a bill for an act to coordinate various statutes with the department of social services act, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Kosek moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 435) the vote was:

Ayes, 44:

Anderson	Erskine	Lamborn	Ollenburg
Arbuckle	Flatt	Lange	Potgeter
Balloun	Frommelt	Laverty	Potter
Benda	Gaudineer	Leonard	Shirley
Briles	Glenn	Lodwick	Smith
Clarke	Griffin	Lucken	Stanley
Conklin	Hammer	McGill	Stephens
Curran	Keith	Messerly	Sullivan
DeKoster	Klink	Mogged	Thordsen
Dodds	Kosek	Neu	Van Gilst
Doderer	Kyhl	Nicholson	Walsh

Nays, 1:

Gilley

Absent or not voting, 16:

Coleman	Hill	O'Malley	Rigler
DeHart	Hougen	Palmer	Schaben
Denman	Lisle	Parker	Shaff
Frey	Mowry	Reichardt	Weimer

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

House File 497

On motion of Senator Clarke, House File 497, a bill for an act relating to certified seed, 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 the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H. F. 497) the vote was:

Ayes, 46:

Anderson	Flatt	Lamborn	Ollenburg
Arbuckle	Frommelt	Lange	Potgeter
Balloun	Gaudineer	Laverty	Potter
Benda	Gilley	Leonard	Shirley
Briles	Glenn	Lodwick	Smith
Clarke	Griffin	Lucken	Stanley
Conklin	Hammer	McGill	Stephens
Curran	Hougen	Messerly	Sullivan
DeKoster	Keith	Mogged	Thordsen
Dodds	Klink	Neu	Van Gilst
Doderer	Kosek	Nicholson	Walsh
Erskine	Kyhl		

Nays, none.

Absent or not voting, 15:

Coleman	Hill	Palmer	Schaben
DeHart	Lisle	Parker	Shaff
Denman	Mowry	Reichardt	Weimer
Frey	O'Malley	Rigler	

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

House File 534

On motion of Senator Kyhl, House File 534, a bill for an act relating to unauthorized possession of official traffic-control devices, 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 the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 534) the vote was:

Ayes, 45:

Anderson	Flatt	Lamborn	Palmer
Arbuckle	Gaudineer	Lavery	Potgeter
Balloun	Gilley	Leonard	Potter
Benda	Glenn	Lodwick	Shirley
Briles	Griffin	Lucken	Smith
Clarke	Hammer	McGill	Stanley
Conklin	Hougen	Messerly	Stephens
Curran	Keith	Mogged	Sullivan
DeKoster	Klink	Neu	Thordsen
Dodds	Kosek	Nicholson	Van Gilst
Doderer	Kyhl	Ollenburg	Walsh
Erskine			

Nays, 1:

Lange

Absent or not voting, 15:

Coleman	Frommelt	O'Malley	Schaben
DeHart	Hill	Parker	Shaff
Denman	Lisle	Reichardt	Weimer
Frey	Mowry	Rigler	

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

House File 515

On motion of Senator Clarke, House File 515, a bill for an act relating to the licenses of pharmacists, pharmacies, and wholesale druggists, 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 the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 515) the vote was:

Ayes, 47:

Anderson	Flatt	Lange	Palmer
Arbuckle	Frommelt	Lavery	Potgeter
Balloun	Gaudineer	Leonard	Potter
Benda	Gilley	Lisle	Shirley
Briles	Griffin	Lodwick	Smith
Clarke	Hammer	Lucken	Stanley
Conklin	Hougen	McGill	Stephens
Curran	Keith	Messerly	Sullivan
DeKoster	Klink	Mogged	Thordsen
Dodds	Kosek	Neu	Van Gilst
Doderer	Kyhl	Nicholson	Walsh
Erskine	Lamborn	Ollenburg	

Nays, 1:

Glenn

Absent or not voting, 13:

Coleman	Hill	Parker	Schaben
DeHart	Mowry	Reichardt	Shaff
Denman	O'Malley	Rigler	Weimer
Frey			

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

House File 657

On motion of Senator Kosek, House File 657, a bill for an act relating to abolition of claims against the estate of certain blind persons who have received aid to the blind, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Kosek moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 657) the vote was:

Ayes, 47:

Anderson	Erskine	Lamborn	Palmer
Arbuckle	Flatt	Lange	Potgeter
Balloun	Gaudineer	Laverty	Potter
Benda	Gilley	Leonard	Shirley
Briles	Glenn	Lisle	Smith
Clarke	Griffin	Lodwick	Stanley
Coleman	Hammer	Lucken	Stephens
Conklin	Hougen	McGill	Sullivan
Curran	Keith	Mogged	Thordsen
DeKoster	Klink	Neu	Van Gilst
Dodds	Kosek	Nicholson	Walsh
Doderer	Kyhl	Ollenburg	

Nays, none.

Absent or not voting, 14:

DeHart	Hill	Parker	Schaben
Denman	Messerly	Reichardt	Shaff
Frey	Mowry	Rigler	Weimer
Frommelt	O'Malley		

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

House File 658

On motion of Senator Kosek, House File 658, a bill for an act relating to assistance paid needy blind persons, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

Senator Kosek asked and received unanimous consent to withdraw the amendment filed May 9 and found on pages 1548 and 1549 of the Senate Journal.

Senator Kosek moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 658) the vote was:

Ayes, 48:

Anderson	Erskine	Lamborn	Palmer
Arbuckle	Flatt	Lange	Potgeter
Balloun	Gaudineer	Laverty	Potter
Benda	Gilley	Leonard	Shaff
Briles	Glenn	Lisle	Shirley
Clarke	Griffin	Lodwick	Smith
Coleman	Hammer	Lucken	Stanley
Conklin	Hougen	McGill	Stephens
Curran	Keith	Mogged	Sullivan
DeKoster	Klink	Neu	Thordsen
Dodds	Kosek	Nicholson	Van Gilst
Doderer	Kyhl	Ollenburg	Walsh

Nays, none.**Absent or not voting, 13:**

DeHart	Hill	O'Malley	Rigler
Denman	Messerly	Parker	Schaben
Frey	Mowry	Reichardt	Weimer
Frommelt			

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

House File 681

On motion of Senator Kosek, House File 681, a bill for an act relating to an inmate furlough plan and its establishment by the department of social service, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Kosek moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 681) the vote was:

Ayes, 47:

Anderson	Flatt	Laverty	Potgeter
Balloun	Gaudineer	Leonard	Potter
Benda	Gilley	Lisle	Reichardt
Briles	Glenn	Lodwick	Shirley
Clarke	Griffin	Lucken	Smith
Coleman	Hammer	McGill	Stanley
Conklin	Hougen	Messerly	Stephens
Curran	Keith	Mogged	Sullivan
DeKoster	Klink	Neu	Thordsen
Dodds	Kosek	Nicholson	Van Gilst
Doderer	Kyhl	Ollenburg	Walsh
Erskine	Lamborn	Palmer	

Nays, 2:

Arbuckle	Lange
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Absent or not voting, 12:

DeHart	Frommelt	O'Malley	Schaben
Denman	Hill	Parker	Shaff
Frey	Mowry	Rigler	Weimer

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

**SPECIAL ORDER CONTINUED
UNFINISHED BUSINESS**

House File 714

On motion of Senator Kyhl, House File 714, a bill for an act relating to motor vehicle registration fees and the state road use tax fund, was taken up for further consideration.

The Senate resumed consideration of the committee amendment filed May 12 and found on pages 1577 and 1578 of the Senate Journal, and the following amendment to the amendment by Senator Lisle:

Amend the committee on transportation amendment to House File 714, filed May 12, 1969, by striking lines 43 through 66, inclusive, and renumbering the remaining divisions.

Senator Lisle moved the adoption of the amendment to the amendment.

Roll call was requested.

On the question "Shall the Lisle amendment to the amendment be adopted?" (H.F. 714) the vote was:

Rule 24 was invoked.

Ayes, 28:

Briles	Gilley	Lisle	Rigler
Conklin	Hammer	McGill	Shirley
Curran	Hill	Mogged	Stanley
DeKoster	Kosek	Mowry	Stephens
Doderer	Lange	Potgeter	Thordsen
Gaudineer	Leonard	Potter	

Nays, 36:

Anderson	Erskine	Kyhl	Palmer
Arbuckle	Flatt	Lamborn	Reichardt
Balloun	Frey	Lavery	Schaben
Benda	Frommelt	Lodwick	Shaff
Clarke	Glenn	Lucken	Smith
Coleman	Griffin	Messerly	Sullivan
DeHart	Hougen	Neu	Van Gilst
Denman	Keith	Nicholson	Walsh
Dodds	Klink	Ollenburg	Weimer

Absent or not voting, 2:

O'Malley Parker

The amendment to the amendment was lost.

Senator Clarke asked and received unanimous consent to with-

draw his amendment to the amendment filed May 13 and found on pages 1608 and 1609 of the Senate Journal.

Senator Clarke offered the following amendment to the amendment and called for a division of the amendment:

Amend the committee on transportation amendment to House File 714, filed May 12, 1969, as follows:

1. By striking from line 23 the word "twelve" and inserting in lieu thereof the word "twenty".

2. By striking the sentence beginning in line 30 and ending in line 33 and inserting in lieu thereof the following:

"The registration fee for special trucks shall be sixty percent of the annual registration fee as provided in section three hundred twenty-one point one hundred twenty-two (321.122) of the Code, or one hundred dollars, whichever is the larger amount."

Senator Clarke moved the adoption of division 1 of the amendment to the amendment and called for a division.

Division 1 of the amendment to the amendment was lost.

Senator Stanley moved the previous question on House File 714 and all amendments and subsidiary motions thereto.

Roll call was requested.

On the question "Shall debate be closed on the pending question?" (H.F. 714) the vote was:

Ayes, 34:

Balloun	Gilley	Lisle	Potgater
Benda	Hammer	Lodwick	Potter
Briles	Keith	Lucken	Rigler
Conklin	Klink	Messerly	Smith
Curran	Kosek	Mowry	Stanley
DeHart	Kyhl	Neu	Stephens
DeKoster	Lamborn	Nicholson	Sullivan
Erskine	Lavery	Ollenburg	Thordsen
Flatt	Leonard		

Nays, 17:

Arbuckle	Frommelt	McGill	Shirley
Clarke	Gaudineer	Palmer	Van Gilst
Coleman	Glenn	Raichardt	Walah
Dodds	Hill	Schaben	Weimer
Doderer			

Voting present, 1:

Lange

Absent or not voting, 9:

Anderson	Griffin	Mogged	Parker
Denman	Hougen	O'Malley	Shaff
Frey			

The motion prevailed.

PRESENTATION OF SPECIAL GUESTS

The Chair introduced to the Senate the North Door Singers from Graceland College, Lamoni, who have been selected by the Hollywood Overseas Committee of the USO for a tour of the U. S. Military bases in the Far East beginning June 16, 1969.

The Chair welcomed the group with the following remarks:

"We welcome you to the Senate of Iowa and wish you well in the good work you will be doing in entertaining our men in the military service. We are proud to have the North Door Singers from Graceland College as representatives and ambassadors of all of the talented young people in Iowa.

We wish you Godspeed on your tour and will pray for your safe return."

SPECIAL ORDER CONTINUED

House File 714

Senator Clarke asked and received unanimous consent to withdraw division 2 of the amendment to the amendment.

Senator Potgeter asked and received unanimous consent to withdraw the amendment to the committee amendment filed by Senators Potgeter and Van Gilst and found on page 1608 of the Senate Journal.

Senator Potgeter offered the following amendment to the amendment by Senators Potgeter, et al., and moved its adoption:

Amend the committee on transportation amendment, filed May 12, 1969, to House File 714 by adding thereto the following new section as follows:

1. "Section three hundred twenty-one point four hundred sixty-six (321.466), Code 1966, is hereby amended by striking from line 17 the words 'On or after July 1 of each year, the' and inserting in lieu thereof the word 'The'."

Division was called for.

The amendment to the amendment was lost.

Senator Walsh offered the following amendment to the amendment and moved its adoption:

Amend the committee on transportation amendment to House File 714, filed May 12, 1969, by striking lines 16 and 17 and inserting in lieu thereof the following: "words 'one and one-quarter' and inserting in lieu thereof the word 'two'".

Division was called for.

The amendment to the amendment was lost.

Senator Hill asked and received unanimous consent to withdraw the amendment to the committee amendment filed May 13 and found on page 1609 of the Senate Journal.

Senator Van Gilst offered the following amendment to the amendment:

Amend the committee on transportation amendment, filed May 12, 1969, to House File 714, as passed by the House, by adding the following section: "Chapter three hundred twenty-one (321), Code 1966, is hereby amended by adding the following section:

'In order to carry out the provisions of this chapter, the state highway commission shall establish a port of entry at each point where a highway of the interstate system, as defined in section three hundred six B point one (306B.1) of the Code, enters this state.'

Senator Van Gilst moved the adoption of the amendment to the amendment and called for a division.

The amendment to the amendment was lost.

On motion of Senator Stanley, the Senate recessed until 1:15 p.m.

AFTERNOON SESSION

The Senate reconvened, Senator Lange presiding.

SPECIAL ORDER CONTINUED

House File 714

The Senate resumed consideration of House File 714 and the committee on transportation amendment.

Senator Van Gilst asked and received unanimous consent to withdraw the amendment to the committee amendment filed by Senators Van Gilst and Frey on May 13 and found on pages 1609 and 1610 of the Senate Journal.

Senator Van Gilst offered the following amendment to the amendment by Senators Van Gilst and Frey and moved its adoption:

Amend the committee on transportation amendment to House File 714, dated May 12, 1969, by adding the following new sections thereto:

"Section three hundred twenty-seven point five (327.5), Code 1966, is hereby amended by inserting in line two (2) following the word 'operator' the words 'or contract carrier'".

"Section three hundred twenty-seven point twenty-three (327.23), Code 1966, is hereby amended by striking from lines thirteen (13), fourteen (14), and fifteen (15) the words 'and no tariff or schedule of rates or charges shall be required'".

"Section three hundred twenty-seven point two (327.2), Code 1966, is hereby amended as follows:

1. By inserting in line six (6) after the word 'operator' the words 'or contract carrier'.

2. By inserting in line twenty (20) after the word 'operator' the words 'or contract carriers'".

Division was called for.

The amendment to the amendment was adopted.

Senator Reichardt offered the following amendment to the amendment:

Amend the committee on transportation amendment to House File 714 by numbering properly and adding the following new paragraph thereto:

"By numbering properly and adding the following new sections thereto:

"Sec. —. Section three hundred twenty-one point four hundred sixty three (321.463) is hereby amended as follows:

1. By striking in lines one hundred four (104) and one hundred five (105) the words, "upon conviction or a plea of guilty be punished" and by inserting in lieu thereof the words, "upon a finding of violating the provisions of this section or an admission thereof pay into the primary road fund a sum of money".

2. By striking in line one hundred twenty-eight (128) the word, "fine" and by inserting in lieu thereof the words, "money for violations".

3. By striking in line one hundred thirty-one (131) the word, "fine" and inserting in lieu thereof the words, "money for violations".

4. By inserting in line one hundred forty (140) after the period (.) the following:

"All moneys for violations of this section shall be paid to the commission or its authorized employees. Any vehicle cited for a violation hereof shall not be allowed to continue to travel on any highway until its load conforms to this section. Anyone desiring to contest a citation for violation shall immediately give written notice to the commission or its designated employee. The commission shall thereafter notify the violator, by ordinary mail, of the date, time, and place of a hearing to be held to determine whether or not he was in violation of this section. Such hearing shall be held before the director of highways or his designated appeals officer. The decision of the appeals officer shall be rendered within ten (10) days of the close of the hearing. Anyone who fails to pay the proper sum of money to the highway commission within ten (10) days of the final assessment of the sum to be paid shall have its license to operate in the state of Iowa cancelled and forfeited".

Sec. —. Section three hundred twenty-one point four hundred sixty seven (321.467), Code 1966, is hereby amended by adding at the end thereof the following:

"Anyone violating the provisions of a permit issued pursuant to this section shall, in addition to any other penalties authorized herein, pay to the highway commission to be deposited into the primary road fund the sum of five hundred (500) dollars for each such violation".

Senator Reichardt moved the adoption of the amendment to the amendment and requested a roll call.

On the question "Shall the Reichardt amendment to the amendment be adopted?" (H.F. 714) the vote was:

Ayes, 14:

Doderer	Kosek	Palmer	Shirley
Frommelt	Kyhl	Reichardt	Stanley
Gaudineer	Lodwick	Schaben	Van Gilst
Hougen	McGill		

Nays, 38:

Anderson	Balloun	Briles	Coleman
Arbuckle	Benda	Clarke	Conklin

DeKoster	Griffin	Leonard	Potgeter
Denman	Hammer	Lucken	Potter
Dodds	Hill	Messerly	Smith
Erskine	Keith	Mogged	Stephens
Flatt	Klink	Neu	Sullivan
Frey	Lamborn	Nicholson	Walsh
Gilley	Lange	Ollenburg	Weimer
Glenn	Laverty		

Absent or not voting, 9:

Curran	Mowry	Parker	Shaff
DeHart	O'Malley	Rigler	Thordsen
Lisle			

The amendment to the amendment was lost.

Action on the transportation committee amendment as amended was temporarily deferred.

Senator Lamborn offered the following amendment by Senators Lamborn, et al., and moved its adoption:

Amend House File 714, as amended and passed by the House, by adding the following new section:

"Sec. 7. Section three hundred twenty-one point one hundred twenty-three (321.123), Code 1966, is hereby amended as follows:

1. By striking from subsection one (1), lines twelve (12) through twenty-six (26), inclusive, and inserting in lieu thereof the following:

"Trailers with a gross weight exceeding two tons, but not exceeding twelve tons, thirty dollars.

Trailers with a gross weight in excess of twelve tons, but not exceeding fourteen tons, sixty dollars."

2. By striking from subsection two (2), lines five (5) through twenty (20), inclusive, and inserting in lieu thereof the following:

"Trailers with a gross weight in excess of two tons, but not exceeding fourteen tons, sixty dollars."

Division was called for.

The amendment was adopted.

Senator Smith moved that the vote by which the Van Gilst-Frey amendment to the committee amendment was adopted by the Senate be reconsidered, which motion prevailed.

On motion of Senator Van Gilst, the amendment to the amendment was lost.

Senator Kyhl moved the adoption of the committee amendment.

Roll call was requested.

On the question "Shall the transportation committee amendment be adopted?" (H.F. 714) the vote was:

Ayes, 45:

Arbuckle	Benda	Coleman	DeHart
Balloun	Clarke	Curran	DeKoster

Denman	Keith	Mogged	Shaff
Dodds	Kyhl	Mowry	Shirley
Erskine	Lamborn	Neu	Smith
Flatt	Lange	Nicholson	Stephens
Frey	Lavery	Ollenburg	Sullivan
Frommelt	Lodwick	Palmer	Thordsen
Gilley	Lucken	Potgeter	Van Gilst
Glenn	McGill	Potter	Walsh
Griffin	Messerly	Reichardt	Weimer
Hammer			

Nays, 12:

Anderson	Doderer	Klink	Rigler
Briles	Hill	Kosek	Schaben
Conklin	Hougen	Leonard	Stanley

Absent or not voting, 4:

Gaudineer	Lisle	O'Malley	Parker
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The amendment was adopted.

Senator Arbuckle asked and received unanimous consent to withdraw the amendment by Senators Arbuckle, et al., filed May 5 and found on page 1392 of the Senate Journal.

Senator Reichardt offered the amendment filed by him on May 9 and found on pages 1549-1554, inclusive, of the Senate Journal.

Senator Reichardt moved the adoption of his amendment and called for a division.

The amendment was lost.

Senator DeKoster offered the following amendment:

Amend House File 714, as amended and passed by the House, by adding the following new section:

"Sec. 7. Chapter three hundred twenty-one (321), Code 1966, is hereby amended by adding the following new section:

'Motor trucks, truck tractors and road tractors used on a seasonal basis shall be issued a regular registration as required by section five (5) of this Act for the unladen weight of the vehicle. In addition to said regular registration, such vehicle shall, during such time as it is used during the year of the regular registration, be issued a seasonal registration subject to the following conditions:

1. The fee to be charged initially shall be computed on a monthly basis for the months remaining in the term of the regular registration. Any part of a month shall be considered a full month for this purpose.

2. The fee shall be computed as the proportionate part of the difference in annual fees between those for the full gross weight of the vehicle and the unladen weight.

3. The department of public safety shall provide a distinctive registration plate or tag for a vehicle registered upon a seasonal basis. Such plate or tag shall be issued with the seasonal registration and shall be displayed in conjunction with the regular license plate.

4. Upon return for cancellation of the seasonal registration plate or tag and the seasonal registration, that registration shall be cancelled and the

owner of such vehicle shall be entitled to a refund pro-rated on the basis of the number of full months remaining in the term of the regular registration applied to the difference in fees between those for the full gross weight of the vehicle and the unladen weight.'"

President Jepsen took the chair at 3:53 p.m.

Senator DeKoster moved the adoption of his amendment and requested a division.

The amendment was adopted.

Senator Hill offered the following amendment by Senators Hill and Lamborn:

Amend House File 714, as amended and passed by the House, by adding the following new section:

Section three hundred twenty-one point four hundred seventy-six (321.476), Code 1966, is hereby amended by striking lines nine (9) through twenty-one (21), inclusive, and inserting in lieu thereof the following:

"Any person who operates a motor vehicle on the highways of this state, except as provided in section three hundred twenty-one point four hundred fifty-three (321.453) of the Code, shall be deemed to have given consent to the state highway commission to measure, weigh, and inspect such motor vehicle for the purpose of enforcing the provisions of this chapter, whenever such vehicle is upon a highway or upon private property open for public use.

"Any person holding a sales tax permit under the provisions of section four hundred twenty-two point fifty-three (422.53) of the Code, and who maintains parking areas that are open to the public and adjacent to any place of business, shall be deemed to have given consent to the state highway commission to enter upon said parking area to measure, weigh, and inspect such motor vehicles as may be found thereon."

"The state highway commission may weigh and inspect any vehicle found upon private property where the circumstances indicate that it is logical and proper to infer that the vehicle has moved onto the private property from a highway. When a vehicle inspected and weighed under such circumstances is found to be in violation of this chapter, a presumption shall exist that the violation existed while the vehicle was on the highway before the vehicle was moved onto private property. Such a presumption may be overcome by credible evidence to the contrary."

Senator Hill moved the adoption of the amendment.

Roll call was requested.

On the question "Shall the Hill-Lamborn amendment be adopted?" (H.F. 714) the vote was:

Rule 24 was invoked.

Ayes, 30:

Arbuckle	Doderer	Hill	Lamborn
Balloun	Frommelt	Hougen	Leonard
Benda	Gaudineer	Keith	Lucken
Conklin	Gilley	Kosek	McGill
DeKoster	Hammer	Kyhl	Messerly

Mowry
Neu
Nicholson

Reichardt
Rigler
Schaben

Shirley
Smith

Stanley
Van Gilst

Nays, 21:

Anderson
Briles
Clarke
Coleman
Curran
DeHart

Dodds
Erskine
Flatt
Frey
Glenn

Griffin
Klink
Lange
Laverty
Ollenburg

Potgeter
Potter
Sullivan
Walsh
Weimer

Absent or not voting, 10:

Denman
Lisle
Lodwick

Mogged
O'Malley
Palmer

Parker
Shaff

Stephens
Thordsen

The amendment was adopted.

Senator Hill moved that the vote by which the Hill amendment to House 714 was adopted by the Senate be reconsidered and the motion to reconsider be laid on the table.

Roll call was requested.

On the question "Shall the motion to reconsider the vote by which the Hill amendment was adopted by the Senate be laid on the table?" (H.F. 714) the vote was:

Ayes, 16:

Balloun
Benda
Conklin
DeKoster

Doderer
Frommelt
Gilley
Hill

Kosek
Lamborn
Leonard
McGill

Messerly
Nicholson
Stanley
Stephens

Nays, 36:

Anderson
Arbuckle
Briles
Clarke
Coleman
Curran
DeHart
Dodds
Erskine

Flatt
Frey
Gaudineer
Glenn
Griffin
Hammer
Keith
Klink
Kuhl

Lange
Laverty
Lucken
Mowry
Neu
Ollenburg
Palmer
Potgeter
Potter

Reichardt
Rigler
Schaben
Shirley
Smith
Sullivan
Van Gilst
Walsh
Weimer

Absent or not voting, 9:

Denman
Hougen
Lisle

Lodwick
Mogged

O'Malley
Parker

Shaff
Thordsen

The motion was lost.

Senator Kosek offered the following amendment:

Amend House File 714, as amended and passed by the House, as follows:

1. By inserting after page 3, line 12, the following new section:

Section three hundred twenty-one point four hundred sixty-three (321.463), Code 1966, is hereby amended by adding thereto the following:

"The amount of the fine prescribed under this section shall be doubled if the violation occurred on any secondary road, except that if the violation occurred at any time from February first through May thirtieth of each year, the amount of the fine prescribed under this section shall be tripled. Upon a third conviction within one year for a violation of this section by the same vehicle the department of public safety shall require that the registration card be surrendered and no registration or reregistration may be made until the registration card is returned to the owner. Any registration fees applicable to such six months period shall not be refunded on account of the violation.

2. By inserting in page 1, line 1, after the word "fees" the words ", and penalty for violation thereof,".

Senator Kyhl raised a point of order on the amendment for the reason that it was not germane to the bill.

The Chair ruled the point not well taken and the amendment was germane.

Senator Kosek moved the adoption of his amendment.

The amendment was lost.

Senator Kosek asked and received unanimous consent to withdraw the amendment filed May 13 and found on pages 1610 and 1611 of the Senate Journal.

Senator Reichardt offered the following amendment:

Amend House File 714, as amended and passed by the House, by inserting after page 8, line 12, the following new section:

"Section three hundred seven point five (307.5), Code 1966, is amended by adding the following new subsection: 'Keep weighing stations on interstate highways open at all times.'"

Senator Reichardt moved the adoption of his amendment and requested a roll call.

On the question "Shall the Reichardt amendment be adopted?" (H.F. 714) the vote was:

Ayes, 16:

Balloun	Frommelt	Palmer	Shirley
Benda	Kosek	Reichardt	Stanley
Doderer	Lange	Schaben	Stephens
Flatt	Neu	Shaff	Van Gilst

Nays, 35:

Anderson	Frey	Lamborn	Ollenburg
Arbuckle	Gaudineer	Lavery	Potgeter
Briles	Gilley	Leonard	Potter
Coleman	Glenn	Lodwick	Rigler
Conklin	Hammer	Lucken	Smith
Curran	Hougen	McGill	Sullivan
DeHart	Keith	Messerly	Walsh
Dodds	Klink	Mowry	Weimer
Erskine	Kyhl	Nicholson	

Absent or not voting, 10:

Clarke
DeKoster
Denman

Griffin
Hill
Lisle

Mogged
O'Malley

Parker
Thordsen

The amendment was lost.

MOTIONS TO RECONSIDER

House File 714

Senator Frey called up the following motion filed by him and moved its adoption:

MR. PRESIDENT: I move to reconsider the vote by which the DeKoster amendment to House File 714, dated May 13, 1969, passed the Senate.

Division was called for.

The motion was lost.

Senator Schaben called up the following motion filed by him and moved its adoption:

MR. PRESIDENT: I move to reconsider the vote by which the Hill-Lamborn amendment, filed May 13, to House File 714 passed the Senate.

The motion prevailed.

Senator Stanley asked and received unanimous consent that the rules be suspended and that Senator Hill be permitted to file and take up the following amendment to his amendment:

Amend the Hill amendment to House File 714 by striking in line 23 the period (.) and by inserting in lieu thereof the following:

" ; provided, however, such entry, measurement, weighing, and inspection shall not be permitted in areas where vehicles are being serviced, loaded or unloaded if such action will materially disrupt the normal business conducted upon such property."

On motion of Senator Hill, the amendment to the amendment was adopted.

Senator Hill moved the adoption of his amendment as amended.

Division was called for.

The amendment as amended was adopted.

Senator Kyhl asked and received unanimous consent that the Secretary of the Senate be authorized to correct the title of the bill to conform with the amendments adopted by the Senate.

Senator Kyhl moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 714) the vote was:

Rule 24 was invoked.

Ayes, 38:

Arbuckle	Frey	Lange	Potter
Balloun	Gaudineer	Lavery	Rigler
Benda	Gilley	Lodwick	Shaff
Clarke	Griffin	Lucken	Smith
Conklin	Hammer	Messerly	Stanley
Curran	Hougen	Mowry	Stephens
DeHart	Keith	Neu	Sullivan
DeKoster	Klink	Nicholson	Walsh
Erskine	Kyhl	Palmer	Weimer
Flatt	Lamborn		

Nays, 17:

Anderson	Frommelt	Leonard	Reichardt
Briles	Glenn	McGill	Schaben
Coleman	Hill	Ollenburg	Shirley
Dodds	Kosek	Potgeter	Van Gilst
Doderer			

Absent or not voting, 6:

Denman	Mogged	Parker	Thordsen
Lisle	O'Malley		

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

SENATE FILE WITHDRAWN

Senator Shaff asked and received unanimous consent that **Senate File 629** be withdrawn from further consideration of the Senate.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

MR. PRESIDENT: I am directed to inform your honorable body that the House has passed the following bill in which the concurrence of the House was asked:

Senate File 672, a bill for an act appropriating to conservation commission for state parks.

Also: That the House has concurred in Senate amendment to and adopted:

House Joint Resolution 15, creating a study committee on municipal statutes.

Also: That the House has concurred in Senate amendment to and passed: House File 192, a bill for an act defining "implements of husbandry".

Also: That the House has concurred in Senate amendment to and passed: House File 548, a bill for an act requiring testing devices be checked by the department of agriculture.

Also: That the House has concurred in Senate amendment to and passed:

House File 766, a bill for an act relating to election and apportionment of county boards of education.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 673, a bill for an act to appropriate the fish and game protection fund for use by the state conservation commission.

Also: That the House has:

1. Concurred in amendments numbers three (3) through fourteen (14), and sixteen (16);
 2. Amended and concurred, as amended, in amendment number one (1);
 3. Refused to concur in amendments numbers two (2) and fifteen (15);
- of the Senate amendments to House File 793, a bill for an act to appropriate to various state departments.

WILLIAM R. KENDRICK, Chief Clerk

HOUSE AMENDMENT TO SENATE FILE 673

Amend Senate File 673 as follows:

1. By adding after line twenty-one (21) on page two (2) the following new section:

Sec. 9. Chapter one hundred twenty-nine (129), section one (1), Acts of the Sixty-second General Assembly, amending section one hundred nine point thirty-eight (109.38), Code 1966, is hereby amended by striking lines four (4) through nineteen (19) and inserting in lieu thereof the following:

"2. If following an investigation the commission finds that the number of hunters licensed to take deer should be limited or further regulated, the commission shall conduct a drawing to determine which applicants shall receive a license. Applications for licenses shall be received and accepted during a fifteen-day period established by the commission. At the end of such period the drawing shall be conducted. If the quota has not been filled, licenses shall then be issued in the order in which such applications are received and shall continue to be issued until such quota has been met or until a date fifteen days prior to the opening day of the season, whichever first occurs. If an applicant fails to receive a license by either of the methods provided herein, such applicant shall receive a certificate at the time his application and monetary remittance is returned to him which shall entitle him to a license the following year before the drawing is conducted by the commission."

2. Amend the title in line one (1) by inserting after the word "Act" the words "relating to the issuance of deer hunting licenses, and".

HOUSE AMENDMENT TO SENATE AMENDMENT TO HOUSE FILE 793

1. Amend Senate amendment No. 1 to House File 793 by inserting after the word "commission," in line four (4) thereof the words "excluding individuals employed by local alcoholism or detoxification units,".

2. Further amend the Senate Amendment to House File 793 by adding thereto the following:

17. Page 9, line twenty-nine (29) by inserting after the word "improvements" the following: " , except such expenditures as may be made in connection with maintenance and training facilities required by the Military Division, Department of Public Defense".

SENATE FILE WITHDRAWN

Senator DeKoster asked and received unanimous consent that **Senate File 101** be withdrawn from further consideration of the Senate.

REPORT OF CONFERENCE COMMITTEE

Senate File 537

Senator Nicholson submitted the following report and moved its adoption:

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 537**, 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 institutions of higher learning now or hereafter under the jurisdiction of the state board of regents, to acquire and improve property therefor, to establish and collect student fees and charges and to borrow money and issue revenue bonds payable solely from fees and charges and other institutional income, and to refund bonds or other obligations payable from such revenues, respectfully submit the following recommendation:

That the Senate concur in divisions 2 and 3 of the House amendment.

On the Part of the House:

FLOYD H. MILLEN, Chairman
JAMES T. KLEIN
RICHARD H. WALTER
GENE V. KENNEDY

On the Part of the Senate:

EDWARD E. NICHOLSON, Chairman
ROGER J. SHAFF
J. LESLIE LEONARD
MINNETTE DODERER

The motion prevailed and the report was adopted.

On motion of Senator Nicholson, the recommendations and amendments contained therein were adopted.

Senator Nicholson moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 537) the vote was:

Ayes, 25:

Anderson
Clarke
Curran
DeHart
DeKoster
Doderer
Gaudineer

Gilley
Klink
Kosek
Kyhl
Lamborn
Leonard

Lucken
Messerly
Neu
Nicholson
Ollenburger
Palmer

Potgeter
Potter
Reichardt
Shaff
Stanley
Walsh

Nays, 26:

Balloun	Frommelt	Lange	Schaben
Briles	Glenn	Laverty	Shirley
Coleman	Griffin	Lodwick	Smith
Conklin	Hammer	McGill	Stephens
Dodds	Hill	Mowry	Sullivan
Flatt	Hougen	Rigler	Van Gilst
Frey	Keith		

Absent or not voting, 10:

Arbuckle	Erskine	O'Malley	Thordsen
Benda	Lisle	Parker	Weimer
Denman	Mogged		

The bill not having received a constitutional majority was declared to have failed to pass the Senate.

MOTION TO RECONSIDER**Senate File 682**

Senator Frommelt called up the following motion filed by him and moved its adoption:

MR. PRESIDENT: I move to reconsider the vote by which Senate File 682 passed the Senate.

Roll call was requested.

On the question "Shall the motion to reconsider be adopted?" (S.F. 682) the vote was:

Ayes, 33:

Clarke	Gilley	Laverty	Schaben
Coleman	Glenn	Leonard	Shirley
DeKoster	Hammer	Lucken	Smith
Dodds	Hill	McGill	Stephens
Doderer	Hougen	Messerly	Sullivan
Flatt	Klink	Mowry	Van Gilst
Frey	Kosek	Reichardt	Walsh
Frommelt	Kyhl	Rigler	Weimer
Gaudineer			

Nays, 18:

Anderson	Erskine	Neu	Potgeter
Balloun	Keith	Nicholson	Potter
Briles	Lamborn	Ollenburg	Shaff
Conklin	Lange	Palmer	Stanley
DeHart	Lodwick		

Absent or not voting, 10:

Arbuckle	Denman	Mogged	Parker
Benda	Griffin	O'Malley	Thordsen
Curran	Lisle		

The motion prevailed.

Senator Frommelt moved to reconsider the vote by which Senate File 682 went to its last reading, which motion prevailed.

On motion of Senator Mowry, Senate File 682, a bill for an act to appropriate from the general fund of the State of Iowa to the educational radio and television facility board, was taken up for further consideration.

Senator Frommelt moved to reconsider the vote by which the Anderson amendment was adopted, which motion prevailed.

Senator Anderson offered the following amendment and moved its adoption:

Amend Senate File 682 by adding after page 1, line 12, the following new section and renumbering the subsequent sections:

"There is hereby appropriated from the general fund of the state the sum of \$13,714.00 to the educational radio and television facility board to be used for production of a sound and color film portraying the working of the General Assembly and its members. Any of the above sum not expended by June 30, 1971, shall revert to the general fund."

Division was called for.

The amendment was lost.

(Reconsideration of Senate File 682 pending on adjournment.)

MESSAGES FROM THE HOUSE

The following messages were received from the House:

MR. PRESIDENT: I am directed to inform your honorable body that House has passed the following bill in which the concurrence of the House was asked:

Senate File 573, a bill for an act to legalize and validate proceedings for establishment of merged area school systems.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 823, a bill for an act to appropriate from the primary road fund to the state highway commission.

Also: That the House has adopted the following concurrent resolution in which the concurrence of the House was asked:

Senate Concurrent Resolution 23, providing for listing of the members of the Pioneer Lawmakers in the Iowa Official Register.

Also: That the House has adopted the following concurrent resolution in which the concurrence of the Senate is asked:

House Concurrent Resolution 29, authorizing the Legislative Research Committee to conduct a legislative review and study of the "Medicaid" program.

Also: That the House has adopted the following concurrent resolution in which the concurrence of the Senate is asked:

House Concurrent Resolution 36, commending radio station WOI for its coverage of the General Assembly.

Also: That the House has adopted the following concurrent resolution in which the concurrence of the Senate is asked:

House Concurrent Resolution 37, rejecting certain claims as processed by the appeal board and rejected by the joint claims committee.

Also: That the House has adopted the following concurrent resolution in which the concurrence of the Senate is asked:

House Concurrent Resolution 40, directing the Legislative Research Committee to conduct an interim study of the fair share contribution of financial institutions to the revenue of the state.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 494, a bill for an act relating to motor vehicles.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 674, a bill for an act to appropriate from general fund to the state conservation commission.

WILLIAM R. KENDRICK, Chief Clerk

HOUSE CONCURRENT RESOLUTION 29

By Klein

Whereas, the Sixty-second General Assembly enacted the "Medical Assistance Act" authorizing the Department of Social Services to expend state funds for medical care and services to needy individuals and families; and

Whereas, numerous problems have developed concerning the administration and control of the program within this state and in other states; and

Whereas, the anticipated and budgeted cost of the "Medicaid" program appears to be insufficient to meet demands; and

Whereas, the proper administration and control of the "Medicaid" program is a matter with which the General Assembly may legitimately concern itself; *Now Therefore*,

Be It Resolved by the House, the Senate Concurring, That the Legislative Research Committee, or its successor agency, conduct or appoint a study committee, or its successor agency, conduct or appoint a study committee to conduct a legislative review and study of the "Medicaid" program as established by the Medical Assistance Act, which inquiry shall include the means of processing and paying claims for assistance, the means by which the eligibility of applicants is determined, the justifiability of charges made by vendors for supplies and services under the program, possible revision of the eligibility requirements, and such other areas as the study committee may desire; and

Be It Further Resolved, That such study committee report the results of their inquiries, and recommendations, accompanied by proposed legislation, to the Second Session of the Sixty-third General Assembly not later than March 1, 1970.

HOUSE CONCURRENT RESOLUTION 36

By Gannon of Jasper

Whereas, Radio Station WOI, Ames, Iowa, has given live broadcast coverage to the sessions of the House and Senate during this session of the Sixty-third General Assembly and:

Whereas, this coverage has given thousands of Iowans an opportunity to follow more closely the operation of the General Assembly.

Now, Therefore, Be It Resolved by the House of Representatives, the

Senate Concurring, that Radio Station WOI is hereby commended for providing this excellent public service.

Be It Further Resolved, that a copy of this resolution be forwarded to the Manager of Radio Station WOI.

HOUSE CONCURRENT RESOLUTION 37

By Committee on Claims

Whereas, doubt has arisen under the provisions of section twenty-five point seven (25.7), Code 1966, that submission of claims to the joint claims committee of the Senate and House and rejection by said committee constitutes final action thereon by the General Assembly as provided in said section; and

Whereas, certain claims rejected by previous joint claims committees are sometimes reprocessed by the state appeal board for recurring submissions; and

Whereas, it is deemed desirable that claims submitted to the joint claims committee of the Sixty-third General Assembly and rejected thereby should be submitted to the Senate and House thereof for final action and determination as the act of the General Assembly; *Now Therefore*,

Be It Resolved by the Senate, the House Concurring, That the claims hereinafter set forth, duly processed by the state appeal board and rejected by the joint claims committee, be considered by the Senate and House, and the action of the joint committee rejecting same be approved.

Claimant	Claim No.	Nature of Claim	Amount
Aero Mayflower Transit Co., Inc. Indianapolis, Indiana	189-64-25	Service to State	\$ 674.44
Walter J. Bender Des Moines, Iowa	258-63-25	Service to State	24.50
Nicholas V. Critelli, Jr. Des Moines, Iowa	230-64-25	Service to State	2,226.05
Julius L. Abramsohn, D.O. Guthrie Center, Iowa	1046-63-25	Service to State	80.00
D & B Construction Co. Cedar Rapids, Iowa	318-63-25	Service to State	1,501.44
Harold T. Dugdale Council Bluffs, Iowa	H-58-63-G	Service to State	4,868.27
Dewey Durick Council Bluffs, Iowa	3-63-25	Service to State	120.00
Hall's Mobil Service Jewell, Iowa	115-63-25	Service to State	8.22
Robert E. Hansen Des Moines, Iowa	H-60-63-G	Service to State	6,941.21
Eugene Kenneth Heinle Des Moines, Iowa	H-61-63-G	Service to State	1,923.12

Claimant	Claim No.	Nature of Claim	Amount
H. H. Lampinen Adel, Iowa	H-65-63-G	Service to State	1,614.00
N. W. Bell Telephone Co. Des Moines, Iowa	146-64-25	Service to State	10.15
Richard W. Paton Des Moines, Iowa	1150-63-25	Service to State	2,907.87
Cornelius Price Des Moines, Iowa	T-626-63	Service to State	2,400.00
Rocket Transfer Co. Inc. Des Moines, Iowa	888-63-25	Service to State	30.00
Thomas E. Selle Grinnell, Iowa	H-73-63-G	Service to State	7,481.19
Kenneth John Whalen Des Moines, Iowa	1056-63-25	Service to State	437.80
Miriam B. Weiner Des Moines, Iowa	1030-63-25	Service to State	276.68
Donald Bonk Rock Rapids, Iowa	1162-63-25	License fee refund	209.00
Donnie Dorothy Fairfield, Iowa	362-63-25	License fee refund	178.30
Farmers Coop. Market- ing Assn. Delta, Iowa	502-63-25	License fee refund	17,541.30
Devoe J. Flippo Des Moines, Iowa	264-62-69	License fee refund	5.00
Greyhound Lines, Inc. San Francisco, Calif.	304-62-69	License fee refund	10.00
Kolberg Manufacturing Corp. Yankton, South Dakota	256-63-25	License fee refund	660.15
The River Products Co. Iowa City, Iowa	505-62-69	License fee refund	822.50
Howard Rorebeck Council Bluffs, Iowa	596-63-25	License fee refund	1,082.16
Elmer J. Speechley Council Bluffs, Iowa	544-63-25	License fee refund	1,032.04
Lon Leota Stark Centerville, Iowa	8-63-25	License fee refund	8.00
Louis P. Thomas Sidney, Iowa	594-63-25	License fee refund	998.62
Harlan Tiedeman Hospers, Iowa	637-63-25	License fee refund	Undetermined

Claimant	Claim No.	Nature of Claim	Amount
Donald L. Willis Madison, Tennessee	332-63-25	License fee refund	Undetermined
Fred Beachner St. Paul, Kansas	835-63-25	Gas tax refund	143.58
Harold A. Carr Estherville, Iowa	620-63-25	Gas tax refund	117.81
Bert Finders Gilman, Iowa	593-63-25	Gas tax refund	9.80
Myrl Hight Schleswig, Iowa	1149-63-25	Gas tax refund	44.73
Walter Johnsen Aurelia, Iowa	1113-63-25	Gas tax refund	480.20
Virgil Stephenson Lohrville, Iowa	634-63-25	Gas tax refund	40.32
Gary Taylor Villisca, Iowa	819-63-25	Gas tax refund	13.86
Weaver Bros. Dayton, Iowa	964-63-25	Gas tax refund	227.07
3W Corporation Des Moines, Iowa	71-64-25	Gas tax refund	393.47
Elizabeth Myers Holland Boone, Iowa	471-63-25	Outdated warrants	122.98
Walter Riebesell Calumet, Iowa	475-63-25	Outdated warrants	5.74
Jesse M. Shelton Batavia, Iowa	146-63-25	Outdated warrants	13.43
Minden Township School Board Neola, Iowa	993-63-25	Emergency Aid to Schools	18,006.00
York Township School Board Minden, Iowa	994-63-25	Emergency Aid to Schools	12,845.00

HOUSE CONCURRENT RESOLUTION 40

By Van Nostrand

Whereas, the Sixty-third General Assembly has enacted legislation to increase the maximum legal rate of interest which financial institutions incorporated in this state may collect from borrowers from seven percent to nine percent; and

Whereas, said banks, savings and loan associations, and other financial institutions may reasonably be expected to derive considerable financial benefit from the legal interest rate increase; and

Whereas, the cost of living continues in an ever upward spiral and has been the object of considerable concern to the general assembly of this state,

from which several legislative proposals have been introduced concerning the share of the financial burden of the state said financial institutions should be required to bear; and

Whereas, in accordance with the benefit theory of taxation said financial institutions, which are entitled to the protection, privileges, and immunities afforded all persons and legal entities by the laws of this state, may reasonably be required to contribute their fair share to the ever increasing demand for revenues in this state to insure the continuation and furtherance of said benefits; and

Whereas, court decisions have placed definite restrictions and limitations upon the state in taxing federally chartered financial institutions; *Now Therefore*,

Be It Resolved by the House, the Senate Concurring, That the Legislative Research Committee or its successor agency be directed to conduct a study during the interim between the annual sessions of the Sixty-third General Assembly for the purpose of determining the fair share which banks, savings and loan associations, and other financial institutions incorporated in this state should be required to contribute to the revenues of the state and the lawful means by which said fair share should be collected; and

Be It Further Resolved, That the Legislative Research Committee or its successor agency be directed to report its findings, recommendations, and any accompanying legislation deemed necessary to carry out such findings and recommendations, to the second session of the Sixty-third General Assembly or if time does not allow to the first session of the Sixty-fourth General Assembly, according to the time needed in conducting such study.

HOUSE AMENDMENT TO SENATE FILE 674

Amend Senate File 674, page two (2), as follows:

1. By striking from line twenty-seven (27) the words "sixty-six" and striking all of line twenty-eight (28) and inserting in lieu thereof the words "sixty-three hundred".

2. By striking from line thirty-one (31) the words "seventy-five hundred" and inserting in lieu thereof the words "seventy-two hundred".

HOUSE AMENDMENT TO SENATE FILE 494

Amend Senate File 494, page 2, by adding after line eight (8) the following:

"Motor vehicles brought into the state on a transit sticker for the purpose of installation of special equipment may also be subject to the provisions of this Act."

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Mogged, 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 18 and 24; Senate Files 86, 146, 152, 186, 191, 299, 439, 529, 614, 631 and 680.

CHARLES G. MOGGED
Chairman, Senate Committee
ELIZABETH SHAW
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 the following bills: Senate Joint Resolutions 18 and 24; Senate Files 86, 146, 152, 186, 191, 299, 439, 529, 614, 631 and 680.

MOTION TO RECONSIDER

MR. PRESIDENT: I move to reconsider the vote by which Senate File 537 failed to pass the Senate.

ROBERT R. RIGLER

MOTION TO RECONSIDER

I move to reconsider the vote by which House File 714 passed the Senate.

JOHN M. WALSH

EXPLANATION OF VOTE

I was called from the Senate chambers when the vote on Senate File 692, relating to sex offenses, was taken. Had I been present I would have voted "aye" in favor of passage of this bill.

JAMES BRILES

SENATE CONCURRENT RESOLUTION 41

Concerning Press Coverage

By Sullivan

Whereas, the members of the General Assembly are extremely concerned about news coverage of legislative activities from one particular segment of the press, and

Whereas, the members of the General Assembly believe that the true and factual reporting of legislative activity is of the utmost public interest, and

Whereas, the members of the General Assembly after careful study and consideration believe that the Des Moines Register and Tribune Company, its Editor, Publisher and certain members of its reporting staff should be publicly censured and reprimanded for irresponsible, incorrect, misleading and improper editorializing in news columns by way of innuendo, implication and insinuation.

Now, Therefore, Be It Resolved by the Senate, the House Concurring, that the Des Moines Register and Tribune Company, its Editor and Publisher and its reporters, Drake Mabry, George Anthan and George Mills, be and they are hereby publicly censured and reprimanded for their irresponsible, incorrect, misleading and improper editorializing in news columns by way of innuendo, implication and insinuation, and

Be It Further Resolved that effective with the beginning of the Second Session of the Sixty-third General Assembly in January of 1970, privileges of the Senate and House Floors and seats in the press galleries be and they are hereby denied to Des Moines Register and Tribune Reporters, Drake Mabry, George Anthan and George Mills, and

Be It Further Resolved that the Secretary of the Senate and the Chief Clerk of the House, be and they are hereby instructed to send a copy of this Resolution to the appropriate national and state press associations,

to the Associated Press, United Press International, Reuters and the United States Department of Justice.

SENATE CONCURRENT RESOLUTION 42

By Committee on Higher Education

Whereas, the cost of state printing is increasing every year; and

Whereas, all departments of state government are publishing greater volumes of material each year; and

Whereas, the publication of the material by all state departments may result in unnecessary duplication in the content of printed materials; and

Whereas, the members of the general assembly and the general public are interested in reducing the cost of state government; *Now Therefore*,

Be It Resolved by the Senate, the House Concurring, That the Budget and Financial Control Committee or the Committee on Higher Education if the Budget and Financial Control Committee is not existing on July 1, 1969, the Superintendent of Printing, and the State Comptroller be directed to conduct a study of the state printing and the printing costs of all departments of state government to determine if there is excessive cost and duplication in the printing of all state documents;

Be It Further Resolved, That the findings and recommendations of the study be reported to the Sixty-third General Assembly meeting in 1970.

BILLS ASSIGNED TO COMMITTEE

President Jepsen announced the assignment of the following bills to committee:

H. F. 817 Appropriations

H. F. 824 Appropriations

REPORTS OF COMMITTEES

Senator DeKoster submitted the following report:

MR. PRESIDENT: Your committee on judiciary, to which was referred **House File 582**, a bill for an act relating to the definition and regulation of property tax exemptions, begs leave to report it has had the same under consideration and recommends the same **do pass**.

LUCAS J. DeKOSTER, Chairman

Ordered passed on file.

Senator Shaff submitted the following report:

MR. PRESIDENT: Your committee on ways and means, to which was referred **House Concurrent Resolution 28**, a resolution authorizing that a study be made to determine the feasibility of the use of a tax based on income in the school aid formula in lieu of a property tax, begs leave to report it has had the same under consideration and recommends the same **do pass**.

ROGER J. SHAFF, Chairman

Ordered passed on file.

AMENDMENTS FILED

1 Amend Senate File 318 by striking all after the enacting
2 clause and inserting in lieu thereof the following:

3 Section 1. Section one hundred forty-eight A point
4 three (148A.3) subsection four (4), Code 1966, is hereby
5 amended by inserting in line four (4) after the word
6 "or" the words "the direct supervision of a".

CHARLENE CONKLIN

1 Amend House Joint Resolution 19 as follows:

2 1. By inserting on page 1, in line 15, after the word, "payment"
3 the words, " , without penalty or premium,".
4 2. By striking on page 1, in lines 22 and 23, the words, "and
5 premium".
6 3. By striking on page 2, in line 3, the words, " , interest and
7 premium" and by inserting in lieu thereof the words, "and interest".
8 4. By striking on page 2, in line 11, the word, "premium".

LEE H. GAUDINEER

1 Amend the committee on transportation amendment to House File
2 714, filed May 12, 1969, as follows:

3 1. By striking from line 23 the word "twelve" and inserting
4 in lieu thereof the word "twenty".
5 2. By striking the sentence beginning in line 30 and ending
6 in line 33 and inserting in lieu thereof the following:
7 "The registration fee for special trucks shall be sixty
8 percent of the annual registration fee as provided in section
9 three hundred twenty-one point one hundred twenty-two (321.122)
10 of the Code, or one hundred dollars, whichever is the larger
11 amount."

HUGH H. CLARKE

1 Amend the committee on transportation amendment to
2 House File 714 dated May 12, 1969, by adding the following
3 new sections thereto:

4 "Section three hundred twenty-seven point five (327.5),
5 Code 1966, is hereby amended by inserting in line two
6 (2) following the word 'operator' the words 'or contract
7 carrier'".

8 "Section three hundred twenty-seven point twenty-
9 three (327.23), Code 1966, is hereby amended by striking
10 from lines thirteen (13), fourteen (14), and fifteen (15)
11 the words 'and no tariff or schedule of rates or charges
12 shall be required'".

13 Section three hundred twenty-seven point two (327.2),
14 Code 1966, is hereby amended as follows:

15 1. By inserting in line six (6) after the word
16 'operator' the words 'or contract carrier'.

17 2. By inserting in line twenty (20) after the word
18 'operator' the words 'or contract carriers'".

BASS VAN GILST
THOMAS FREY

1 Amend the committee on transportation amendment to House
2 File 714 by numbering properly and adding the following new
3 paragraph thereto:

4 "By numbering properly and adding the following new sections
5 thereto:

6 "Sec. —. Section three hundred twenty-one point four
7 hundred sixty-three (321.463) is hereby amended as follows:

8 1. By striking in lines one hundred four (104) and one
9 hundred five (105) the words, "upon conviction or a plea of
10 guilty be punished" and by inserting in lieu thereof the words,
11 "upon a finding of violating the provisions of this section or
12 an admission thereof pay into the primary road fund a sum of
13 money".

14 2. By striking in line one hundred twenty-eight (128) the
15 word, "fine" and by inserting in lieu thereof the words, "money
16 for violations".

17 3. By striking in line one hundred thirty-one (131)
18 the word, "fine" and inserting in lieu thereof the words, "money
19 for violations".

20 4. By inserting in line one hundred forty (140) after the
21 period (.) the following:

22 "All moneys for violations for this section shall
23 be paid to the commission or its authorized employees.
24 Any vehicle cited for a violation hereof shall not be allowed
25 to continue to travel on any highway until its load conforms
26 to this section. Anyone desiring to contest a citation for
27 violation shall immediately give written notice to the
28 commission or its designated employee. The commission shall
29 thereafter notify the violator, by ordinary mail, of the
30 date, time, and place of a hearing to be held to determine
31 whether or not he was in violation of this section. Such
32 hearing shall be held before the director of highways or his
33 designated appeals officer. The decision of the appeals
34 officer shall be rendered within ten (10) days of the close
35 of the hearing. Anyone who fails to pay the proper sum of
36 money to the highway commission within ten (10) days of the
37 final assessment of the sum to be paid shall have its
38 license to operate in the state of Iowa cancelled and forfeited".

39 Sec. —. Section three hundred twenty-one point four
40 hundred sixty-seven (321.467), Code 1966, is hereby amended
41 by adding at the end thereof the following:

42 "Anyone violating the provisions of a permit issued
43 pursuant to this section shall, in addition to any other
44 penalties authorized herein, pay to the highway commission
45 to be deposited into the primary road fund the sum of five
46 hundred (500) dollars for each such violation", "

WILLIAM REICHARDT

1 Amend the Hill amendment to House File 714 by striking in line
2 23 the period (.) and by inserting in lieu thereof the following:

3 " ; provided, however, such entry, measurement, weighing, and
4 inspection shall not be permitted in areas where vehicles are being
5 loaded or unloaded if such action will materially disrupt the nor-
6 mal business conducted upon such property." serviced,

EUGENE M. HILL

1 Amend House File 714 as amended and passed by the House
2 as follows:

3 1. By inserting after page 3, line 12 the following new section:
4 Section three hundred twenty-one point four hundred sixty-three
5 (321.463), Code 1966, is hereby amended by adding thereto
6 following:

7 "The amount of the fine prescribed under this section shall
8 be doubled if the violation occurred on any secondary road,
9 except that if the violation occurred at any time from
10 February first through May thirtieth of each year, the amount
11 of the fine prescribed under this section shall be tripled.
12 Upon a third conviction within one year for a violation of
13 this section by the same vehicle the department of public
14 safety shall require that the registration card be surrendered
15 and no registration or reregistration may be made until the
16 registration card is returned to the owner. Any registration
17 fees applicable to such six months period shall not be refunded
18 on account of the violation.

19 2. By inserting in page 1, line 1, after the word "fees" the
20 words ", and penalty for violation thereof,".

ERNEST KOSEK

1 Amend House File 825 by striking lines 21, 22, 23, 24
2 and the first five (5) words in line 25, page three (3),
3 of House File 825.

JAMES BRILES

On motion of Senator Stanley, the Senate adjourned until 8:00
a.m., Thursday, May 15, 1969.

JOURNAL OF THE SENATE

SENATE CHAMBER,
DES MOINES, IOWA, THURSDAY, MAY 15, 1969.

The Senate met in regular session, Senator Lange presiding.

Prayer was offered by Doctor J. A. Leatherman, pastor of the Grace United Methodist Church, Des Moines, Iowa.

The Senate pledged allegiance to the flag.

The Journal of May 14, 1969, was approved.

HOUSE MESSAGE CONSIDERED

House File 823, a bill for an act to appropriate from the primary road fund to the state highway commission.

Read first time and passed on file.

COMMUNICATIONS

The following communications were presented:

OFFICE OF THE GOVERNOR

State Capitol
Des Moines, Iowa 50319

May 13, 1969

Hon. Roger W. Jepsen
Lieutenant Governor of Iowa
Local
Dear Governor Jepsen:

It is my pleasure to submit to the Senate for their consideration the name of John E. Vander Linden of Sibley, Osceola County, Iowa, for appointment as a member of the Board of Public Instruction under the provision of section 257.1 of the Code of Iowa, 1966, for the regular six-year term beginning January 2, 1970, and ending January 1, 1976.

Sincerely
ROBERT D. RAY
Governor

Also:

Dear Governor Jepsen:

It is my pleasure to submit to the Senate for their consideration the name of Mrs. Virgil Sheperd of Allison, Butler County, Iowa, for appointment as a member of the Board of Public Instruction under the provision of section 257.1 of the Code of Iowa, 1966, for the regular six-year term beginning January 2, 1970, and ending January 1, 1976.

Sincerely
ROBERT D. RAY
Governor

Also :

Dear Governor Jepsen:

It is my pleasure to submit to the Senate for their consideration the name of Lester Menke of Calumet, O'Brien County, Iowa, for appointment as a member of the Board of Public Instruction under the provision of section 257.1 of the Code of Iowa, 1966, for the regular six-year term beginning January 2, 1970, and ending January 1, 1976.

Sincerely
ROBERT D. RAY
Governor

CONSIDERATION OF BILLS

House File 161

On motion of Senator Sullivan, House File 161, a bill for an act extending the county's right of condemnation under eminent domain, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Sullivan moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 161), the vote was:

Ayes, 38:

Anderson	Hammer	Lisle	Potter
Arbuckle	Hill	Lodwick	Smith
Balloun	Keith	Lucken	Stanley
Clarke	Klink	McGill	Stephens
Conklin	Kosek	Messerly	Sullivan
Curran	Kyhl	Neu	Thordsen
DeKoster	Lamborn	Ollenburg	Van Gilst
Dodds	Lange	Parker	Walsh
Erskine	Laverty	Potgeter	Weimer
Gilley	Leonard		

Nays, 2:

Glenn Nicholson

Absent or not voting, 21:

Benda	Flatt	Hougen	Reichardt
Briles	Frey	Mogged	Rigler
Coleman	Frommelt	Mowry	Schaben
DeHart	Gaudineer	O'Malley	Shaff
Denman	Griffin	Palmer	Shirley
Doderer			

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

House File 183

On motion of Senator Potter, House File 183, a bill for an act relating to the removal and replacement of diseased elm trees on public property, and authorizing cities and towns to issue general obligation bonds to cover the cost thereof, with report of committee

recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Potter moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 183) the vote was:

Ayes, 40:

Anderson	Gilley	Laverty	Parker
Arbuckle	Glenn	Leonard	Potgeter
Balloun	Griffin	Lisle	Potter
Clarke	Hammer	Lodwick	Smith
Conklin	Hill	Lucken	Stanley
Curran	Keith	McGill	Sullivan
DeKoster	Klink	Messerly	Thordsen
Dodds	Kosek	Neu	Van Gilst
Erskine	Kyhl	Nicholson	Walsh
Flatt	Lamborn	Ollenburg	Weimer

Nays, 2:

Lange	Stephens
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Absent or not voting, 19:

Benda	Doderer	Mogged	Rigler
Briles	Frey	Mowry	Schaben
Coleman	Frommelt	O'Malley	Shaff
DeHart	Gaudineer	Palmer	Shirley
Denman	Hougen	Reichardt	

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

House File 222

On motion of Senator Kosek, House File 222, a bill for an act relating to the designation of a person who may apply for and receive aid for dependent children, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Kosek offered the following amendment and moved its adoption:

Amend House File 222 by adding thereto the following:

Sec. 3. Section two hundred thirty-nine point five (239.5), Code 1966, as amended by section two hundred eighty-eight (288), chapter two hundred nine (209), Acts of the Sixty-second General Assembly, is hereby further amended by substituting a comma (,) for the period (.) at the end of line fifty (50) and adding the following:

"except that the county board may order the assistance payments made to another individual who is interested in or concerned with the welfare of the child or the person with whom the child is living when it has been demonstrated that the person with whom the child is living is unable to manage the assistance payments in the best interest of the child. Such protective payments shall not be made beyond one year and shall otherwise

conform to the regulations established under the provisions of Title IV of the Social Security Act as amended by Public Law 90-248."

The amendment was adopted.

Senator Kosek moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 222) the vote was:

Ayes, 45:

Anderson	Griffin	Lisle	Schaben
Balloun	Hammer	Lodwick	Shaff
Benda	Hill	McGill	Shirley
Clarke	Keith	Messerly	Smith
Conklin	Klink	Neu	Stanley
Curran	Kosek	Nicholson	Stephens
DeKoster	Kyhl	Ollenburg	Sullivan
Dodds	Lamborn	Parker	Thordsen
Flatt	Lange	Potgeter	Van Gilst
Frommelt	Laverty	Potter	Walsh
Gilley	Leonard	Rigler	Weimer
Glenn			

Nays, 1:

Arbuckle

Voting present, 1:

Lucken

Absent or not voting, 14:

Briles	Doderer	Hougen	O'Malley
Coleman	Erskine	Mogged	Palmer
DeHart	Frey	Mowry	Reichardt
Denman	Gaudineer		

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

House File 250

On motion of Senator Klink, House File 250, a bill for an act relating to snowmobiles, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Klink moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 250) the vote was:

Ayes, 46:

Anderson	Curran	Glenn	Kosek
Arbuckle	DeKoster	Griffin	Kyhl
Balloun	Erskine	Hammer	Lamborn
Benda	Flatt	Hill	Lange
Clarke	Frommelt	Keith	Laverty
Conklin	Gilley	Klink	Leonard

Lisle	Nicholson	Rigler	Stephens
Lodwick	Ollenburg	Shaff	Sullivan
Lucken	Palmer	Shirley	Thordsen
McGill	Parker	Smith	Van Gilst
Messerly	Potgeter	Stanley	Walsh
Neu	Potter		

Nays, 1:

Schaben

Absent or not voting, 14:

Briles	Dodds	Hougen	O'Malley
Coleman	Doderer	Mogged	Reichardt
DeHart	Frey	Mowry	Weimer
Denman	Gaudineer		

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

House File 329

On motion of Senator Balloun, House File 329, a bill for an act relating to the operation of power boats, 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 the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 329) the vote was:

Ayes, 45:

Anderson	Gilley	Lisle	Reichardt
Arbuckle	Hammer	Lodwick	Rigler
Balloun	Hill	Lucken	Schaben
Benda	Keith	McGill	Shaff
Clarke	Klink	Messerly	Smith
Coleman	Kosek	Neu	Stanley
Conklin	Kyhl	Ollenburg	Stephens
Curran	Lamborn	Palmer	Sullivan
DeKoster	Lange	Parker	Thordsen
Erskine	Laverty	Potgeter	Van Gilst
Flatt	Leonard	Potter	Walsh
Frey			

Nays, 4:

Dodds	Glenn	Nicholson	Shirley
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Voting present, 1:

Frommelt

Absent or not voting, 11:

Briles	Doderer	Hougen	O'Malley
DeHart	Gaudineer	Mogged	Weimer
Denman	Griffin	Mowry	

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

House File 159

On motion of Senator Schaben, House File 159, a bill for an act to prohibit the use, sale, or possession of explosive or incendiary devices, including "molotov cocktails", and to provide penalties therefor, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

Senator Flatt asked unanimous consent that action on House File 159 be deferred and that the bill be placed on the calendar under unfinished business.

Objection was raised.

Senator Flatt moved that further action on **House File 159** be deferred and that the bill be placed on the calendar under unfinished business, which motion prevailed.

House File 334

On motion of Senator Erskine, House File 334, a bill for an act relating to the amount of money a county may spend to repair and remodel buildings owned by the county, 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 the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 334) the vote was:

Ayes, 50:

Anderson	Frommelt	Lisle	Rigler
Arbuckle	Gilley	Lodwick	Schaben
Balloun	Griffin	Lucken	Shaff
Benda	Hammer	McGill	Shirley
Briles	Hill	Neu	Smith
Clarke	Keith	Nicholson	Stanley
Conklin	Klink	Ollenburg	Stephens
Curran	Kosek	Palmer	Sullivan
DeKoster	Kyhl	Parker	Thordsen
Dodds	Lamborn	Potgeter	Van Gilst
Erskine	Lange	Potter	Walsh
Flatt	Laverty	Reichardt	Weimer
Frey	Leonard		

Nays, 3:

Coleman	Glenn	Messerly
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Absent or not voting, 8:

DeHart	Doderer	Hougen	Mowry
Denman	Gaudineer	Mogged	O'Malley

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 262** be withdrawn from further consideration of the Senate.

House File 319

On motion of Senator Kyhl, House File 319, a bill for an act relating to the operation of motorcycles, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

The following committee amendment was considered:

Amend House File 319 as follows:

1. By adding thereto a new section following section eleven (11) as follows:

"No person shall operate a motorcycle upon the public highways without a headgear approved by the department of public safety except members of parade groups sponsored by any corporation enumerated in section five hundred four point five (504.5), Code 1966, shall be exempt from this section."

2. By renumbering the following section.

Senator Glenn offered the following amendment to the amendment:

Amend the committee amendment to House File 319 as follows:

By inserting on line 4 following the word "highways" the words "outside incorporated and non-incorporated cities and towns".

The amendment to the amendment was adopted.

Senator Kyhl asked unanimous consent to withdraw the amendment by the committee on law enforcement.

Objection was raised.

Senator Kyhl moved that the committee amendment be withdrawn.

Senator Stanley moved the previous question on **House File 319**, the motion to withdraw the committee amendment, and all amendments and subsidiary motions thereto.

Roll call was requested.

On the question "Shall the debate be closed on the pending question?" (H.F. 319) the vote was:

Rule 24 was invoked.

Ayes, 37:

Anderson	Curran	Klink	Lodwick
Arbuckle	DeKoster	Kosek	Lucken
Balloun	Flatt	Kyhl	Messerly
Benda	Gilley	Lamborn	Mogged
Briles	Griffin	Laverty	Neu
Clarke	Hammer	Leonard	Nicholson
Conklin	Keith	Lisle	Ollenburg

Parker
Potter
Rigler

Shaff
Smith

Stanley
Stephens

Sullivan
Thordsen

Nays, 17:

Coleman
Dodds
Frey
Frommelt
Gaudineer

Glenn
Hill
Lange
McGill

Palmer
Potgeter
Reichardt
Schaben

Shirley
Van Gilst
Walsh
Weimer

Absent or not voting, 7:

DeHart
Denman

Doderer
Erskine

Hougen
Mowry

O'Malley

The motion prevailed and the previous question was invoked.

Senator Frommelt asked unanimous consent that action on House File 319 be deferred and that the bill be placed on the calendar under unfinished business.

Objection was raised.

Senator Frommelt moved as a substitute motion that action on House File 319 be deferred and that the bill be placed on the calendar under unfinished business.

The motion was lost.

Senator Kyhl renewed his motion to withdraw the amendment by the committee on law enforcement.

Roll call was requested.

On the question "Shall the motion to withdraw the committee amendment be adopted?" (H.F. 319) the vote was:

Rule 24 was invoked.

Ayes, 46:

Anderson
Arbuckle
Balloun
Benda
Briles
Clarke
Coleman
Conklin
Curran
DeKoster
Denman
Doderer

Erskine
Flatt
Gilley
Griffin
Hammer
Keith
Klink
Kosek
Kyhl
Lamborn
Lange
Laverty

Leonard
Lisle
Lodwick
Lucken
McGill
Messerly
Mogged
Neu
Nicholson
Ollenburger
Parker

Potgeter
Potter
Reichardt
Rigler
Shirley
Smith
Stanley
Stephens
Sullivan
Thordsen
Walsh

Nays, 9:

Dodds
Frommelt
Gaudineer

Glenn
Hill

Palmer
Schaben

Van Gilst
Weimer

Absent or not voting, 6:

DeHart
Frey

Hougen
Mowry

O'Malley

Shaff

The motion prevailed and the committee amendment as amended was withdrawn.

Senator Kyhl moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 319) the vote was:

Ayes, 56:

Anderson	Flatt	Lamborn	Parker
Arbuckle	Frey	Lange	Potgeter
Balloun	Frommelt	Laverty	Potter
Benda	Gaudineer	Leonard	Reichardt
Briles	Gilley	Lisle	Rigler
Clarke	Glenn	Lodwick	Schaben
Coleman	Griffin	Lucken	Smith
Conklin	Hammer	McGill	Stanley
Curran	Hill	Messerly	Stephens
DeKoster	Hougen	Mogged	Sullivan
Denman	Keith	Neu	Thordsen
Dodds	Klink	Nicholson	Van Gilst
Doderer	Kosek	Ollenburg	Walsh
Erskine	Kyhl	Palmer	Weimer

Nays, none.

Absent or not voting, 5:

DeHart	O'Malley	Shaff	Shirley
Mowry			

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

UNFINISHED BUSINESS

Senate File 682

On motion of Senator Flatt, Senate File 682, a bill for an act to appropriate from the general fund of the state of Iowa to the educational radio and television facility board, was taken up for further consideration.

Senator Flatt moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 682) the vote was:

Ayes, 46:

Anderson	Denman	Hammer	McGill
Arbuckle	Dodds	Hill	Messerly
Benda	Doderer	Hougen	Mogged
Briles	Flatt	Keith	Neu
Coleman	Frey	Kyhl	Ollenburg
Conklin	Frommelt	Lamborn	Palmer
Curran	Gaudineer	Laverty	Parker
DeHart	Gilley	Lisle	Potgeter
DeKoster	Glenn	Lodwick	Potter

Reichardt
Rigler
Schaben

Shaff
Shirley
Smith

Stanley
Van Gilst

Walsh
Weimer

Nays, 9:

Balloun
Erskine
Klink

Lange
Leonard

Lucken
Nicholson

Stephens
Sullivan

Voting present, 1:

Thordsen

Absent or not voting, 5:

Clarke
Griffin

Kosek

Mowry

O'Malley

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 682 be immediately messaged to the House, which request was complied with.

MESSAGE FROM THE HOUSE

The following message was received from the House:

MR. PRESIDENT: I am directed to inform your honorable body that the House has amended Senate amendment to, concurred in Senate amendment as amended and passed:

House File 417, a bill for an act relating to the inspection of meat and poultry.

WILLIAM R. KENDRICK, Chief Clerk

HOUSE AMENDMENT TO SENATE AMENDMENT TO HOUSE FILE 417

Amend the Senate amendment to House File 417 as follows:

Page 2, line one (1), by striking the word "and" following the word "restaurant" and inserting in lieu thereof the following: "selling twenty pounds or more of meat or meat products annually and each".

BILLS SENT TO THE GOVERNOR

Senator Mogged, 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 May, 1969, sent to the Governor for his approval: Senate Files 86, 146, 152, 186, 191, 299, 439, 529, 614, 631 and 680.

CHARLES G. MOGGED, Chairman

Passed on file.

REPORTS OF INVESTIGATING COMMITTEES

Senator Neu submitted the following report:

MR. PRESIDENT: Your committee appointed to investigate the character

and qualifications of William H. Forst of West Des Moines, Polk County, Iowa, for appointment as Director of Revenue under the provisions of section 2 of Senate File 743, Acts of the Sixty-third General Assembly, beginning July 1, 1969, begs leave to report that it has made investigation and recommends that the appointment be confirmed.

ARTHUR A. NEU, Chairman
HUGH H. CLARKE
RALPH W. POTTER
LEE H. GAUDINEER, JR.
ALAN SHIRLEY

On motion of Senator Neu, the report was adopted.

On the question "Shall the appointee be confirmed?" the vote was:

Rule 24 was invoked.

Ayes, 48:

Anderson	Erskine	Lange	Potgeter
Arbuckle	Flatt	Lavery	Potter
Balloun	Frey	Leonard	Reichardt
Benda	Frommelt	Lisle	Rigler
Briles	Gaudineer	Lodwick	Schaben
Clarke	Gilley	Lucken	Shaff
Coleman	Glenn	McGill	Shirley
Conklin	Griffin	Messerly	Stanley
DeKoster	Hammer	Neu	Thordsen
Denman	Hill	Ollenburg	Van Gilst
Dodds	Keith	Palmer	Walsh
Doderer	Klink	Parker	Weimer

Nays, 10:

Curran	Lamborn	Nicholson	Stephens
DeHart	Mogged	Smith	Sullivan
Kyhl	Mowry		

Absent or not voting, 3:

Hougen	Kosek	O'Malley
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The Chair declared the appointment of William H. Forst as Director of Revenue confirmed beginning July 1, 1969.

Senator Frey submitted the following report:

MR. PRESIDENT: Your committee appointed to investigate the character and qualifications of David F. McCann of Council Bluffs, Pottawattamie County, Iowa, for appointment as member of the Council on Social Services, for the unexpired portion of the term ending June 30, 1971, in accordance with the provisions of section 2 of Senate File 739, Acts of the Sixty-second General Assembly, begs leave to report that it has made such investigation and recommends that the appointment be confirmed.

THOMAS J. FREY, Chairman
JAMES W. GRIFFIN, SR.
JAMES SCHABEN
ELMER F. LANGE
C. JOSEPH COLEMAN

On motion of Senator Frey, the report was adopted.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 52:

Anderson	Flatt	Lange	Potter
Balloun	Frey	Laverty	Rigler
Benda	Frommelt	Leonard	Schaben
Briles	Gaudineer	Lodwick	Shaff
Coleman	Gilley	Lucken	Shirley
Conklin	Glenn	McGill	Smith
Curran	Griffin	Messerly	Stanley
DeHart	Hammer	Mogged	Stephens
DeKoster	Hill	Nicholson	Sullivan
Denman	Hougen	Ollenburg	Thordsen
Dodds	Keith	Palmer	Van Gilst
Doderer	Klink	Parker	Walsh
Erskine	Kyhl	Potgeter	Weimer

Nays, none.

Absent or not voting, 9:

Arbuckle	Lamborn	Mowry	O'Malley
Clarke	Lisle	Neu	Reichardt
Kosek			

The Chair declared the appointment of David F. McCann as a member of the Council on Social Services confirmed for the unexpired portion of the term ending June 30, 1971.

Senator Benda submitted the following report:

MR. PRESIDENT: Your committee appointed to investigate the character and qualifications of Marvin R. Selden, Jr., of Des Moines, Polk County, Iowa, for appointment as State Comptroller under the provisions of section 8.4 of the Code of Iowa, 1966, begs leave to report that it has made investigation and recommends that the appointment be confirmed.

KENNETH BENDA, Chairman
ROBERT R. RIGLER
DAVID STANLEY
JOHN MOWRY
BASS VAN GILST

On motion of Senator Benda, the report was adopted.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 55:

Anderson	Doderer	Keith	Neu
Arbuckle	Erskine	Klink	Nicholson
Balloun	Flatt	Kyhl	Ollenburg
Benda	Frey	Lamborn	Palmer
Briles	Frommelt	Lange	Parker
Clarke	Gaudineer	Leonard	Potgeter
Coleman	Gilley	Lisle	Potter
Conklin	Glenn	Lodwick	Rigler
Curran	Griffin	Lucken	Schaben
DeHart	Hammer	McGill	Shaff
DeKoster	Hill	Messerly	Shirley
Dodds	Hougen	Mogged	Smith

Stanley
Stephens

Sullivan
Thordsen

Van Gilst
Walsh

Weimer

Nays, none.

Absent or not voting, 6:

Denman
Kosek

Laverty
Mowry

O'Malley

Reichardt

The Chair declared the appointment of Marvin R. Selden, Jr., as State Comptroller confirmed to serve at the pleasure of the Governor.

Senator Walsh submitted the following report:

MR. PRESIDENT: Your committee appointed to investigate the character and qualifications of Joan Geisler of Dubuque, Iowa, for an appointment as a member of the State Conservation Commission under the provisions of section 107.2, Code 1966, for the regular six-year term beginning July 1, 1969, and ending June 30, 1975, begs leave to report that it has made investigation and recommends that the appointment be confirmed.

JOHN M. WALSH, Chairman
CLIFTON C. LAMBORN
LESLIE C. KLINK
KENNETH PARKER
ANDREW G. FROMMELT

On motion of Senator Walsh, the report was adopted.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 53:

Anderson
Arbuckle
Balloun
Benda
Briles
Clarke
Coleman
Conklin
Curran
Denman
Dodds
Doderer
Erskine
Flatt

Frey
Frommelt
Gaudineer
Gilley
Glenn
Griffin
Hammer
Hill
Keith
Klink
Kyhle
Lange
Laverty

Leonard
Lodwick
Lucken
McGill
Messerly
Mogged
Mowry
Neu
Nicholson
Ollenburger
Palmer
Parker
Potgeter

Potter
Reichardt
Rigler
Schaben
Shaff
Shirley
Smith
Stanley
Stephens
Sullivan
Thordsen
Van Gilst
Walsh

Nays, 1:

Lamborn

Absent or not voting, 7:

DeHart
DeKoster

Hougen
Kosek

Lisle
O'Malley

Weimer

The Chair declared the appointment of Joan Geisler as a member of the State Conservation Commission confirmed for the regular six-year term ending June 30, 1975.

Senator Conklin submitted the following report:

MR. PRESIDENT: Your committee appointed to investigate the character and qualifications of Myron L. Lorenzen of Waterloo, Black Hawk County, Iowa, as a member of the Employment Safety Commission under the provisions of chapter 88A, Code 1966, for the regular six-year term beginning July 1, 1969, and ending June 30, 1975, begs leave to report that it has made investigation and recommends that the appointment be confirmed.

W. CHARLENE CONKLIN, Chairman
FRANCIS MESSERLY
CHESTER O. HOUGEN
KENNETH L. PARKER
J. DON WEIMER

On motion of Senator Conklin, the report was adopted.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 54:

Anderson	Frommelt	Lodwick	Reichardt
Arbuckle	Gaudineer	Lucken	Rigler
Balloun	Gilley	McGill	Schaben
Benda	Glenn	Messerly	Shaff
Briles	Griffin	Mogged	Shirley
Clarke	Hammer	Mowry	Smith
Conklin	Hill	Neu	Stanley
Curran	Hougen	Nicholson	Stephens
Denman	Keith	Ollenburg	Sullivan
Dodds	Klink	Palmer	Thordsen
Doderer	Lamborn	Parker	Van Gilst
Erskine	Lange	Potgeter	Walsh
Flatt	Leonard	Potter	Weimer
Frey	Lisle		

Nays, none.

Absent or not voting, 7:

Coleman	DeKoster	Kyhl	O'Malley
DeHart	Kosek	Laverty	

The Chair declared the appointment of Myron L. Lorenzen as a member of the Employment Safety Commission confirmed for the regular six-year term ending June 30, 1975.

Senator Conklin submitted the following report:

MR. PRESIDENT: Your committee appointed to investigate the character and qualifications of John E. Strother of Waterloo, Black Hawk County, Iowa, as a member of the Civil Rights Commission under the provisions of chapter 105A, Code 1966, for the regular four-year term beginning July 1, 1969, and ending June 30, 1973, begs leave to report that it has made investigation and recommends that the appointment be confirmed.

W. CHARLENE CONKLIN, Chairman
FRANCIS MESSERLY
CHESTER O. HOUGEN
CHARLES F. BALLOUN
WILLIAM D. PALMER

On motion of Senator Conklin, the report was adopted.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 54:

Anderson	Flatt	Lange	Potgeter
Arbuckle	Frey	Laverty	Potter
Balloun	Frommelt	Leonard	Rigler
Benda	Gaudineer	Lodwick	Schaben
Briles	Gilley	Lucken	Shaff
Clarke	Glenn	McGill	Shirley
Coleman	Griffin	Mogged	Smith
Conklin	Hammer	Mowry	Stanley
Curran	Hill	Neu	Stephens
DeKoster	Hougen	Nicholson	Sullivan
Denman	Keith	Ollenburg	Thordson
Dodds	Klink	Palmer	Walsh
Doderer	Kyhl	Parker	Weimer
Erskine	Lamborn		

Nays, none.

Absent or not voting, 7:

DeHart	Lisle	O'Malley	Van Gilst
Kosek	Messerly	Reichardt	

The Chair declared the appointment of John E. Strother as a member of the Civil Rights Commission confirmed for the regular four-year term ending June 30, 1973.

Senator Briles submitted the following report:

MR. PRESIDENT: Your committee appointed to investigate the character and qualifications of Bruce H. Van Druff of Red Oak, Montgomery County, Iowa, for appointment as a member of the Commission of Aeronautics under the provisions of section 328.2 of the Code of Iowa, 1966, for the regular six-year term beginning July 1, 1969, and ending June 30, 1975, begs leave to report that it has made investigation and recommends that the appointment be confirmed.

JAMES E. BRILES, Chairman
 VERN LISLE
 QUENTIN V. ANDERSON
 JAMES W. GRIFFIN, SR.
 JAMES SCHABEN

On motion of Senator Briles, the report was adopted.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 57:

Anderson	Denman	Hammer	Lucken
Arbuckle	Dodds	Hill	McGill
Balloun	Doderer	Hougen	Messerly
Benda	Erskine	Keith	Mogged
Briles	Flatt	Klink	Mowry
Clarke	Frey	Kyhl	Neu
Coleman	Frommelt	Lamborn	Nicholson
Conklin	Gaudineer	Lange	Ollenburg
Curran	Gilley	Laverty	Palmer
DeHart	Glenn	Leonard	Parker
DeKoster	Griffin	Lodwick	Potgeter

Potter
Rigler
Schaben
Shaff

Shirley
Smith
Stanley

Stephens
Sullivan
Thordsen

Van Gilst
Walsh
Weimer

Nays, none.

Absent or not voting, 4:

Kosek

Lisle

O'Malley

Reichardt

The Chair declared the appointment of Bruce H. Van Druff as a member of the Commission of Aeronautics confirmed for the regular six-year term ending June 30, 1975.

MOTION TO RECONSIDER

Senate File 679

Senator Gaudineer called up the following motion filed by him and moved its adoption:

MR. PRESIDENT: I move to reconsider the vote by which Senate File 679 passed the Senate.

The motion prevailed.

Senator Gaudineer moved to reconsider the vote by which Senate File 679 went to its third reading, which motion prevailed.

On motion of Senator Gaudineer, Senate File 679, a bill for an act to appropriate general and vocational educational administration funds from the general fund of the state to the department of public instruction, was taken up for further consideration.

Senator Gaudineer called up the following motion filed by Senator Balloun and moved its adoption:

MR. PRESIDENT: I move to reconsider the vote by which division 2 of the Balloun amendment to Senate File 679 passed the Senate.

The motion prevailed.

Senator Gaudineer called up for reconsideration division 2 of the Balloun amendment:

2. By striking from page 2 lines 3 and 4 and inserting in lieu thereof the following:

"five (5), six (6), and seven (7) the words "but not to exceed eighty percent of the salary of the superintendent."

Senator Gaudineer called up the following motion filed by him and moved its adoption:

MR. PRESIDENT: I move to reconsider the Gaudineer amendment to division 2 of the Balloun amendment to Senate File 679.

The motion prevailed.

Senator Gaudineer asked and received unanimous consent to with-

draw the following amendment to division 2 of the Balloun amendment:

Amend the Balloun amendment, filed May 5, 1969, to Senate File 679 by inserting in line 9 after the word, "eighty" the word, "five".

Senator Gaudineer offered the following amendment by Senators Balloun and Gaudineer to division 2 of the Balloun amendment and moved its adoption:

Amend the Balloun amendment to Senate File 679, filed May 5, 1969, by striking lines 6 through 9, inclusive, and inserting in lieu thereof the following:

2. By striking from page 2, lines 3 and 4, and inserting in lieu thereof the following:

"five (5) and six (6) the words 'exceed eighty' and inserting in lieu thereof the words 'exceed eighty-five'".

The amendment to division 2 of the amendment was adopted.

On motion of Senator Gaudineer, division 2 of the Balloun amendment as amended was adopted.

Senator Gaudineer moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 679) the vote was:

Ayes, 49:

Anderson	Flatt	Lange	Reichardt
Arbuckle	Frey	Lavery	Rigler
Balloun	Frommelt	Leonard	Schaben
Benda	Gaudineer	Lisle	Shaff
Briles	Gilley	Lodwick	Shirley
Coleman	Glenn	McGill	Smith
Conklin	Hammer	Messerly	Stanley
DeHart	Hill	Neu	Stephens
DeKoster	Keith	Ollenburg	Thordsen
Denman	Klink	Parker	Van Gilst
Dodds	Kyhl	Potgeter	Walsh
Doderer	Lamborn	Potter	Weimer
Erskine			

Nays, 4:

Hougen	Lucken	Nicholson	Sullivan
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Absent or not voting, 8:

Clarke	Griffin	Mogged	O'Malley
Curran	Kosek	Mowry	Palmer

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, the Senate recessed until 1:00 p.m.

AFTERNOON SESSION

The Senate reconvened, Senator Potgeter presiding.

VISITOR

Senator Lange asked and received unanimous consent to record in the Journal the presence in the balcony of a first grade student from Garton School, Des Moines, Cheryl Short.

HOUSE FILE 5 PLACED ON CALENDAR

Senator Stanley asked and received unanimous consent that **House File 5** be placed at the bottom of the noncontroversial calendar.

CONSIDERATION OF BILLS

Senate File 685

On motion of Senator Lamborn, Senate File 685, 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 and considered.

Senator Lamborn moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 685) the vote was:

Ayes, 40:

Anderson	Flatt	Lange	Ollenburg
Arbuckle	Gaudineer	Laverty	Potgeter
Balloun	Gilley	Leonard	Potter
Benda	Glenn	Lodwick	Shaff
Clarke	Hammer	Lucken	Shirley
Curran	Hill	McGill	Smith
DeKoster	Hougen	Messerly	Stanley
Denman	Keith	Mogged	Sullivan
Dodds	Kyhl	Mowry	Thordsen
Erskine	Lamborn	Nicholson	Walsh

Nays, none.

Absent or not voting, 21:

Briles	Frommelt	Neu	Rigler
Coleman	Griffin	O'Malley	Schaben
Conklin	Klink	Palmer	Stephens
DeHart	Kosek	Parker	Van Gilst
Doderer	Lisle	Reichardt	Weimer
Frey			

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senate File 686

On motion of Senator Flatt, Senate File 686, a bill for an act to appropriate from the general fund of the state to the educational

radio and television facility board for capital improvements of the state educational television network, was taken up and considered.

President Jepsen took the chair at 1:35 p.m.

Senator Flatt moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 686) the vote was:

Ayes, 41:

Anderson	Flatt	Laverty	Potgeter
Arbuckle	Frey	Leonard	Potter
Benda	Frommelt	Lodwick	Rigler
Clarke	Gaudineer	McGill	Schaben
Coleman	Gilley	Messerly	Shaff
Curran	Glenn	Neu	Shirley
DeHart	Hammer	Nicholson	Stanley
DeKoster	Hill	Ollenburger	Thordsen
Denman	Kosek	Palmer	Van Gilst
Dodds	Lamborn	Parker	Walsh
Doderer			

Nays, 12:

Balloun	Keith	Lucken	Smith
Erskine	Kyhl	Mogged	Stephens
Hougen	Lange	Mowry	Sullivan

Absent or not voting, 8:

Briles	Griffin	Lisle	Reichardt
Conklin	Klink	O'Malley	Weimer

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Flatt moved that the vote by which Senate File 686 passed the Senate be reconsidered and the motion to reconsider be laid on the table, which motion prevailed.

Senator Flatt asked and received unanimous consent that Senate File 686 be immediately messaged to the House, which request was complied with.

Senate File 688

On motion of Senator Flatt, Senate File 688, a bill for an act to appropriate from the general fund of the state to the higher education facilities commission for the tuition grant program, was taken up and considered.

Senator Flatt offered the following amendment by Senators Flatt and Van Gilst:

Amend Senate File 688 by inserting after page 1, line 11, the following new sentence:

"Each year of the biennium beginning July 1, 1969, and ending July 1, 1971, the sum of thirty thousand dollars, or so much thereof as is necessary,

may be used from the appropriation to pay expenses and costs of administration of the tuition grant program."

Senator Flatt offered the following amendment to the amendment:

Amend the amendment to Senate File 688, filed May 12 by Flatt and Van Gilst, as follows:

By striking in line 1 the words "after page 1, line 11" and inserting in lieu thereof the words "on page 1, after line 11".

The amendment to the amendment was adopted.

On motion of Senator Flatt, the amendment as amended was adopted.

Senator Laverty offered the following amendment by Senators Laverty, et al.:

Amend Senate File 688 as follows:

1. By striking page 1, lines 7 and 8, and inserting in lieu thereof the following:

"for the fiscal year beginning July 1, 1969, and ending June 30, 1970, the sum of two million (2,000,000) dollars and for the fiscal year beginning July 1, 1970, and ending June 30, 1971, the sum of three million (3,000,000) dollars or so much".

2. By striking page 1, line 13, and inserting in lieu thereof the following:

"remaining on June 30 of each of the two fiscal years for which an appropriation is made shall revert to the general fund".

Senator Laverty moved the adoption of the amendment.

Roll call was requested.

On the question "Shall the amendment be adopted?" (S.F. 688) the vote was:

Ayes, 27:

Anderson	Frommelt	Lodwick	Potter
Balloun	Gilley	Lucken	Reichardt
Benda	Griffin	McGill	Schaben
Briles	Klink	Mogged	Shirley
Coleman	Lamborn	Neu	Van Gilst
DeKoster	Laverty	Ollenburg	Walsh
Flatt	Leonard	Palmer	

Nays, 32:

Arbuckle	Frey	Kyhl	Rigler
Clarke	Gaudineer	Lange	Shaff
Conklin	Glenn	Lisle	Smith
Curran	Hammer	Messerly	Stanley
DeHart	Hill	Mowry	Stephens
Dodds	Hougen	Nicholson	Sullivan
Doderer	Keith	Parker	Thordson
Erskine	Kosek	Potgeter	Weimer

Absent or not voting, 2:

Denman	O'Malley
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The amendment was lost.

Senator Flatt moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 688) the vote was:

Ayes, 49:

Anderson	Frommelt	Leonard	Potgeter
Arbuckle	Gaudineer	Lisle	Potter
Balloun	Gilley	Lodwick	Reichardt
Benda	Griffin	Lucken	Rigler
Briles	Hammer	McGill	Schaben
Clarke	Keith	Messerly	Shaff
Coleman	Klink	Mogged	Shirley
DeHart	Kosek	Neu	Smith
DeKoster	Kyhl	Nicholson	Stanley
Doderer	Lamborn	Ollenburg	Thordsen
Erskine	Lange	Palmer	Van Gilst
Flatt	Laverty	Parker	Walsh
Frey			

Nays, 10:

Conklin	Glenn	Mowry	Sullivan
Curran	Hill	Stephens	Weimer
Dodds	Hougen		

Absent or not voting, 2:

Denman	O'Malley
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The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Rigler moved that the vote by which Senate File 688 passed the Senate be reconsidered and the motion to reconsider be laid on the table.

CALL OF THE SENATE

The Chair announced the following Call of the Senate had been filed at the desk:

MR. PRESIDENT: Pursuant to Rule 19 of the Rules of Procedure of the Sixty-third General Assembly, we, the undersigned, request a Call of the Senate on Senate File 688 and all amendments and motions thereto.

C. JOSEPH COLEMAN	GEORGE O'MALLEY
WILLIAM DENMAN	WILLIAM PALMER
LEE GAUDINEER	WILLIAM REICHARDT
ROBERT DODDS	JAMES SCHABEN
CHARLES O. LAVERTY	JOHN M. WALSH
MINNETTE DODERER	ALAN SHIRLEY
ANDREW FROMMELT	BASS VAN GILST
J. LESLIE LEONARD	DONALD WEIMER
DONALD MCGILL	

Senator Rigler raised a point of order that his motion had been put before the Call of the Senate was announced.

The Chair ruled the point not well taken.

Senator Stanley moved that the Call of the Senate be lifted.

Roll call was requested.

On the question "Shall the motion to lift the Call be adopted?" (S.F. 688) the vote was:

Ayes, 36:

Arbuckle	Frey	Lisle	Potter
Balloun	Gilley	Lucken	Rigler
Benda	Griffin	Messerly	Shaff
Briles	Hammer	Mogged	Smith
Clarke	Hill	Mowry	Stanley
Conklin	Hougen	Neu	Stephens
Curran	Kosek	Nicholson	Sullivan
DeHart	Lange	Parker	Thordsen
Erskine	Leonard	Potgeter	Weimer

Nays, 19:

Coleman	Gaudineer	Lodwick	Schaben
DeKoster	Glenn	McGill	Shirley
Dodds	Kyhl	Ollenburg	Van Gilst
Doderer	Lamborn	Palmer	Walsh
Frommelt	Laverty	Reichardt	

Voting present, 1:

Anderson

Absent or not voting, 5:

Denman	Keith	Klink	O'Malley
Flatt			

The motion prevailed, and the Call was lifted.

Senator Rigler renewed his motion.

Roll call was requested.

On the question "Shall the motion to reconsider the vote by which Senate File 688 passed the Senate be laid on the table?" the vote was:

Rule 24 was invoked.

Ayes, 29:

Balloun	Gilley	Messerly	Shaff
Clarke	Hammer	Mowry	Smith
Conklin	Hill	Neu	Stanley
Curran	Hougen	Nicholson	Stephens
DeHart	Kosek	Parker	Sullivan
Doderer	Lange	Potgeter	Thordsen
Erskine	Lisle	Rigler	Weimer
Frey			

Nays, 28:

Anderson	Briles	Dodds	Gaudineer
Arbuckle	Coleman	Flatt	Glenn
Benda	DeKoster	Frommelt	Griffin

Kyhl	Lodwick	Ollenburg	Schaben
Lamborn	Lucken	Palmer	Shirley
Laverty	McGill	Potter	Van Gilst
Leonard	Mogged	Reichardt	Walsh

Absent or not voting, 4:

Denman	Keith	Klink	O'Malley
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The motion prevailed.

SENATE BILLS DEFERRED

Senate File 697

On motion of Senator Flatt, Senate File 697, a bill for an act to provide a source of revenue sufficient to provide for salaries, support, maintenance, and other expenses of the professional teaching practices commission, was taken up and considered.

Senator Flatt asked and received unanimous consent that further action on **Senate File 697** be deferred and that the bill retain its place on the calendar.

Senate File 689

On motion of Senator Flatt, Senate File 689, a bill for an act to appropriate from the general fund of the state for capital improvements and purchases of land for institutions under the board of regents including construction of new buildings, repairs, improvements, land purchases, replacements, or alterations, and providing for joint control for the expenditure thereof by the board of regents, the governor, and the state comptroller, was taken up and considered.

Senator Flatt asked and received unanimous consent that further action on **Senate File 689** be deferred and that the bill retain its place on the calendar.

CONSIDERATION OF BILLS

Senate File 698

On motion of Senator Flatt, Senate File 698, a bill for an act making an appropriation for the reimbursement of the city of Harlan, Iowa, for expenses incurred at the request of the board of regents in regard to a site for the proposed Western Iowa College, was taken up and considered.

Senator Flatt moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 698) the vote was:

Ayes, 44:

Anderson	Flatt	Kyhl	O'Malley
Arbuckle	Frey	Lamborn	Potgeter
Balloun	Frommelt	Leonard	Potter
Benda	Gaudineer	Lodwick	Schaben
Briles	Gilley	Lucken	Shaff
Clarke	Glenn	Messerly	Shirley
Coleman	Griffin	Mogged	Stanley
Curran	Hammer	Mowry	Thordsen
Denman	Hill	Neu	Van Gilst
Dodds	Keith	Nicholson	Walsh
Doderer	Klink	Ollenburg	Weimer

Nays, 8:

DeKoster	Kosek	McGill	Stephens
Hougen	Lisle	Smith	Sullivan

Voting present, 2:

Conklin	Lange
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Absent or not voting, 7:

DeHart	Laverty	Parker	Rigler
Erskine	Palmer	Reichardt	

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 698** be immediately messaged to the House, which request was complied with.

Senate File 695

On motion of Senator Lamborn, Senate File 695, a bill for an act authorizing capital expenditures by the state highway commission from the primary road fund, was taken up and considered.

Senator Lange offered the following amendment and moved its adoption:

Amend Senate File 695 as follows:

Strike from page 2 lines 13 through 17 and insert in lieu thereof the following:

"Sec. 5. This Act shall take effect and be in force after its publication in the Evening Democrat, Fort Madison, Iowa, and in The Sac Sun, Sac City, Iowa."

The amendment was lost.

Senator Shirley took the chair at 4:20 p.m.

Senator Lamborn offered the following amendment and moved its adoption:

Amend Senate File 695, page 2, by striking lines 13, 14, 15, 16 and 17.

The amendment was adopted.

Senator Lamborn moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 695) the vote was:

Ayes, 51:

Arbuckle	Frommelt	Leonard	Potter
Benda	Gaudineer	Lisle	Schaben
Briles	Gilley	Lodwick	Shaff
Clarke	Glenn	McGill	Shirley
Coleman	Griffin	Messerly	Smith
Conklin	Hammer	Mogged	Stanley
Curran	Hill	Mowry	Stephens
DeKoster	Hougen	Neu	Sullivan
Denman	Keith	Nicholson	Thordsen
Dodds	Kosek	Ollenburg	Van Gilst
Doderer	Kyhl	O'Malley	Walsh
Flatt	Lamborn	Parker	Weimer
Frey	Laverty	Potgeter	

Nays, 2:

Balloun Lange

Absent or not voting, 8:

Anderson	Erskine	Lucken	Reichardt
DeHart	Klink	Palmer	Rigler

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

HOUSE CONCURRENT RESOLUTION 36 ADOPTED

House Concurrent Resolution 36

Senator Gaudineer called up House Concurrent Resolution 36, found on page 1637 of the Senate Journal, and moved its adoption.

The motion prevailed and the resolution was adopted.

HOUSE AMENDMENT CONSIDERED

Senate Concurrent Resolution 27

Senator Neu called up for consideration Senate Concurrent Resolution 27 found on pages 1049-1052, inclusive, of the Senate Journal, and amended by the House as follows:

Amend Senate Concurrent Resolution 27 as follows:

1. By striking all of Rule 1 and inserting in lieu thereof the following: "The joint rules of the general assembly may be suspended by concurrent resolution, duly adopted by a constitutional majority of the senate and the house."
2. Amend Rule 3 by inserting the words "sine die" after the word "adjournment" wherever said word appears in Rule 3.
3. By striking all of Rule 16.

Senator Neu called for a division of the amendment, sections 1 and 3 to be considered as division 1, and section 2 as division 2.

On motion of Senator Neu, the Senate concurred in division 1 of the House amendment.

On motion of Senator Neu, the Senate refused to concur in division 2 of the House amendment.

Senator Neu moved that the resolution be adopted as amended by division 1 of the House amendment and concurred in by the Senate.

The motion prevailed and the resolution was adopted.

CONSIDERATION OF BILLS

Senate File 687

On motion of Senator Lamborn, Senate File 687, a bill for an act to appropriate from the primary road fund to the state highway commission, was taken up and considered.

Senator Lamborn asked and received unanimous consent that **House File 823** be substituted for **Senate File 687**.

House File 823

On motion of Senator Lamborn, House File 823, a bill for an act to appropriate from the primary road fund to the state highway commission, was taken up and considered.

Senator Lange took the chair at 5:50 p.m.

Senator Messerly offered the following amendment and moved its adoption:

House File 823 is hereby amended by striking everything after the enacting clause and inserting in lieu thereof the following:

Section 1. There is hereby appropriated from the primary road fund to the state highway commission for each year of the biennium beginning July 1, 1969, and ending June 30, 1971, the following amounts, or so much thereof as may be necessary, to be used in the following manner:

1. ADMINISTRATION:

For salaries	\$ 467,510.00
For support, maintenance and miscellaneous purposes	402,680.00
Total for administration	<u>\$ 870,190.00</u>

From the funds provided above for administration, the five state highway commissioners shall each be paid an annual salary of eight thousand five hundred (8,500) dollars; the commissioners may incur actual local office expense of not to exceed five hundred (500) dollars each, except the chairman whose expense may total not to exceed seven hundred fifty (750) dollars. The director of highways shall be paid an annual salary of twenty-nine thousand (29,000) dollars.

2. SUPPORT SERVICES:

For salaries	\$ 2,037,250.00
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For support, maintenance and miscellaneous purposes	1,549,900.00
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Total for support services	<u>\$ 3,587,150.00</u>
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3. PLANNING:

For salaries	\$ 1,481,000.00
--------------------	-----------------

For support, maintenance and miscellaneous purposes	222,000.00
--	------------

Total for planning	<u>\$ 1,703,000.00</u>
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4. DEVELOPMENT:

For salaries	\$ 4,802,030.00
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For support, maintenance and miscellaneous purposes	3,231,390.00
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Total for development	<u>\$ 8,033,420.00</u>
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5. HEADQUARTERS OPERATIONS:

For salaries	\$ 1,892,562.00
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For support, maintenance and miscellaneous purposes	420,138.00
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Total for headquarters operations	<u>\$ 2,312,700.00</u>
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6. FIELD OPERATIONS:

For salaries	\$22,816,300.00
--------------------	-----------------

For support, maintenance and miscellaneous purposes	9,668,850.00
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Total for field operations	<u>\$32,480,150.00</u>
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7. ADDITIONAL EQUIPMENT	<u>\$ 375,000.00</u>
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Such additional equipment is to be purchased to supplement present inventory. All acquisitions, when acquired, will become a part of the state highway commission materials and equipment revolving fund.

8. REPLACEMENT EQUIPMENT	<u>\$ 1,000,000.00</u>
--------------------------------	------------------------

To be deposited in the materials and equipment revolving fund, established by chapter two hundred fifty-one (251), Acts of the Sixty-second General Assembly, for replacement of equipment which had been depreciated prior to the establishment of the fund.

Grand total	<u><u>\$50,361,610.00</u></u>
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Sec. 2. Unless otherwise provided, the primary road fund is hereby appropriated for highway construction.

Sec. 3. All refunds and reimbursements, including federal funds, received during the biennium shall be credited directly to the primary road fund, except the refunds and reimbursements relating to the materials and equipment revolving fund and the aircraft revolving fund which shall

be credited in accordance with the provisions of section eight point thirty-two (8.32) of the Code.

Sec. 4. No moneys appropriated by this Act shall be used for capital improvements.

Sec. 5. The permanent resident engineers' offices presently established by the state highway commission shall not be moved from their locations, however, the commission may establish not more than two temporary resident engineers' offices within the state as needed.

Sec. 6. Section three hundred thirteen point five (313.5) of the Code is hereby amended as follows:

1. By striking lines twenty-two (22) and twenty-three (23).

2. By striking from line twenty-four (24) the words "shall revert to the primary road fund".

Sec. 7. The provisions of chapter eight (8) of the Code shall apply to this Act.

Sec. 8. Where any of the laws of this state are in conflict with this Act, the provisions of this Act shall govern for the biennium.

Roll call was requested.

On the question "Shall the amendment be adopted?" (H.F. 823) the vote was:

Ayes, 15:

Balloun	Hammer	Messerly	Shaff
Clarke	Lange	Nicholson	Stanley
Coleman	Lodwick	O'Malley	Sullivan
DeKoster	Lucken	Rigler	

Nays, 39:

Anderson	Gilley	Laverty	Potter
Arbuckle	Glenn	Leonard	Reichardt
Briles	Griffin	Lisle	Schaben
DeHart	Hill	McGill	Shirley
Dodds	Hougen	Mogged	Stephens
Doderer	Keith	Mowry	Thordsen
Erskine	Klink	Neu	Van Gilst
Frey	Kosek	Ollenburg	Walsh
Frommelt	Kyhl	Parker	Weimer
Gaudineer	Lamborn	Potgeter	

Absent or not voting, 7:

Benda	Curran	Flatt	Smith
Conklin	Denman	Palmer	

Senator Kyhl took the chair at 7:00 p.m.

The amendment was lost.

Senator Gaudineer offered the following amendment:

Amend House File 823 by striking on page 1 in lines 21 and 22 the words and figures, "twenty-seven thousand six hundred (27,600)" and by inserting in lieu thereof the words and figures "twenty-nine thousand (29,000)".

Senator Walsh moved that the Senate adjourn until 8:00 a.m., Friday, May 16, 1969.

The motion was lost.

Senator Gaudineer moved the adoption of his amendment.

Division was called for.

The amendment was adopted.

Senator Gaudineer offered the following amendment and moved its adoption:

Amend House File 823, page 4, by striking lines 19 through 24, inclusive, and renumbering the remaining sections in conformity herewith.

Further amend House File 823 by inserting on page 5, line 1, after the figure "(8)", the words and figures, "and section three hundred thirteen point five (313.5)".

The amendment was adopted.

Senator Lamborn moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 823) the vote was:

Ayes, 55:

Anderson	Frommelt	Leonard	Potgeter
Arbuckle	Gaudineer	Lisle	Potter
Briles	Gilley	Lodwick	Reichardt
Clarke	Glenn	Lucken	Rigler
Coleman	Griffin	McGill	Schaben
Conklin	Hammer	Messerly	Shaff
Curran	Hill	Mogged	Shirley
DeHart	Hougen	Mowry	Stanley
DeKoster	Keith	Neu	Stephens
Dodds	Klink	Nicholson	Sullivan
Doderer	Kosek	Ollenburg	Thordsen
Erskine	Kyhl	O'Malley	Walsh
Flatt	Lamborn	Palmer	Weimer
Frey	Lange	Parker	

Nays, 1:

Balloun

Absent or not voting, 5:

Benda	Laverty	Smith	Van Gilst
Denman			

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Lange asked and received unanimous consent that **Senate File 687** be withdrawn from further consideration of the Senate.

TITLE CORRECTED

In accordance with Senate action shown on page 1631 of the Senate Journal, the following title correction was made to House File 714:

Amend the title to House File 714, line 1, by striking the words "vehicle registration fees" and inserting in lieu thereof the word "vehicles".

SENATE FILE WITHDRAWN

Senator Briles asked and received unanimous consent that **Senate File 136** be withdrawn from further consideration of the Senate.

COMMUNICATION

The following communication was presented:

OFFICE OF THE GOVERNOR

State Capitol

Des Moines, Iowa 50319

May 14, 1969

Lieutenant Governor Roger Jepsen

Local

Dear Governor Jepsen:

Recently our office submitted the name of Sol Davidson as an appointee to the Iowa Civil Rights Commission.

It is my desire to withdraw the name of Mr. Davidson at his request.

You will soon receive a letter nominating another individual to fill this vacancy.

Very truly yours
ROBERT D. RAY
Governor

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Mogged, from the joint committee on enrolled bills, submitted the following report and moved its adoption:

MR. PRESIDENT: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Files 76 and 482; and House Files 3, 142, 145, 173, 175, 182, 198, 206, 228, 263, 281, 286, 287, 289, 292, 318, 349, 363, 395, 485, 515, 532, 534, 616, 657, 658, 681 and 796.

CHARLES G. MOGGED
Chairman, Senate Committee
ELIZABETH SHAW
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 the following bills: Senate Files 76 and 482; and House Files 3, 142, 145, 173, 175, 182, 198, 206, 228, 263, 281, 286, 287, 289, 292, 318, 349, 363, 395, 485, 515, 532, 534, 616, 657, 658, 681 and 796.

RESOLUTION SENT TO THE SECRETARY OF STATE

Senator Mogged, 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, 1969, sent to the Secretary of State for deposit: Senate Joint Resolution 18.

CHARLES G. MOGGED, Chairman

Passed on file.

BILLS SENT TO THE GOVERNOR

Senator Mogged, 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, 1969, sent to the Governor for his approval: Senate Joint Resolution 24 and Senate Files 76 and 482.

CHARLES G. MOGGED, Chairman

Passed on file.

RESOLUTIONS ASSIGNED TO COMMITTEE

President Jepsen announced the assignment of the following resolutions to committee:

S.C.R. 41 Human and industrial relations

H.C.R. 40 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 has adopted the following concurrent resolution in which the concurrence of the Senate is asked:

House Concurrent Resolution 41, establishing a committee to study the department of agriculture and its divisions and agencies.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 630, a bill for an act authorizing area schools to enter into lease agreements for the rental of buildings.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 681, a bill for an act to appropriate to the Iowa development commission.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 659, a bill for an act to provide for the distribution of income, corporation and sales taxes.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 812, a bill for an act relating to the election of county boards of supervisors.

WILLIAM R. KENDRICK, Chief Clerk

HOUSE CONCURRENT RESOLUTION 41

By Shaw, Dunton, Crabb, Camp, Van Nostrand, Cochran,
Pierson, Blouin, Ossian, O'Hearn, Priebe, Darrington,
Hill, Varley, Schroeder and Newton

Whereas, the department of agriculture consists of many divisions and subdivisions responsible for the licensing, inspection or regulation of the practice of veterinary medicine, hotels, restaurants, and other food establishments, cold storage plants, frozen food lockers, quality of drugs, agricultural commodities, production and sale of dairy products, cream grading, production and sale of eggs, meat and poultry inspection, grading of milk, and others, as well as a number of affiliated agricultural societies and associations; and

Whereas, the services and regulatory and licensing functions of the department create complicated budget and personnel demands as well as difficulty in administration; and

Whereas, the object of the department is to encourage, promote and advance the interests of agriculture, to promote and devise methods of conducting such industry with a view to increasing production and facilitating an adequate distribution of the same at the least cost to every citizen of Iowa; and

Whereas, in order to accomplish the object of the department of agriculture, there must be an effective and efficient organizational structure which will avoid multiplicity of divisions and agencies; *Now Therefore*,

Be It Resolved by the House of Representatives, the Senate Concurring, That the legislative research committee, or its successor agency, be authorized to conduct, during the 1969-1970 legislative interim, a study of the department of agriculture and its divisions and agencies to determine the advisability and feasibility of transferring, consolidating or eliminating certain duties, including the licensing of regulatory agencies and boards of the department of agriculture to provide for an efficient organizational structure which is compact, with a definite chain of command; and

Be It Further Resolved, That the legislative research committee, or its successor agency, establish a study committee composed of members of both houses of the General Assembly. Advisory members, including but not limited to citizens knowledgeable in the areas of agriculture, administration, and state government, may be appointed with the approval of the legislative research committee, or its successor agency; and

Be It Further Resolved, That a report of the study findings and recommendations, accompanied by bills incorporating such recommendations, be submitted to the 1970 session of the Sixty-third General Assembly on or before February 1, 1970. In the event that the committee should determine that the study could not be completed upon such date, it shall continue to function and make its report to the Sixty-fourth General Assembly convening in 1971.

HOUSE MESSAGES CONSIDERED

House File 659, a bill for an act to provide for the distribution of income, corporation, and sales taxes, and making an appropriation therefor.

Read first time and passed on file.

House File 812, a bill for an act relating to the election of county boards of supervisors.

Read first time and passed on file.

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on May 14, 1969, the Governor had approved and transmitted to the Secretary of State the following bills:

Senate File 195, relating to tax exemptions and credits.

Senate File 271, relating to the conveyance of an interest in land, and defining marketable record title.

Senate File 330, relating to eminent domain.

Senate File 398, relating to printing machinery for the state auditor.

Senate File 544, establishing a state advisory council for vocational education.

Senate File 545, relating to payment by school boards of dues to an association of school boards and of expenses of board members.

Senate File 626, relating to minimum standards to protect the health, safety, and welfare of individuals living in migratory labor camps.

Senate File 635, appropriating from moneys received by certain commissions, boards, and departments for the biennium beginning July 1, 1969, and ending June 30, 1971.

Senate File 636, appropriating funds from the general fund of the state to the higher education facilities commission for the state supported scholarship and medical student tuition loan programs.

Senate File 651, appropriating from the general fund of the state to the Iowa reciprocity board.

Senate File 652, appropriating from the general fund of the state to the department of public safety for capital improvements for the Iowa law enforcement academy.

Senate File 661, appropriating from the general fund of the state of Iowa to the department of public safety for computerizing state criminal information files.

Senate File 663, appropriating from moneys received by the department of public safety motor vehicle license fee fund.

Senate File 668, establishing a permanent revolving fund in the department of public defense for the payment of the maintenance and operational costs of administrative state aircraft and to make an appropriation therefor.

Senate File 669, transferring of certain fees, taxes, interest and penalties 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 manufacturing motor vehicle registration plates at the prison industries.

House File 335, legalizing and validating the proceedings of the Board of Directors of the Carson-Macedonia Community School District, in the County of Pottawattamie, State of Iowa, authorizing the sale of certain real estate described as the west 138 feet of the east 204 feet of the north 155 feet of Out Lot 4 in the Town of Macedonia, Pottawattamie County, Iowa, to Lawrence L. Wax and Gwyneth J. Wax, husband and wife.

House File 348, relating to the director of the Iowa development commission.

House File 400, relating to the personal property tax credit, and the affidavit required therefor.

House File 535, legalizing and validating the proceedings of the Board of Directors of the Area Community College Merged Area (Education) XI and the Board of Directors of the Boone Community School District, in regard to the leasing and transfer of the Boone Junior College facilities for an extended term, and to authorize and direct said boards of directors to execute such lease agreement and to constitute it a valid and binding contractual obligation of the respective school districts.

House File 777, making appropriations to members who served on the ethics committee.

House File 799, legalizing and validating the proceedings taken for the creation, organization and establishment of the county conservation board of Scott County, Iowa, and all acts and proceedings taken by said board and its officials.

House File 800, legalizing and validating the proceedings of the board of supervisors of Scott County, Iowa, authorizing and providing for the issuance of county conservation bonds of said county and for the levy of taxes to pay said bonds and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said county.

House File 804, appropriating moneys received by the state banking department.

ANNOUNCEMENT OF INVESTIGATING COMMITTEES ON GOVERNOR'S APPOINTMENTS

President Jepsen, in accordance with section 2.40, Code 1966, announced the appointment of the following Senators to investigating committees:

As members of the Board of Public Instruction:

John E. Vander Linden, Sibley, Osceola County, Iowa, for the regular six-year term ending January 1, 1976:

Senator Smith, Chairman
Senator Hammer
Senator Leonard
Senator Schaben
Senator Glenn

Mrs. Virgil Sheperd, Allison, Butler County, Iowa, for the regular six-year term ending January 1, 1976:

Senator Kyhl, Chairman
Senator Rigler
Senator Curran
Senator Potgeter
Senator Dodds

Lester Menke, Calumet, O'Brien County, Iowa, for the regular six-year term ending January 1, 1976:

Senator Lucken, Chairman
Senator DeKoster
Senator Smith
Senator Stephens
Senator Coleman

EXPLANATION OF VOTE

I voted against Senate File 688, the bill to appropriate funds for the private college tuition grant program, for the following reason:

I feel that in 1965 the legislature made definite obligations to the people of Iowa urging them to establish area colleges. The people responded and we now have 16 area community colleges. I think we have a moral obligation to fulfill the 1965 pledge of support for financial help to our area colleges. I feel it is not good business to start a new financial obligation at a time when we are failing to appropriate within approximately \$41 million of the area college askings.

ROBERT R. DODDS

EXPLANATION OF VOTE

I voted against Senate File 688, the bill to appropriate funds for the private college tuition grant program, for the following reasons:

1. The program discriminates against students in the public universities because similar grants are not made available to them.

2. The diversion of public moneys to private colleges will necessitate a substantial tuition increase at the state universities.

3. The public universities are established for the purpose of providing a quality higher education to all Iowa students, at a cost that low and moderate-income families can afford.

4. The State of Iowa has undertaken a program of area community colleges to supplement our three state universities, whose adequate financing will require increased millions of dollars in coming bienniums.

5. The taxpayers of Iowa deserve some relief from skyrocketing governmental spending under this Republican administration.

GENE W. GLENN

EXPLANATION OF VOTE

We, the undersigned members of the Senate, voted against Senate File 688, an appropriation bill providing funds to finance tuition grants to full time resident students attending private institutions of higher education in Iowa, in the belief that the Act passed by the Sixty-third General Assembly authorizing such grants, Senate File 295, was unconstitutional and that any appropriation for an unconstitutional purpose would itself be unconstitutional. This view as to the unconstitutionality of Senate File 295 is supported by an Attorney General's opinion issued April 25, 1969.

EUGENE M. HILL

RICHARD L. STEPHENS

JOHN L. MOWRY

W. CHARLENE CONKLIN

CHARLES K. SULLIVAN

CHESTER HOUGEN

REPORTS OF COMMITTEES

Senator Lange submitted the following report:

MR. PRESIDENT: Your committee on constitutional amendments and reapportionment, to which was referred House File 812, a bill for an act relating to the election of county boards of supervisors, begs leave to report it has had the same under consideration and recommends the same *do pass*.

ELMER LANGE, Chairman

Ordered passed on file.

Senator Neu submitted the following report:

MR. PRESIDENT: Your committee on rules to which was referred **House Joint Resolution 18**, a resolution to provide for interim studies initiated by standing committees, begs leave to report it has had the same under consideration and recommends the same **do pass**.

ARTHUR A. NEU, Chairman

Ordered passed on file.

AMENDMENTS FILED

- | | |
|---|---------------------|
| 1 Amend Senate Concurrent Resolution 33, found on page | |
| 2 1358, Senate Journal for May 5, 1969, by striking from the | |
| 3 resolving clause the words "express full confidence in the | |
| 4 ability of" and inserting in lieu thereof the word "encourage". | |
| CHARLES G. MOGGED | W. CHARLENE CONKLIN |
| EDWARD E. NICHOLSON | R. DEAN ARBUCKLE |
| CLIFTON C. LAMBORN | QUENTIN V. ANDERSON |
| J. LESLIE LEONARD | JAMES A. POTGETER |
| JAMES BRILES | J. M. WALSH |
| VERN LISLE | PEARLE P. DeHART |
| JOSEPH B. FLATT | LEIGH R. CURRAN |
| J. HENRY LUCKEN | C. O. LAVERTY |
| RICHARD L. STEPHENS | ERNEST KOSEK |
| CHARLES K. SULLIVAN | DAVID M. STANLEY |
| LESLIE C. KLING | ROGER J. SHAFF |
| FLOYD GILLEY | HUGH H. CLARKE |
| H. A. THORDSEN | FRANCIS MESSERLY |
| RALPH W. POTTER | H. L. OLLENBURG |
| A. J. ERSKINE | JOSEPH COLEMAN |
| JAMES W. GRIFFIN, SR. | BASS VAN GILST |
| WAYNE KEITH | D. S. MCGILL |
| THOMAS J. FREY | ROBERT R. DODDS |
| CHARLES F. BALLOUN | GENE W. GLENN |
| KENNETH PARKER | JAMES F. SCHABEN |
| VERNON H. KYHL | ALAN SHIRLEY |
| ELMER F. LANGE | ANDREW FROMMELT |
| CHESTER HOUGEN | J. DONALD WEIMER |
| WALTER B. HAMMER | LEE GAUDINEER |
| JOHN L. MOWRY | WILLIAM D. PALMER |
| MARVIN W. SMITH | WILLIAM F. DENMAN |
| LUCAS J. DeKOSTER | EUGENE M. HILL |
| S. G. LODWICK | |

- 1 Amend the amendment to Senate File 688, filed May 12
- 2 by Flatt and Van Gilst, as follows:
- 3 By striking in line 1 the words "after page 1, line 11"
- 4 and inserting in lieu thereof the words "on page 1, after
- 5 line 11".

JOSEPH B. FLATT

- 1 Amend Senate File 695, page 2, by striking lines
- 2 13, 14, 15, 16 and 17.

CLIFTON LAMBORN

- 1 Amend Senate File 695 as follows:
- 2 Strike from page 2 lines 13 through 17 and insert in
- 3 lieu thereof the following:
- 4 "Sec. 5. This Act shall take effect and be in force
- 5 after its publication in the Evening Democrat, Fort Madison,
- 6 Iowa, and in The Sac Sun, Sac City, Iowa."

ELMER LANGE

- 1 Amend Senate File 697 by inserting after the period
- 2 on line 2, page 2, the following:
- 3 "From the amount herein appropriated twenty thousand
- 4 (20,000) dollars or so much thereof as may be necessary shall be
- 5 for the purpose of developing criteria to measure competent
- 6 performance of all members of the teaching profession. Such
- 7 criteria shall be made available to the general assembly not
- 8 later than January, 1971."

SEELEY G. LODWICK
HUGH H. CLARKE
DAVID M. STANLEY
JOSEPH B. FLATT

- 1 Amend House Joint Resolution 18 as follows:
- 2 1. By inserting in page 1, line 4, before the word
- 3 "All" the following sentence:
- 4 "All standing committees may meet during the interim."
- 5 2. By striking all of page 1, line 1, after the
- 6 word "Resolution" and all of line 2 and inserting in
- 7 lieu thereof the words "relating to interim studies and
- 8 interim work by standing committees."

ARTHUR A. NEU

- 1 House Joint Resolution 19 is hereby amended by striking all
- 2 after line five (5) on page one (1) and all of page two (2) and
- 3 inserting in lieu thereof the following:
- 4 WHEREAS, it is in the best interest of the state to discontinue
- 5 the tax levy upon moneys and credits after the levy for the year
- 6 1969, payable in 1970, and to pay the debt and stop the interest
- 7 payments thereon, and
- 8 WHEREAS, the state of Iowa will have sufficient moneys in the
- 9 funds directly relating to the issuance, payment, and redemption
- 10 of the Korean veterans' bonus bonds on June 1, 1970; NOW THERE-
FORE,
- 11 Be It Resolved by the General Assembly of the State of Iowa:
- 12 Section 1. The treasurer of state is hereby directed to
- 13 call for payment of all outstanding Korean veterans' bonus
- 14 bonds no later than June 1, 1970, except those with maturity date
- 15 on or before December 1, 1970, and to make and publish such notice
- 16 of call as may be required by chapter thirty-five B (35B) of the
- 17 Code, and as he may deem necessary to effect said call.
- 18 Sec. 2. On June 1, 1970, or as soon thereafter as practicable,
- 19 the treasurer of state shall redeem and retire all outstanding
- 20 Korean veterans' bonus bonds, including interest and premium,
- 21 in the manner provided in chapter thirty-five B (35B) of the Code.
- 22 Sec. 3. The treasurer of state shall, by August 1, 1969,
- 23 direct the department of revenue to cause to have the tax levied
- 24 on moneys and credits for the last and final time for the purpose

25 of paying principal, interest and premium on the Korean veterans'
26 bonus bonds, for 1969 taxes, payable in 1970.

27 Sec. 4. The treasurer shall set up an account by entry on his
28 books of a sum sufficient to pay all outstanding bonds, interest,
29 premiums, plus outstanding claims and expenses. This account
30 shall be segregated from the general fund and shall represent
31 actual cash on hand. Such cash may be invested and if so invested,
32 interest shall accrue to the general fund of the state. Any
33 funds remaining after final redemption, interest, premium, and
34 establishment of the account, shall, in accordance with section
35 thirty-five B point eleven (35B.11) of the Code, be transferred to
36 the general fund of the state.

ELMER F. LANGE

1 Amend House Concurrent Resolution 35 by striking
2 the following after the resolving clause: "That the
3 General Assembly establish a committee consisting of
4 three House members, three Senate members and a member
5 of the Legislative Research Committee or its successor
6 agency," and inserting in lieu thereof the following:
7 "The Legislative Research Committee or its successor
8 agency shall promptly cause a legislative study".

JAMES W. GRIFFIN, SR.

1 Amend House File 68 by striking all after the enacting
2 clause and inserting in lieu thereof the following:

3 Section 1. Section two hundred thirty-nine point five
4 (239.5), Code 1966, as amended by chapter two hundred nine
5 (209), section two hundred eighty-eight (288), Acts of the
6 Sixty-second General Assembly, is amended by striking
7 lines 28 through 43 and all of line 44 through the period,
8 and inserting in lieu thereof the following:

9 "The county board, in accordance with rules and standards
10 established by the state department of social services,
11 shall fix the amount of assistance necessary for any dependent
12 child. In determining the amount of assistance, the county
13 board shall take into consideration the income and resources
14 of any child or relative claiming assistance under this
15 chapter. However, in fixing the amount of assistance
16 for any child or family, the county board, in accordance
17 with rules established by the state department of social
18 services, may disregard a reasonable amount of the income
19 of the child or the family, in order to encourage the family
20 or any of its members to become self-supporting. The term
21 'income' as used herein means income remaining after deduction
22 of expenses reasonably attributable to the earning or securing
23 of that income.

24 The county board, under the supervision of the state
25 department of social services, shall establish services to
26 help families and persons receiving assistance under this
27 chapter to become self-supporting; shall participate in the
28 work and training program established by this Act; and shall
29 cooperate with other public agencies and with private agencies
30 to secure employment, education, and vocational training
31 for members of such families."

32 Sec. 2. Section two hundred forty-one A point three
33 (241A.3), Code 1966, as amended by chapter two hundred nine
34 (209), section three hundred sixteen (316), Acts of the
35 Sixty-second General Assembly, is amended by adding the
36 following:

37 "In fixing the amount of assistance, the county board,
38 in accordance with rules established by the state department
39 of social services, may disregard a reasonable amount of a
40 person's earnings in order to encourage the person to become
41 self-supporting.

42 The county board, under the supervision of the state
43 department of social services, shall establish services
44 to help persons receiving assistance under this chapter to
45 become self-supporting; shall participate in the work and
46 training program established by this Act; and shall cooperate
47 with other public agencies and with private agencies to
48 secure employment, education, and vocational training for
49 such persons and their families."

50 Sec. 3. Section two hundred forty-nine point six
51 (249.6), subsection eight (8), Code 1966, as amended by
52 chapter two hundred nine (209), section three hundred ninety
53 (390), subsection two (2), Acts of the Sixty-second General
54 Assembly, is repealed and the following enacted in lieu thereof:

55 "Has not sufficient income or other resources to provide
56 a reasonable subsistence, because of age, infirmity or in-
57 ability to procure suitable employment."

58 Sec. 4. Section two hundred forty-nine point seven
59 (249.7), Code 1966, as amended by chapter two hundred
60 twenty-two (222), section one (1), and chapter two hundred
61 nine (209), section three hundred ninety-one (391), Acts
62 of the Sixty-second General Assembly, is repealed and the
63 following enacted in lieu thereof:

64 "The amount of assistance which any person shall
65 receive under this chapter shall be determined with due
66 regard to the resources and necessary expenditures of the
67 individual and the conditions in such cases, and in accordance
68 with rules established by the state department of social
69 services; and shall be sufficient, when added to all other
70 income and support of the recipient, to provide such person
71 with a reasonable subsistence. In fixing the amount of
72 assistance, a reasonable amount of the earnings of the
73 person may be disregarded in order to encourage the person
74 to contribute to his own support.

75 The county board, under the supervision of the state
76 department of social services, shall establish services
77 to help persons receiving assistance under this chapter to
78 contribute to their own support; shall participate in the
79 work and training program established by this Act; and
80 shall cooperate with other public agencies and with private
81 agencies to secure, where appropriate, employment, education,
82 and vocational training for such persons and their families."

83 Sec. 5. Section two hundred forty-nine point nine
84 (249.9), Code 1966, is amended by adding the following paragraph:

85 "Notwithstanding any provision of this section, no
86 person shall be denied assistance because of the fact that

the person has made prior arrangements for funeral expenses in an amount not exceeding five hundred dollars."

Sec. 6. For the purposes of sections six (6) through twenty-two (22) of this Act:

1. "Commissioner" means the commissioner of social services, or his designee.

2. "Department" means the department of social services.

3. "Training" includes appropriate education.

4. "Public assistance" means aid or assistance under chapter two hundred thirty-nine (329), two hundred forty-one A (241A), or two hundred forty-nine (249) of the Code.

5. "Eligible person" includes each person who is receiving public assistance or who lives in the same household as a recipient of public assistance and whose needs are taken into account in determining the assistance payment. However, the following are not "eligible persons" unless they voluntarily request to be included:

a. A person who is under the age of sixteen years.

b. A person who has attained the age of sixty-five years.

c. A person whose health or disability does not permit any kind of work or training.

d. A person who is already engaged in an adequate full-time program of work, training, or school.

e. A person who is required to be present and is actually present in the home on a substantially continuous basis because of the illness or incapacity of another member of the household.

f. A person who is required to be present and is actually present in the home on a substantially continuous basis for the purpose of child care, either because adequate child care facilities are not available or because the absence of the person would be seriously harmful to a child in the home.

Sec. 7. It is the policy of this state that public assistance programs shall, to the maximum possible extent, be programs of rehabilitation rather than mere support. Persons and members of families receiving public assistance shall be helped to become self-supporting, and shall be required to engage in work and training to the extent provided in this Act. This Act shall be interpreted and administered to carry out this policy.

Sec. 8. The commissioner shall establish a work and training program for persons and members of families receiving public assistance. The employment security commission, the Iowa state employment service, all county boards and departments of social welfare, and all state, county, and public educational agencies and institutions providing vocational rehabilitation, adult education, or vocational or technical training shall assist and cooperate in the program. They shall make agreements and arrangements for maximum cooperation and use of all available resources in the program. By mutual agreement the commissioner may delegate any of his powers and duties under this Act to the employment security commission or the Iowa state employment service.

Sec. 9. The program shall provide for maximum cooperation

142 with and participation in federal programs having similar
143 purposes, but the state work and training program shall
144 continue whether or not federal programs and federal funds
145 are available.

146 Sec. 10. The program shall include, but not be limited
147 to:

148 1. Placing eligible persons in employment and on-
149 the-job training.

150 2. Institutional and work experience training for
151 eligible persons for whom such training is likely to lead
152 to regular employment.

153 3. Special work projects for eligible persons for
154 whom a job in the regular economy cannot be found.

155 4. Incentives, opportunities, and services to aid
156 eligible persons.

157 Sec. 11. Each eligible person shall be required to
158 participate in the work and training program, to cooperate
159 fully in the program, and to accept any reasonably suitable
160 employment, training, or education offered to him in connection
161 with the program, as a condition of receiving public assistance.
162 If he fails or refuses to do so, he shall not receive public
163 assistance. His disqualification shall not disqualify other
164 members of his family who are entitled to public assistance,
165 but their public assistance shall not be paid to the dis-
166 qualified person and shall be paid in a manner which will
167 not permit the disqualified person to have access to the
168 assistance funds. A person shall not be disqualified for
169 public assistance if it is impossible to arrange suitable
170 work or training for him.

171 Sec. 12. Work or training may be furnished by public or
172 private agencies, organizations, or companies, under rules
173 adopted by the commissioner.

174 Sec. 13. The commissioner shall establish and maintain
175 reasonable standards for health, safety, and other conditions
176 under the work and training program.

177 Sec. 14. Each eligible person, with respect to work per-
178 formed under this Act, shall be covered by the workmen's
179 compensation law or shall otherwise be provided with compa-
180 rable protection.

181 Sec. 15. If earnings are received by an eligible person
182 for work under the program, all or part of the earnings may
183 be applied to reduce the cost of public assistance to the
184 person or his family, under rules adopted by the commissioner.
185 However, the commissioner may permit the eligible person to
186 retain a reasonable part of his earnings as an incentive pay-
187 ment, without reduction of public assistance.

188 Sec. 16. In determining needs for public assistance, ex-
189 penses and needs reasonably related to work or training under
190 the program shall be taken into account.

191 Sec. 17. When needed, arrangements shall be made for the
192 care of children during the absence from the home of a person
193 participating in work or training under the program.

194 Sec. 18. Eligible persons and their families shall be
195 offered other social services which the commissioner deems
196 advisable.

197 Sec. 19. For the purposes of the work and training program,
198 the commissioner may use or transfer to any other agency any of
199 the funds appropriated for public assistance and any other funds
200 lawfully available. State and federal funds allocated to
201 the program by the commissioner and the employment security
202 commission shall be at least equal to five percent of the
203 total state and federal funds available to the department
204 for assistance under chapter two hundred thirty-nine (239)
205 of the Code, unless the commissioner determines that a
206 lesser amount is sufficient to provide an adequate work
207 and training program for all eligible persons.

208 Sec. 20. The commissioner shall adopt rules to
209 implement this Act and achieve its purposes.

210 Sec. 21. No eligible person shall be deemed to be
211 an employee of the state or any of its subdivisions by
212 reason of his participation in the work and training program.
213 However, this section shall not prevent him from having
214 the status of an employee for the purposes of workmen's
215 compensation.

216 Sec. 22. If it is finally determined that any provision
217 of this Act would cause the work and training program to be
218 ineligible for federal financial assistance which the state
219 would otherwise receive, such provision may be suspended or
220 modified to the extent which is essential to obtain such
221 assistance.

222 Further amend House File 68, page one (1), by striking
223 the period at the end of line two (2) of the title and
224 inserting in lieu thereof the following:

225 "; incentives for such persons to become self-supporting;
226 and a work and training program for such persons."

DAVID M. STANLEY
MARVIN W. SMITH
SEELEY LODWICK
W. CHARLENE CONKLIN
LUCAS DeKOSTER
ELMER F. LANGE
JAMES A. POTGETER
ERNEST KOSEK
FRANCIS MESSERLY
KENNETH PARKER
CHARLES K. SULLIVAN
CLIFTON C. LAMBORN
J. B. FLATT
THOMAS J. FREY
LEIGH CURRAN
CHARLES BALLOUN
RALPH W. POTTER
GEORGE E. O'MALLEY

- 1 Amend committee on law enforcement amendment to House
- 2 File 159, dated May 9, 1969, line 38, after the word "or"
- 3 insert ", with intent to assemble them, the".

LUCAS J. DeKOSTER
LEE H. GAUDINEER, JR.
JAMES SCHABEN
JOSEPH B. FLATT

- 1 Amend the committee amendment to House File 319
- 2 as follows:
- 3 By inserting on line 4 following the word
- 4 "highways" the words "outside incorporated and
- 5 non-incorporated cities and towns".

GENE W. GLENN

- 1 Amend House File 568 as follows:
- 2 1. By striking everything after the enacting clause
- 3 and inserting in lieu thereof the following:
- 4 "Section 1. The state of Iowa herewith permits its
- 5 residents, not otherwise precluded by an applicable law,
- 6 to purchase firearms, rifles, shotguns, ammunition, re-
- 7 loading components, or firearms accessories in states
- 8 contiguous to Iowa. This authorization is enacted in
- 9 conformance with Gun Control Act of 1968, 18 U. S. C.
- 10 section nine hundred twenty-two (922) (b) (3) (A). In
- 11 the event that presently enacted federal restrictions
- 12 on the purchase of firearms, rifles, shotguns, ammunition,
- 13 reloading components, or firearms accessories are repealed
- 14 by the United States Congress or set aside by courts of
- 15 competent jurisdiction, this section shall in no way be
- 16 interpreted to prohibit or restrict the purchase of
- 17 firearms, shotguns, rifles, ammunition, reloading components,
- 18 or firearms accessories by residents of Iowa otherwise
- 19 competent to purchase the same in contiguous or other states."
- 20 2. By striking from line two (2), the words "adjacent
- 21 states" and inserting in lieu thereof the word "Iowa".

ALDEN J. ERSKINE

- 1 Amend House File 624 by adding the following new
- 2 section thereto:
- 3 "Sec. —. Section three hundred forty-seven point
- 4 one (347.1), Code 1966, is hereby amended as follows:
- 5 1. By striking lines fourteen (14) and fifteen (15)
- 6 and inserting in lieu thereof the words 'such purpose.'
- 7 2. By striking from lines twenty-three (23) and
- 8 twenty-four (24) the words 'provided for herein' and in-
- 9 serting in lieu thereof the words 'as limited by the
- 10 provisions of sections three hundred forty-seven point
- 11 five (347.5) and three hundred forty-seven point seven
- 12 (347.7) of the Code".

VERNON H. KYHL

- 1 Amend House File 659, page 3, by adding the following new section
- 2 thereto:
- 3 "Sec. 4. All moneys remaining in the Interstate Outdoor Ad-
- 4 vertising Fund as of June 30, 1969 shall be paid into the primary
- 5 road fund."

LEE H. GAUDINEER, JR.

- 1 Amend House File 819 by striking all of section 11 and all of
- 2 section 12.

W. CHARLENE CONKLIN

1 House File 823 is hereby amended by striking everything after
2 the enacting clause and inserting in lieu thereof the following:

3 Section 1. There is hereby appropriated from the primary
4 road fund to the state highway commission for each year of the
5 biennium beginning July 1, 1969 and ending June 30, 1971, the
6 following amounts, or so much thereof as may be necessary, to
7 be used in the following manner:

8 1. ADMINISTRATION:

9 For salaries	\$ 467,510.00
10 For support, maintenance and	
11 miscellaneous purposes	402,680.00
12 Total for administration	<u>\$ 870,190.00</u>

13 From the funds provided above for administration, the five
14 state highway commissioners shall each be paid an annual salary
15 of eight thousand five hundred (8,500) dollars; the commission-
16 ers may incur actual local office expense of not to exceed five
17 hundred (500) dollars each, except the chairman whose expense
18 may total not to exceed seven hundred fifty (750) dollars. The
19 director of highways shall be paid an annual salary of twenty-
20 nine thousand (29,000) dollars.

21 2. SUPPORT SERVICES:

22 For salaries	\$ 2,087,250.00
23 For support, maintenance and	
24 miscellaneous purposes	1,549,900.00
25 Total for support services	<u>\$ 3,587,150.00</u>

26 3. PLANNING:

27 For salaries	\$ 1,481,000.00
28 For support, maintenance and	
29 miscellaneous purposes	222,000.00
30 Total for planning	<u>\$ 1,703,000.00</u>

31 4. DEVELOPMENT:

32 For salaries	\$ 4,802,030.00
33 For support, maintenance and	
34 miscellaneous purposes	3,231,390.00
35 Total for development	<u>\$ 8,033,420.00</u>

36 5. HEADQUARTERS OPERATIONS:

37 For salaries	\$ 1,892,562.00
38 For support, maintenance and	
39 miscellaneous purposes	420,138.00
40 Total for headquarters operations	<u>\$ 2,312,700.00</u>

41 6. FIELD OPERATIONS:

42 For salaries	<u>\$22,816,300.00</u>
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43	For support, maintenance and	
44	miscellaneous purposes	9,663,850.00
45	Total for field operations	\$32,480,150.00
46	7. ADDITIONAL EQUIPMENT	\$ 375,000.00
47	Such additional equipment is to be	
48	purchased to supplement present inven-	
49	tory. All acquisitions, when acquired,	
50	will become a part of the state highway	
51	commission materials and equipment re-	
52	volving fund.	
53	8. REPLACEMENT EQUIPMENT	\$ 1,000,000.00
54	To be deposited in the materials	
55	and equipment revolving fund, estab-	
56	lished by chapter two hundred fifty-	
57	one (251), Acts of the Sixty-second	
58	General Assembly, for replacement of	
59	equipment which had been depreciated	
60	prior to the establishment of the	
61	fund.	
62	Grand total	\$50,361,610.00

63 Sec. 2. Unless otherwise provided, the primary road fund
64 is hereby appropriated for highway construction.

65 Sec. 3. All refunds and reimbursements, including federal
66 funds, received during the biennium shall be credited directly
67 to the primary road fund, except the refunds and reimbursements
68 relating to the materials and equipment revolving fund and the
69 aircraft revolving fund which shall be credited in accordance
70 with the provisions of section eight point thirty-two (8.32)
71 of the Code.

72 Sec. 4. No moneys appropriated by this Act shall be used
73 for capital improvements.

74 Sec. 5. The permanent resident engineers' offices presently
75 established by the state highway commission shall not be moved
76 from their locations, however, the commission may establish not
77 more than two temporary resident engineers' offices within the
78 state as needed.

79 Sec. 6. Section three hundred thirteen point five (313.5)
80 of the Code is hereby amended as follows:

81 1. By striking lines twenty-two (22) and twenty-three (23).

82 2. By striking from line twenty-four (24) the words "shall
83 revert to the primary road fund".

84 Sec. 7. The provisions of chapter eight (8) of the Code
85 shall apply to this Act.

86 Sec. 8. Where any of the laws of this state are in conflict
87 with this Act, the provisions of this Act shall govern for the
88 biennium.

FRANCIS L. MESSERLY

- 1 Amend House File 823 by striking on page 1 in lines
- 2 21 and 22 the words and figures, "twenty-seven thousand

- 3 six hundred (27,600)" and by inserting in lieu thereof
4 the words and figures "twenty-nine thousand (29,000)".

LEE GAUDINEER
ROBERT RIGLER
FRANCIS MESSERLY

- 1 Amend House File 823, page 4, by striking lines 19
2 through 24, inclusive, and renumbering the remaining
3 sections in conformity herewith.
4 Further amend House File 823 by inserting on page
5 5, line 1, after the figure "(8)", the words and
6 figures, "and section three hundred thirteen point
7 five (313.5)".

LEE GAUDINEER

On motion of Senator Lange, the Senate adjourned until 8:00 a.m.,
Friday, May 16, 1969.

JOURNAL OF THE SENATE

SENATE CHAMBER,
DES MOINES, IOWA, FRIDAY, MAY 16, 1969.

The Senate met in regular session, Senator Lange presiding.

Prayer was offered by Reverend Robert W. Rae, pastor of the Highland Park Presbyterian Church, Des Moines, Iowa.

The Senate pledged allegiance to the flag.

The Journal of May 15, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Senator Ollenburg for the day on request of Senator Stanley.

HOUSE CONCURRENT RESOLUTION ADOPTED

House Concurrent Resolution 29

Senator Kosek called up for consideration House Concurrent Resolution 29, found on page 1637 of the Senate Journal, and moved its adoption.

The motion prevailed and the resolution was adopted.

SENATE CONCURRENT RESOLUTION DEFERRED

Senate Concurrent Resolution 36

Senator Clarke called up for consideration Senate Concurrent Resolution 36, found on page 1536 of the Senate Journal.

Senator Potgeter moved that the resolution be referred to the committee on Iowa development.

Senator Stanley asked and received unanimous consent that further action on Senate Concurrent Resolution 36 be deferred.

SENATE CONCURRENT RESOLUTION ADOPTED

Senate Concurrent Resolution 33

Senator Glenn called up for consideration Senate Concurrent Resolution 33, found on page 1358 of the Senate Journal.

Senator Mogged offered the following amendment by Senators Mogged, et al., and moved its adoption:

Amend Senate Concurrent Resolution 33, found on page 1358, Senate Journal for May 5, 1969, by striking from the resolving clause the words "express full confidence in the ability of" and inserting in lieu thereof the word "encourage".

The amendment was adopted.

On motion of Senator Glenn, the resolution as amended was adopted.

President pro tempore Lodwick took the chair at 8:55 a.m.

SENATE CONCURRENT RESOLUTION ADOPTED

Senate Concurrent Resolution 35

Senator Benda called up for consideration Senate Concurrent Resolution 35, found on page 1496 of the Senate Journal, and moved its adoption.

Roll call was requested.

On the question "Shall the resolution be adopted?" (S.C.R. 35) the vote was:

Ayes, 29:

Balloun	Klink	Mogged	Shaff
Benda	Kosek	Mowry	Smith
Curran	Kyhl	Neu	Stanley
Flatt	Lamborn	Nicholson	Stephens
Gilley	Lange	Parker	Sullivan
Griffin	Lodwick	Potter	Thordsen
Hougen	Messerly	Reichardt	Walsh
Keith			

Nays, 25:

Anderson	Dodds	Hammer	Palmer
Arbuckle	Erskine	Hill	Potgeter
Briles	Frey	Leonard	Schaben
Clarke	Frommelt	Lucken	Shirley
Coleman	Gaudineer	McGill	Van Gilst
Conklin	Glenn	O'Malley	Weimer
DeKoster			

Absent or not voting, 7:

DeHart	Doderer	Lisle	Rigler
Denman	Laverty	Ollenburg	

The resolution was adopted.

CONSIDERATION OF JOINT RESOLUTION

Senate Joint Resolution 29

On motion of Senator Lange, Senate Joint Resolution 29, a joint resolution directing the treasurer of state to call and redeem the Korean veterans' bonus bonds, was taken up and considered.

Senator Lange asked and received unanimous consent that **House Joint Resolution 19** be substituted for **Senate Joint Resolution 29**.

House Joint Resolution 19

On motion of Senator Lange, House Joint Resolution 19, a joint resolution directing the treasurer of state to call and redeem the Korean Veterans' bonus bonds, was taken up and considered.

Senator Stanley moved the previous question on House Joint Resolution 19, and all amendments and motions subsidiary thereto.

The motion prevailed and the previous question was invoked.

Senator Lange offered the following amendment:

House Joint Resolution 19 is hereby amended by striking all after line five (5) on page one (1) and all of page two (2) and inserting in lieu thereof the following:

WHEREAS, it is in the best interest of the state to discontinue the tax levy upon moneys and credits after the levy for the year 1969, payable in 1970, and to pay the debt and stop the interest payments thereon, and

WHEREAS, the state of Iowa will have sufficient moneys in the funds directly relating to the issuance, payment, and redemption of the Korean veterans' bonus bonds on June 1, 1970; NOW THEREFORE,

Be It Resolved by the General Assembly of the State of Iowa:

Section 1. The treasurer of state is hereby directed to call for payment of all outstanding Korean veterans' bonus bonds no later than June 1, 1970, except those with maturity date on or before December 1, 1970, and to make and publish such notice of call as may be required by chapter thirty-five B of the Code, and as he may deem necessary to effect said call.

Sec. 2. On June 1, 1970, or as soon thereafter as practicable, the treasurer of state shall redeem and retire all outstanding Korean veterans' bonus bonds, including interest and premium, in the manner provided in chapter thirty-five B (35B) of the Code.

Sec. 3. The treasurer of state shall, by August 1, 1969, direct the department of revenue to cause to have the tax levied on moneys and credits for the last and final time for the purpose of paying principal, interest and premium on the Korean veterans' bonus bonds, for 1969 taxes, payable in 1970.

Sec. 4. The treasurer shall set up an account by entry on his books of a sum sufficient to pay all outstanding bonds, interest, premiums, plus outstanding claims and expenses. This account shall be segregated from the general fund and shall represent actual cash on hand. Such cash may be invested and if so invested, interest shall accrue to the general fund of the state. Any funds remaining after final redemption, interest, premium, and establishment of the account, shall, in accordance with section thirty-five B point eleven (35B.11) of the Code, be transferred to the general fund of the state.

Senator Gaudineer raised a point of order on the consideration of the Lange amendment, filed May 15, for the reason that his amendment had been filed May 14 and should be considered first.

The Chair ruled the point not well taken.

Senator Lange asked and received unanimous consent that the amendment filed by Senator Gaudineer be taken up for immediate consideration.

Senator Gaudineer offered the following amendment:

Amend House Joint Resolution 19 as follows:

1. By inserting on page 1, in line 15, after the word, "payment" the words, "without penalty or premium,".
2. By striking on page 1, in lines 22 and 23, the words, "and premium".
3. By striking on page 2, in line 3, the words, "interest and premium" and by inserting in lieu thereof the words, "and interest".
4. By striking on page 2, in line 11, the word, "premium".

Senator Arbuckle moved that further action on House Joint Resolution 19 be deferred until 1970.

The Chair ruled the motion out of order under the previous question rule.

Senator Glenn moved that the previous question be rescinded.

Senator Stanley raised a point of order that the motion was out of order.

The Chair ruled the point well taken and the motion out of order.

Senator Glenn moved that the rules be suspended in order to reconsider the previous question, and called for a division.

The motion was lost.

Senator Gaudineer asked and received unanimous consent to file the following amendment to the Lange amendment:

Amend the Lange amendment to House Joint Resolution 19, filed May 15, 1969, as follows:

1. By striking from line 20 the words, "and premium".
2. By striking from line 25 the words, "interest and premium", and by inserting in lieu thereof the words, "and interest".
3. By striking from line 29 the word, "premiums,".
4. By adding the following new section thereto:
"Sec. 5. The comptroller shall immediately enter into discussions and negotiations with all persons or their authorized representatives who still hold outstanding bonds, for redemption of such bonds at par plus interest, or less. Any bonds that can be so retired or redeemed shall be paid and cancelled."

The amendment to the amendment was adopted.

Senator Gaudineer asked and received unanimous consent to withdraw the amendment previously offered.

Senator Lange offered the following amendment to the amendment:

Amend the Lange amendment to House Joint Resolution 19, filed May 15, 1969, by striking in line 33 the words "final redemption, interest, premium, and".

The amendment to the amendment was adopted.

Senator Shirley offered the following amendment to the amendment and called for a division of the amendment:

1. Amend the Lange amendment to House Joint Resolution 19, filed May 15, 1969, page 1, by striking the word, "Resolved" in line 11 and inserting in lieu thereof the word "Enacted".

2. And by striking the period (.) in line 36 and insert in lieu thereof the following:

" , invested pursuant to section four hundred fifty-two point ten (452.10) of the Code. Said funds so transferred and invested shall be designated the Viet Nam Bonus Fund and shall not be disbursed for any state purpose unless specifically appropriated by an Act of the General Assembly."

On motion of Senator Shirley, division 1 of the amendment to the amendment was adopted.

Senator Shirley moved the adoption of division 2 of the amendment to the amendment and requested a roll call.

On the question "Shall division 2 of the amendment to the amendment be adopted?" (H.J.R. 19) the vote was:

Rule 24 was invoked.

Ayes, 22:

Briles	Flatt	McGill	Shirley
Coleman	Frommelt	O'Malley	Sullivan
Conklin	Gaudineer	Palmer	Van Gilst
DeHart	Glenn	Reichardt	Walsh
Denman	Hill	Schaben	Weimer
Dodds	Hougen		

Nays, 34:

Anderson	Griffin	Lisle	Parker
Arbuckle	Hammer	Lodwick	Potgeter
Balloun	Keith	Lucken	Potter
Benda	Klink	Messerly	Shaff
Clarke	Kosek	Mogged	Smith
Curran	Kyhl	Mowry	Stanley
DeKoster	Lamborn	Neu	Stephens
Frey	Lange	Nicholson	Thordsen
Gilley	Laverty		

Absent or not voting, 5:

Doderer	Leonard	Ollenburg	Rigler
Erskine			

Division 2 of the amendment to the amendment was lost.

MOTION TO SUSPEND RULES FAILED

Senator Schaben moved that the rules be suspended in order to take up for consideration Senate Concurrent Resolution 22, and requested a roll call.

On the question "Shall the motion to suspend the rules be adopted?" the vote was:

Ayes, 15:

Coleman	Gaudineer	O'Malley	Shirley
Denman	Glenn	Palmer	Van Gilst
Dodds	Hill	Reichardt	Weimer
Frommelt	McGill	Schaben	

Nays, 41:

Anderson	Frey	Lange	Parker
Arbuckle	Gilley	Lavery	Potgeter
Balloun	Griffin	Leonard	Potter
Benda	Hammer	Lisle	Shaff
Clarke	Hougen	Lodwick	Smith
Conklin	Keith	Lucken	Stanley
Curran	Klink	Mogged	Stephens
DeHart	Kosek	Mowry	Sullivan
DeKoster	Kyhl	Neu	Thordsen
Erskine	Lamborn	Nicholson	Walsh
Flatt			

Absent or not voting, 5:

Briles	Messerly	Ollenburg	Rigler
Doderer			

The motion was lost.

House Joint Resolution 19

On motion of Senator Lange, the amendment as amended was adopted.

Senator Kyhl took the chair at 11:35 a.m.

Senator Lange moved that the resolution be read the last time now, which motion prevailed, and the resolution was read the last time.

On the question "Shall the resolution be adopted?" (H.J.R. 19) the vote was:

Rule 24 was invoked.**Ayes, 85:**

Anderson	Frey	Lavery	Potgeter
Balloun	Gilley	Lisle	Potter
Benda	Griffin	Lodwick	Shaff
Clarke	Hammer	Messerly	Smith
Conklin	Keith	Mogged	Stanley
Curran	Kosek	Mowry	Stephens
DeKoster	Kyhl	Neu	Thordsen
Erskine	Lamborn	Nicholson	Walsh
Flatt	Lange	Parker	

Nays, 21:

Briles	DeHart	Dodds	Gaudineer
Coleman	Denman	Frommelt	Glenn

Hill
Hougen
Klink
Leonard

Lucken
McGill
O'Malley

Palmer
Schaben
Shirley

Sullivan
Van Gilst
Weimer

Absent or not voting, 5:

Arbuckle
Doderer

Ollenburg

Reichardt

Rigler

The resolution having received a constitutional majority was declared to have been adopted by the Senate and the title was agreed to.

Senator Lange moved that the vote by which House Joint Resolution 19 was adopted by the Senate be reconsidered and the motion to reconsider be laid on the table.

Roll call was requested.

On the question "Shall the motion to reconsider the vote by which House Joint Resolution 19 was adopted by the Senate be laid on the table?" the vote was:

Ayes, 33:

Anderson
Balloun
Benda
Curran
DeKoster
Erskine
Flatt
Frey
Gilley

Griffin
Hammer
Keith
Kosek
Kyhle
Lamborn
Lange
Laverty

Lisle
Lodwick
Lucken
Messerly
Mowry
Neu
Nicholson
Parker

Potgeter
Potter
Shaff
Smith
Stanley
Stephens
Thordsen
Walsh

Nays, 21:

Briles
Coleman
DeHart
Denman
Dodds
Frommelt

Gaudineer
Glenn
Hill
Hougen
Klink

Leonard
McGill
Mogged
O'Malley
Palmer

Schaben
Shirley
Sullivan
Van Gilst
Weimer

Absent or not voting, 7:

Arbuckle
Clarke

Conklin
Doderer

Ollenburg
Reichardt

Rigler

The motion prevailed.

Senator Lange asked and received unanimous consent that Senate Joint Resolution 29 be withdrawn from further consideration of 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:

1. Refused to concur in sections 1, 16, 17, 18 and sections 35 through 79;
 2. Concurred in sections 2 through 11 and sections 13, 14, 15 and sections 19 through 34;
 3. Amended and concurred in as amended section 12;
- of the Senate amendments to House File 390, a bill for an act relating to the organization for annual sessions of the General Assembly.

WILLIAM R. KENDRICK, Chief Clerk

HOUSE AMENDMENT TO THE SENATE AMENDMENT TO HOUSE FILE 390

Amend Section 12 of the Senate amendment to House File 390 as follows:

1. By striking from page 5, line twenty-four (24) the word "six" and inserting in lieu thereof the word "five".
2. By striking from page 5, line twenty-seven (27) the words "seven thousand five hundred" and inserting in lieu thereof the words "six thousand".
3. By striking from page 5, line twenty-nine (29) the word "eighteen" and inserting in lieu thereof the word "fifteen".
4. By striking from page 5, line thirty (30) the words "of office".
5. By striking from page 5, line thirty-two (32) the word "nine" and inserting in lieu thereof the words "seven and one-half".
6. By striking from page 6, line seventeen (17) the word "twelve" and inserting in lieu thereof the word "ten".

SENATE FILE WITHDRAWN

Senator Schaben asked and received unanimous consent that **Senate File 335** be withdrawn from further consideration of the Senate.

On motion of Senator Stanley, the Senate recessed until 1:15 p.m.

AFTERNOON SESSION

The Senate reconvened, President Jepsen presiding.

MOTION TO RECONSIDER WITHDRAWN

Senator Frey asked and received unanimous consent to withdraw the motion to reconsider **House File 784** filed by him on May 12 and found on page 1570 of the Senate Journal.

HOUSE AMENDMENT TO SENATE AMENDMENT CONSIDERED

House File 793

Senator Mowry called up for consideration House File 793, a bill for an act to appropriate from the general fund of the State of Iowa to various state departments and their divisions, and to amend various sections of the Code relating to departments receiving appropriations under this act, amended by the Senate and further

amended by the House, and called for a division of the House amendment:

1. Amend Senate amendment No. 1 to House File 793 by inserting after the word "commission," in line four (4) thereof the words "excluding individuals employed by local alcoholism or detoxification units,".

2. Further amend the Senate amendment to House File 793 by adding thereto the following:

17. Page 9, line twenty-nine (29), by inserting after the word "improvements" the following:

" , except such expenditures as may be made in connection with maintenance and training facilities required by the Military Division, Department of Public Defense".

On motion of Senator Mowry, the Senate concurred in division 1 of the House amendment.

Senator Lange took the chair at 1:50 p.m.

Action on the House amendment to the Senate amendment was temporarily deferred.

SENATE CONCURRENT RESOLUTION ADOPTED

Senate Concurrent Resolution 42

Senator Flatt asked and received unanimous consent to call up for consideration Senate Concurrent Resolution 42 found on page 1643 of the Senate Journal and moved its adoption.

The motion prevailed and the resolution was adopted.

CONSIDERATION OF BILLS

House File 528

On motion of Senator Lucken, House File 528, a bill for an act defining "workman" or "employee" in the workmen's compensation law, 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 528 by striking all after the enacting clause and substituting in lieu thereof the following:

Sec. 1. Section eighty-five point sixty-one (85.61), Code 1966, as amended by chapter one hundred fifteen (115), Acts of the Sixty-second General Assembly, is further amended by adding to subsection three (3) the following new subparagraph:

"Partners; directors of any corporation who are not at the same time employees of such corporation; or directors, trustees, officers or other managing officials of any nonprofit corporation or association who are not at the same time full-time employees of such nonprofit corporation or association."

The amendment was adopted.

Senator Lucken moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 528) the vote was:

Ayes, 50:

Anderson	Flatt	Lange	Palmer
Balloun	Frey	Lavery	Parker
Benda	Frommelt	Leonard	Potgeter
Briles	Gaudineer	Lodwick	Potter
Clarke	Gilley	Lucken	Shirley
Coleman	Glenn	McGill	Smith
Conklin	Griffin	Messerly	Stanley
Curran	Hill	Mogged	Stephens
DeHart	Hougen	Mowry	Sullivan
Denman	Keith	Neu	Thordsen
Dodds	Klink	Nicholson	Van Gilst
Doderer	Kosek	O'Malley	Walsh
Erskine	Kyhl		

Nays, none.

Absent or not voting, 11:

Arbuckle	Lamborn	Reichardt	Shaff
DeKoster	Lisle	Rigler	Weimer
Hammer	Ollenburg	Schaben	

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 528** be immediately messaged to the House, which request was complied with.

House File 618

On motion of Senator Keith, House File 618, a bill for an act to abolish the state sheep association, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Keith asked and received unanimous consent that further action on **House File 618** be deferred and that the bill retain its place on the calendar.

VISITORS WELCOMED

Senator Lange welcomed forty-six government students from the Lake View-Auburn High School, accompanied by their sponsors, Mr. McConnell and Mr. Peterson, who were present in the balcony.

HOUSE AMENDMENT TO SENATE AMENDMENT CONSIDERED

House File 417

Senator Stephens called up for consideration House File 417, a

bill for an act relating to the inspection of meat and poultry, to clarify and otherwise amend chapter one hundred eighty-nine A (189A) of the Code to provide for cooperation with appropriate federal agencies with respect to meat and poultry products inspection programs, and for other purposes and make an appropriation therefor, amended by the Senate and further amended by the House, and moved that the Senate concur in the following amendment:

Amend the Senate amendment to House File 417 as follows:

Page 2, line one (1), by striking the word "and" following the word "restaurant" and inserting in lieu thereof the following: "selling twenty pounds or more of meat or meat products annually and each".

The Senate concurred in the House amendment to the Senate amendment.

Senator Stephens moved that the bill as amended by the House and concurred in by the Senate be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 417) the vote was:

Ayes, 49:

Anderson	Frommelt	Laverty	Parker
Balloun	Gaudineer	Leonard	Potgeter
Benda	Gilley	Lodwick	Potter
Clarke	Glenn	Lucken	Reichardt
Coleman	Griffin	McGill	Shirley
Conklin	Hill	Messery	Smith
Curran	Hougen	Mogged	Stanley
DeHart	Keith	Mowry	Stephens
Dodds	Klink	Neu	Sullivan
Doderer	Kosek	Nicholson	Thordsen
Erskine	Kyhl	O'Malley	Van Gilst
Flatt	Lange	Palmer	Walsh
Frey			

Nays, none.

Voting present, 1:

Hammer

Absent or not voting, 11:

Arbuckle	Denman	Ollenburg	Shaff
Briles	Lamborn	Rigler	Weimer
DeKoster	Lisle	Schaben	

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

CONSIDERATION OF BILLS

Senate File 689

On motion of Senator Flatt, Senate File 689, a bill for an act to appropriate from the general fund of the state for capital improvements and purchases of land for institutions under the board of

regents including construction of new buildings, repairs, improvements, land purchases, replacements, or alterations, and providing for joint control for the expenditure thereof by the board of regents, the governor, and the state comptroller, was taken up for further consideration.

Senator Flatt moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 689) the vote was:

Ayes, 47:

Balloun	Frommelt	Laverty	Potgeter
Benda	Gaudineer	Leonard	Potter
Briles	Gilley	Lodwick	Reichardt
Clarke	Glenn	Lucken	Rigler
Conklin	Griffin	McGill	Shirley
Curran	Hammer	Messerly	Smith
DeHart	Hill	Mogged	Stanley
Dodds	Keith	Mowry	Stephens
Doderer	Klink	Nicholson	Sullivan
Erskine	Kosek	O'Malley	Thordsen
Flatt	Kyhl	Palmer	Van Gilst
Frey	Lange	Parker	

Nays, none.

Absent or not voting, 14:

Anderson	Denman	Neu	Shaff
Arbuckle	Hougen	Ollenburg	Walsh
Coleman	Lamborn	Schaben	Weimer
DeKoster	Lisle		

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Stanley moved that the vote by which Senate File 689 passed the Senate be reconsidered and the motion to reconsider be laid on the table, which motion prevailed.

Senator Flatt asked and received unanimous consent that **Senate File 689** be immediately messaged to the House, which request was complied with.

MOTION TO RECONSIDER

Senator Griffin called up the following motion filed at the desk:

MR. PRESIDENT: I move to reconsider the vote by which Senate File 689 passed the Senate.

The Chair ruled the motion out of order.

CONSIDERATION OF BILLS

House File 68

On motion of Senator Kosek, House File 68, a bill for an act relating to allowance of assistance for families of dependent children,

disabled persons, and elderly persons, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Stanley offered the amendment filed by Senators Stanley, et al., on May 15 and found on pages 1684-1688, inclusive, of the Senate Journal.

President pro tempore Lodwick took the chair at 3:12 p.m.

Senator Glenn offered the following amendment to the amendment:

Amend the Stanley, et al., amendment to House File 68 as follows:

1. On line 125 by striking the word "required" and inserting in lieu thereof the word "encouraged".

2. On line 157 by striking the word "required" and inserting in lieu thereof the word "encouraged".

3. By striking all of line 162 and by striking on line 163 the word "assistance."

Senator Potgeter moved the previous question on House File 68 and all amendments and motions subsidiary thereto.

Roll call was requested.

On the question "Shall debate be closed on the pending question?" (H.F. 68) the vote was:

Ayes, 32:

Anderson	Gilley	Lisle	Parker
Arbuckle	Griffin	Lodwick	Potgeter
Balloun	Hammer	Lucken	Potter
Briles	Keith	Messerly	Smith
Clarke	Kosek	Mogged	Stanley
Curran	Kyhl	Mowry	Stephens
DeKoster	Lamborn	Neu	Sullivan
Flatt	Laverty	Nicholson	Thordsen

Nays, 18:

Coleman	Frommelt	McGill	Shirley
Denman	Gaudineer	O'Malley	Van Gilst
Dodds	Glenn	Palmer	Walsh
Doderer	Hill	Reichardt	Weimer
Frey	Leonard		

Absent or not voting, 11:

Benda	Erskine	Lange	Schaben
Conklin	Hougen	Ollenburg	Shaff
DeHart	Klink	Rigler	

The motion prevailed and the previous question was invoked.

Senator Glenn moved the adoption of the amendment to the amendment and requested a roll call.

On the question "Shall the Glenn amendment to the amendment be adopted?" (H.F. 68) the vote was:

Ayes, 19:

Coleman	Gaudineer	Mowry	Schaben
Denman	Glenn	Neu	Shirley
Dodds	Hill	O'Malley	Van Gilst
Doderer	Leonard	Palmer	Weimer
Frommelt	McGill	Reichardt	

Nays, 32:

Anderson	Erskine	Lamborn	Potgeter
Arbuckle	Flatt	Lisle	Potter
Balloun	Gilley	Lodwick	Smith
Briles	Griffin	Lucken	Stanley
Clarke	Hammer	Messerly	Stephens
Conklin	Keith	Mogged	Sullivan
Curran	Kosek	Nicholson	Thordsen
DeKoster	Kyhl	Parker	Walsh

Absent or not voting, 10:

Benda	Hougen	Laverty	Rigler
DeHart	Klink	Ollenburg	Shaff
Frey	Lange		

The amendment to the amendment was lost.

Senator Lange took the chair at 4:15 p.m.

Senator Stanley moved the adoption of the amendment.

Roll call was requested.

On the question "Shall the Stanley, et al., amendment be adopted?" (H.F. 68) the vote was:

Ayes, 35:

Anderson	Erskine	Laverty	Potgeter
Arbuckle	Frey	Lisle	Potter
Balloun	Gilley	Lodwick	Smith
Briles	Griffin	Lucken	Stanley
Clarke	Hammer	Messerly	Stephens
Conklin	Keith	Mowry	Sullivan
Curran	Kosek	Neu	Thordsen
DeHart	Kyhl	Nicholson	Walsh
DeKoster	Lange	Parker	

Nays, 16:

Coleman	Gaudineer	McGill	Schaben
Denman	Glenn	O'Malley	Shirley
Doderer	Hill	Palmer	Van Gilst
Frommelt	Leonard	Rigler	Weimer

Absent or not voting, 10:

Benda	Hougen	Mogged	Reichardt
Dodds	Klink	Ollenburg	Shaff
Flatt	Lamborn		

The amendment was adopted.

Senator Walsh offered the following amendment:

Amend House File 68 by adding the following new section:

"Each county shall participate in federal commodity or food stamp program. Each county participating in a federal commodity or food stamp program, which administers food stamps, surplus foods, or other commodities, made available by the federal government for the distribution to needy persons shall designate one location for receipt of such surplus foods, food stamps, or other commodities in all municipal corporations. Additional locations shall be designated for each additional twenty-five thousand persons residing in such municipal corporations. Each county shall distribute stamps, food, or other commodities at least once every ten days from such locations. Each county shall prescribe the days and hours such locations shall be open".

Senator Walsh moved the adoption of the amendment and requested a roll call.

On the question "Shall the Walsh amendment be adopted?" (H.F. 68) the vote was:

Ayes, 31:

Balloun	Frey	Lisle	Reichardt
Briles	Frommelt	Lodwick	Rigler
Coleman	Gaudineer	Mogged	Shirley
Curran	Glenn	Mowry	Stanley
DeKoster	Hammer	Neu	Thordsen
Doderer	Kosek	Palmer	Walsh
Erskine	Kyhl	Potgeter	Weimer
Flatt	Leonard	Potter	

Nays, 17:

Arbuckle	Hill	Lucken	Smith
Conklin	Keith	Messerly	Stephens
DeHart	Lange	Nicholson	Sullivan
Gilley	Laverty	Parker	Van Gilst
Griffin			

Voting present, 2:

O'Malley Schaben

Absent or not voting, 11:

Anderson	Denman	Klink	Ollenburg
Benda	Dodds	Lamborn	Shaff
Clarke	Hougen	McGill	

The amendment was adopted.

Senator Kosek moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 68) the vote was:

Rule 24 was invoked.

Ayes, 33:

Anderson	Clarke	Erskine	Keith
Arbuckle	Conklin	Flatt	Kosek
Balloun	Curran	Gilley	Kyhl
Briles	DeKoster	Hammer	Lange

Lisle
Lodwick
Lucken
Messerly
Mogged

Mowry
Nicholson
Ollenburg
Parker

Potgeter
Potter
Smith
Stanley

Stephens
Sullivan
Thordsen
Walsh

Nays, 19:

Coleman
DeHart
Denman
Doderer
Frey

Frommelt
Gaudineer
Glenn
Griffin
Hill

Laverty
Leonard
O'Malley
Palmer
Rigler

Schaben
Shirley
Van Gilst
Weimer

Absent or not voting, 9:

Benda
Dodds
Hougen

Klink
Lamborn

McGill
Neu

Reichardt
Shaff

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 House File 68 passed the Senate be reconsidered and the motion to reconsider be laid on the table.

Roll call was requested.

On the question "Shall the motion to reconsider the vote by which House File 68 passed the Senate be laid on the table?" the vote was:

Ayes, 30:

Anderson
Balloun
Benda
Briles
Clarke
Conklin
Curran
Erskine

Flatt
Gilley
Hammer
Keith
Kosek
Lange
Lisle
Lodwick

Lucken
Messerly
Mogged
Mowry
Neu
Nicholson
Parker

Potgeter
Potter
Smith
Stanley
Sullivan
Thordsen
Walsh

Nays, 23:

Arbuckle
Coleman
DeHart
DeKoster
Denman
Doderer

Frey
Frommelt
Gaudineer
Glenn
Griffin
Hill

Laverty
Leonard
O'Malley
Palmer
Reichardt
Rigler

Schaben
Shirley
Stephens
Van Gilst
Weimer

Absent or not voting, 8:

Dodds
Hougen

Klink
Kyhl

Lamborn
McGill

Ollenburg
Shaff

The motion prevailed.

Senator Hill raised a point of order that under Senate Rule 25 a constitutional majority was required to reconsider a bill.

The Chair ruled the point not well taken.

MOTION TO RECONSIDER WITHDRAWN

House File 714

Senator Walsh asked and received unanimous consent to withdraw the motion to reconsider House File 714 filed by him on May 14 and found on page 1642 of the Senate Journal.

House File 793

The Senate resumed consideration of House File 793 and the House amendment to the Senate amendment.

On motion of Senator Mowry, the Senate concurred in division 2 of the House amendment.

On motion of Senator Mowry, the Senate receded from its amendment to page 3, line 34, of the bill which increased the figures "30,000" to "33,000".

On motion of Senator Mowry, the Senate insisted on its amendment to pages 9 and 10 of the bill which struck all of section 4, and House File 793 was sent to a conference committee.

APPOINTMENT OF CONFERENCE COMMITTEE

President Jepsen announced the appointment of the following conference committee on **House File 793** on the part of the Senate: Senators Briles, chairman; Mowry, Sullivan and Doderer.

CONSIDERATION OF BILLS

House File 605

On motion of Senator Mowry, House File 605, a bill for an act to appropriate money credited to the account of the State of Iowa in the unemployment trust fund, with report of committee recommending passage, was taken up, considered and the report of the committee adopted.

President pro tempore Lodwick took the chair at 5:45 p.m.

Senator Mowry moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 605) the vote was:

Ayes, 40:

Anderson
Arbuckle
Balloun
Briles
Clarke
Conklin
Curran

DeHart
DeKoster
Denman
Erskine
Flatt
Frommelt
Gaudineer

Keith
Kosek
Kyhl
Lange
Laverty
Leonard
Lisle

Lodwick
Messerly
Mogged
Mowry
Neu
Nicholson
Palmer

Parker
Potgeter
Potter

Rigler
Schaben
Shirley

Smith
Stanley
Stephens

Sullivan
Thordsen
Walsh

Nays, 5:

Coleman
Glenn

Hill

Hougen

O'Malley

Absent or not voting, 16:

Benda
Dodds
Doderer
Frey

Gilley
Griffin
Hammer
Klink

Lamborn
Lucken
McGill
Ollenburger

Reichardt
Shaff
Van Gilst
Weimer

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

House File 819

On motion of Senator Smith, House File 819, a bill for an act to appropriate from the general fund of the state to the department of social services and the board of parole and relating to the administration of programs of such department, with report of committee recommending passage, was taken up, considered and the report of the committee adopted.

Senator Conklin offered the following amendment and moved its adoption:

Amend House File 819 by striking all of section 11 and all of section 12.

Senator O'Malley called for a division of the amendment, the part which struck section 11 to be considered as division 1, and the part which struck section 12 to be considered as division 2.

On motion of Senator Conklin, division 1 of the amendment was adopted.

Senator Conklin asked and received unanimous consent to withdraw division 2 of the amendment.

(Consideration of House File 819 pending on adjournment.)

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 refused to concur in the Senate amendments to:

House File 714, a bill for an act relating to motor vehicles and the state road use tax fund.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 682, a bill for an act to appropriate to the educational radio and television facility board.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 686, a bill for an act to appropriate to educational radio and television facility board for capital improvements.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 181, a bill for an act relating to levee and drainage districts.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 612, a bill for an act relating to the merit system of personnel administration.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 649, a bill for an act relating to the establishment of an office for planning and programming to coordinate efforts of state agencies and local governments under the office of the Governor.

WILLIAM R. KENDRICK, Chief Clerk

HOUSE AMENDMENT TO SENATE FILE 181

Amend Senate File 181 as follows:

1. Page 1 by striking after line fifteen (15) the words "after an opportunity for hearing" and inserting in lieu thereof the words "hearing as provided by this chapter for the original establishment of a district".

2. Page 2, line twenty-six (26), by inserting after the word "river" the following: "and spread any deficiency in assessment among the remaining lands as provided by section four hundred fifty-five point fifty-six (455.56) of the Code."

HOUSE AMENDMENT TO SENATE FILE 612

Amend Senate File 612, as passed by the Senate (reprint), as follows:

1. Page 2 by inserting in line thirty-one (31) after the word "officers" the following: ", as defined in section ninety-seven A point one (97A.1) of the Code,".

2. Pages 3 and 4 by striking all of section 9.

HOUSE AMENDMENT TO SENATE FILE 649

Amend Senate File 649, as passed by the Senate (reprint), as follows:

1. By striking all of section one (1) following the period in line ten (10) and inserting in lieu thereof the following:

"Employees of the office shall serve at the pleasure of the governor. Where required by federal statutes, employees shall be covered under the provisions of chapter ninety-five (95), Acts of the Sixty-second General Assembly."

2. Page 4, line twenty-three (23), by striking all after the period, and all of lines twenty-four (24) through twenty-seven (27).

3. Page 4, line thirty-five (35), by inserting after the period the following: "With respect to institutions governed by the board of regents, this authority shall be limited to those plans or programs which are partially or wholly supported by federal grants-in-aid. It is further understood that the governor's authority to delete contradictory or duplicating plans or pro-

grams shall be limited with regard to such institutions to conflicts of plans or programs of regents institutions with plans or programs of other state agencies or institutions."

4. Page 4, line thirty-five (35), by striking the word "Any".

5. Page 5, by striking all of lines one (1) and two (2), and through the word "effective." in line three (3).

6. Page 5, by striking all of lines nine (9) through fifteen (15), and inserting a new section six (6) as follows:

"Sec. 6. Board of regents institutions shall be exempt from the provisions of sections four (4) and five (5) insofar as grant-in-aid applications are concerned, and shall be required to submit only a copy of their grant application cover page and budget forms at the time of submissions to the federal agency."

SENATE INSISTS

House File 714

Senator Kyhl called up for consideration House File 714, a bill for an act relating to motor vehicles and the state road use tax fund, and moved that the Senate insist on its amendments to House File 714.

Roll call was requested.

On the question "Shall the Senate insist on its amendments?" (H.F. 714) the vote was:

Rule 24 was invoked.

Ayes, 31:

Anderson	Erskine	Mogged	Shirley
Arbuckle	Glenn	Mowry	Smith
Balloun	Hougen	Neu	Stephens
Briles	Keith	Nicholson	Sullivan
Clarke	Kyhl	O'Malley	Thordsen
Coleman	Lavery	Parker	Van Gilst
DeHart	Lodwick	Potter	Walsh
DeKoster	Messery	Schaben	

Nays, 12:

Conklin	Gaudineer	Lange	Potgeter
Flatt	Hill	Leonard	Rigler
Frommelt	Kosek	Palmer	Stanley

Absent or not voting, 18:

Benda	Frey	Lamborn	Ollenburg
Curran	Gilley	Lisle	Reichardt
Denman	Griffin	Lucken	Shaff
Dodds	Hammer	McGill	Weimer
Doderer	Klink		

The motion prevailed and House File 714 was sent to a conference committee.

President Jepsen took the chair at 6:35 p.m.

APPOINTMENT OF CONFERENCE COMMITTEE

President Jepsen announced the appointment of the following conference committee on **House File 714** on the part of the Senate: Senators Kyhl, chairman; Lamborn, Keith and O'Malley.

EXPLANATION OF VOTE

I was called out of the Senate chamber to answer a long distance telephone call when the vote was taken on House File 68. Had I been present, I would have voted "No".

WILLIAM J. REICHARDT

MOTION TO RECONSIDER

MR. PRESIDENT: I move to reconsider the vote by which William Forst was confirmed as Director of Revenue.

QUENTIN V. ANDERSON
CHARLES BALLOUN

SENATE CONCURRENT RESOLUTION 43

By Gaudineer, Lamborn, Hill, Keith and Mogged

Whereas, the Iowa Commerce Commission has the duty and 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 the full protection of the public; and

Whereas, due to the concern of these persons, it is advisable to study and review the public utility laws to guarantee the full protection of the public, and to provide that the public utilities of this state pay the total cost of their regulation; *Now Therefore*,

Be It Resolved by the Senate, the House Concurring, That the appropriate subcommittees of the respective standing committees on appropriations be directed to jointly conduct, during the 1969-1970 legislative interim, a study of the public utility laws for the purpose of providing for the full protection of the public and to place the cost of such protection on the public utilities of this state.

Be It Further Resolved, That the subcommittees carrying out this study are to report their findings and recommendations, accompanied by appropriate legislative bills, to the Sixty-third General Assembly meeting in 1970.

SENATE CONCURRENT RESOLUTION 44

By Flatt

Whereas, Section three (3) of Senate File five hundred thirty-seven (537) enacted by the Sixty-third General Assembly provides that the state board of regents shall prepare and submit to the general assembly for approval no later than seven (7) days after the passage of said Act by the general assembly a proposed ten-year building program for each institution of higher learning under the jurisdiction of said board, including an estimate of the maximum amount of bonds which the board expects to issue under the provisions of said Act during each year of the ensuing biennium; and

Whereas, the state board of regents prepared and, within seven (7) days after the passage of Senate File five hundred thirty-seven (537) by the general assembly, submitted to the Sixty-third General Assembly for approval such a proposed ten-year building program for each institution containing a list of the buildings and facilities which the board deems necessary to further the educational objectives of the institutions, together with an estimate of the cost of each of the buildings and facilities referred to therein and an estimate of the maximum amount of bonds which the board expects to issue under the provisions of said Act during each year of the ensuing biennium; *Now Therefore*,

Be It Resolved by the Senate, the House Concurring, That the proposed ten-year building program submitted by the state board of regents for each institution of higher learning under its jurisdiction, including the estimate of the maximum amount of bonds which the board expects to issue under the provisions of Senate File five hundred thirty-seven (537) enacted by the Sixty-third General Assembly during each year of the biennium commencing July 1, 1969, and ending June 30, 1971, be and is hereby approved as submitted, to-wit:

STATE BOARD OF REGENTS' PROPOSED TEN-YEAR BUILDING PROGRAM 1969-78

State University of Iowa

General university and health sciences (academic):

	estimated cost
Equipment expenses	\$ 6,500,000
Major remodeling projects	2,500,000
Other projects (including campus planning, campus improvements, minor remodeling, land purchases and leasing)	1,500,000
Basic science building—supplemental	2,041,000
Chemistry-botany addition	2,500,000
Education building	4,200,000
Nursing building	2,500,000
Dental science building—supplemental	1,284,000
Engineering building addition	2,000,000
Health sciences library	4,000,000
Hydraulics laboratory addition	400,000
Library—supplemental	860,000
Physical plant additions I, II	750,000
Psychopathic hospital research ward	250,000
Social science building	3,000,000
Utilities additions and improvements	4,000,000
Health sciences (service):	
Equipment expenses	1,800,000
Utilities (chilled water plant)	500,000
General hospital remodeling	4,500,000
Hospital school remodeling	200,000
Psychopathic hospital remodeling	160,000
Total State University of Iowa	\$45,445,000

Iowa State University

	estimated cost
Equipment expenses (engineering building No. 2, science building addition No. 2, and veterinary medicine building I)	\$ 2,004,000

Major remodeling projects	2,000,000
Other projects (including campus improvements, minor remodeling, land purchases and leasing)	1,000,000
Campus planning	200,000
Agriculture experiment station buildings	600,000
Air conditioning improvements to existing buildings	1,000,000
Classroom and office building No. 3	3,000,000
Continuing education building	3,500,000
Education building	2,450,000
Meats laboratory	1,100,000
Physical plants shops and stores buildings	1,500,000
Seed laboratory	862,000
Utilities additions and improvements (including distribution systems additions)	1,525,000
Veterinary medicine building II	8,000,000
Women's physical education building addition	2,700,000
Total Iowa State University	\$31,441,000

University of Northern Iowa

	estimated cost
Equipment expenses	\$ 1,000,000
Major remodeling projects	1,500,000
Other projects (including campus improvements, minor remodeling, and land purchases)	1,000,000
Campus planning	100,000
Art, speech and theater center I	1,000,000
Biological research and small animal building	400,000
Classroom and office building—Education	2,450,000
Classroom and office building No. 2	2,400,000
Industrial arts and technology building	1,000,000
Library additions II	4,000,000
Utilities additions and improvements	1,500,000
Total University of Northern Iowa	\$16,350,000
TOTAL REGENTS' TEN-YEAR PROGRAM 1969-78	\$93,236,000

The maximum amount of bonds which the state board of regents expects to issue during the biennium commencing July 1, 1969, and ending June 30, 1971, under the provisions of Senate File five hundred thirty-seven (537) enacted by the Sixty-third General Assembly is estimated to be sixteen million one hundred fourteen thousand dollars (\$16,114,000), of which the board expects to issue not more than two million two hundred twenty-eight thousand dollars (\$2,228,000) during the fiscal year commencing July 1, 1969, and the remaining unissued balance of the full sixteen million one hundred fourteen thousand dollars (\$16,114,000) during the fiscal year commencing July 1, 1970.

SENATE CONCURRENT RESOLUTION 45

By Platt

Whereas, section four (4) of Senate File five hundred thirty-seven (537) enacted by the Sixty-third General Assembly provides that the state board of regents after authorization by a constitutional majority of each house

of the general assembly and approval by the governor may undertake and carry out at the institutions of higher learning under the jurisdiction of said board any project as defined in said Act; and

Whereas, Senate File five hundred thirty-seven (537) authorizes state board of regents to borrow money and to issue and sell negotiable bonds to pay all or any part of the cost of carrying out such projects at any institution payable solely from and secured by an irrevocable pledge of a sufficient portion of the student fees and charges and institutional income received by the particular institution; and

Whereas, pursuant to the provisions of section three (3) of Senate File five hundred thirty-seven (537) the state board of regents prepared and submitted to the Sixty-third General Assembly for approval a proposed ten-year building program for each institution with an estimate of the maximum amount of bonds which the board expects to issue under the provisions of said Act during each year of the biennium commencing July 1, 1969, and ending June 30, 1971; and

Whereas, said ten-year building program was approved pursuant to the provisions of Senate Concurrent Resolution 44 adopted by each house of the Sixty-third General Assembly; and

Whereas, the projects contained in said building program are deemed necessary for the proper performance of the instructional, research and service functions of the institutions; and

Whereas, to further the educational objectives of the institutions the state board of regents requests authorization to undertake and carry out certain of said projects at this time and to finance the cost thereof by borrowing money and issuing negotiable bonds under the provisions of Senate File five hundred thirty-seven (537) in a total amount not to exceed sixteen million one hundred fourteen thousand dollars, the remaining cost thereof to be financed by capital appropriations or by federal or other funds lawfully available therefor; *Now Therefore*,

Be It Resolved by the Senate, the House Concurring, That the state board of regents be and is hereby authorized to undertake and carry out the following projects and to pay all or any part of the cost of carrying out such projects by borrowing money and issuing negotiable bonds under the provisions of Senate File five hundred thirty-seven (537) in a total amount not to exceed sixteen million one hundred fourteen thousand dollars:

State University of Iowa

Basic science building equipment

Dental science building supplemental construction and equipment

Library supplemental construction and equipment

Music building equipment

Nursing building equipment

Physics building II equipment

Power plant boiler construction and utilities improvements

Speech and hearing center equipment

Zoology building II equipment

Iowa State University

Engineering building No. 2 supplemental construction and equipment

Science building addition No. 2 supplemental construction and equipment

Veterinary medicine building and equipment

University of Northern Iowa

Biological research and small animal building construction

Classroom and office building (education) construction and equipment

Education center I equipment

AMENDMENTS FILED

- 1 Amend House Joint Resolution 18 by adding the
- 2 following section thereto:
- 3 "The Legislative Research Committee shall have
- 4 power to determine priority of studies and the allocation
- 5 of staff to study committees and standing committees."

ARTHUR A. NEU

- 1 Amend Senate File 697 as follows:

- 2 1. By inserting the following new section after line 19:
- 3 "Sec. 3. Amend Chapter 238, Acts of the Sixty-Second General
- 4 Assembly, section 3, by striking from line 3 the word and figure
- 5 "nine (9)" and inserting the word and figures "ten (10)" and by
- 6 inserting in line 10 after the word "education," the following:
- 7 "one (1) member representing the public school boards of the
- 8 state,".
- 9 2. By renumbering the subsequent sections.

KENNETH BENDA

- 1 Amend Senate File 697 as follows:

- 2 By striking from line 23 the words and figures "forty
- 3 thousand (40,000)" and substituting the words and figures
- 4 "ten thousand (10,000)".

KENNETH BENDA

- 1 Senate File 697 is hereby amended as follows:

- 2 1. By striking from page one (1), line twenty-three (23),
- 3 the words and figure "forty thousand (40,000)" and inserting
- 4 in lieu thereof the words and figure "twenty thousand (20,000)".
- 5 2. By inserting on page two (2), after the period in line
- 6 two (2), the following new sentence:
- 7 "From the amount herein appropriated, ten thousand (10,000)
- 8 dollars or so much thereof as may be necessary shall be for the
- 9 purpose of developing criteria to measure competent performance
- 10 of all members of the teaching profession. Such criteria shall
- 11 be made available to the general assembly not later than Jan-
- 12 uary, 1971."
- 13 3. By inserting on page two (2), after line two (2) and
- 14 before line three (3), the following new sections:
- 15 "Sec. 4. Section two hundred sixty point fifteen (260.15),
- 16 Code 1966, is amended by adding thereto the following:
- 17 'In addition to the fees for issuance or renewal of a cer-
- 18 tificate, an evaluation fee in the amount of five dollars shall
- 19 be paid by each applicant for a certificate or renewal of a
- 20 certificate. The purpose of the evaluation fee is to cover
- 21 the administrative cost of evaluating and recording the quali-
- 22 fications of the applicant and such fee shall not be refundable
- 23 to any applicant. The evaluation fee shall be paid at the time
- 24 of submission of each application and shall be deposited in the
- 25 same manner as the other fees.'
- 26 Sec. 5. Chapter two hundred thirty-eight (238), section
- 27 three (3), Acts of the Sixty-second General Assembly, is
- 28 hereby amended as follows:
- 29 1. By striking from line three (3) the word and figure
- 30 'nine (9)' and inserting in lieu thereof the word 'ten'.
- 31 2. By inserting after the comma in line ten (10) the words

32 'one member representing the local public school boards of the
33 state,'.

34 3. By striking from line fourteen (14) the words and
35 figures 'and two (2) for three (3) years' and inserting in
36 lieu thereof the words 'and three for three years'."

37 4. By consecutively renumbering the remaining section.

38 Amend the title by striking all of lines one (1), two (2),
39 and three (3), and inserting in lieu thereof the following:

40 "An Act relating to the professional teaching practices
41 commission and making an appropriation thereto."

KENNETH BENDA
DONALD S. MCGILL

1 Amend the Lange amendment to House Joint Resolution
2 19, filed May 15, 1969, page 1, by striking the word, "Resolved"
3 in line 11 and inserting in lieu thereof the word "Enacted".

4 And by striking the period (.) in line 36 and insert in
5 lieu thereof the following:

6 " , invested pursuant to section four hundred fifty-two
7 point ten (452.10) of the Code. Said funds so transferred
8 and invested shall be designated the Viet Nam Bonus Fund and
9 shall not be disbursed for any state purpose unless specifically
10 appropriated by an Act of the General Assembly."

ALAN SHIRLEY

1 Amend the Lange amendment to House Joint Resolution
2 19, filed May 15, 1969, by striking in line 33 the words
3 "final redemption, interest, premium, and".

ELMER F. LANGE

1 Amend the Lange amendment to House Joint Resolution 19, filed
2 May 15, 1969, as follows:

3 1. By striking from line 20 the words, "and premium".

4 2. By striking from line 25 the words, " , interest and premium",
5 and by inserting in lieu thereof the words, "and interest".

6 3. By striking from line 29 the word, "premiums,".

7 4. By adding the following new section thereto:

8 "Sec. 5. The comptroller shall immediately enter into dis-
9 cussions and negotiations with all persons or their authorized re-
10 presentatives who still hold outstanding bonds, for redemption of such
11 bonds at par plus interest, or less. Any bonds that can be so retired
12 or redeemed shall be paid and cancelled."

LEE H. GAUDINEER
ERNEST KOSEK

1 Amend House Concurrent Resolution 37, page 1638 Senate Journal, by
2 striking the following:

3 "Nicholas V. Critelli, Jr. 230-64-25 Service to State \$2,226.05"
4 Des Moines, Iowa

LEE H. GAUDINEER

1 Amend the Stanley, et al., amendment to House File 68
2 as follows:

3 1. On line 125 by striking the word "required" and
4 inserting in lieu thereof the word "encouraged".

5 2. On line 157 by striking the word "required" and
6 inserting in lieu thereof the word "encouraged".

- 7 3. By striking all of line 162 and by striking on
8 line 163 the word "assistance."

GENE W. GLENN

- 1 Amend House File 68 by adding the following new section:
2 "Each county shall participate in federal commodity or food stamp
3 program. Each county participating in a federal commodity or food
4 stamp program, which administers food stamps, surplus foods, or other
5 commodities, made available by the federal government for the
6 distribution
7 to needy persons shall designate one location for receipt of such surplus
8 foods, food stamps, or other commodities in all municipal corporations.
9 Additional locations shall be designated for each additional twenty-
10 five thousand persons residing in such municipal corporations. Each
11 county shall distribute stamps, food, or other commodities at least once
12 every ten days from such locations. Each county shall prescribe the days
and hours such locations shall be open".

JOHN M. WALSH

- 1 Amend the committee on law enforcement amendment to House
2 File 159, filed May 9, as follows:
3 Insert in line 39 after the word "device" the words
4 "and any person violating any of the provisions of this section
5 shall be guilty of a felony and shall, upon conviction thereof, be
6 punished by a fine of not more than two thousand dollars
7 or by imprisonment in the penitentiary or men's or women's
8 reformatory for not more than five years, or by both such fine
9 and imprisonment, or by imprisonment in the county jail for not
10 more than six months".

JOSEPH B. FLATT

- 1 Amend House File 659, page 3, by adding the following
2 new section thereto:
3 "Section three hundred twenty-one point one hundred ten
4 (321.110) Code 1966, is amended by striking all of said section
5 after the word 'dollars' in line four (4) and inserting in
6 lieu thereof the following: 'the fee shall be arrived at by
7 computing to the nearest even dollar.'"

VERNON H. KYHL

- 1 Amend House File 680 as follows:
2 1. By inserting on page 1, line 14, the following new sub-
3 section:
4 "Farm property" means the residence, personal effects,
5 other farm buildings, and other personal property used in
6 conjunction with a farm operation.
7 2. By inserting on page 1, line 25, after the word
8 "property" the words ", except farm property".
9 3. By inserting on page 2, line 19, after the word
10 "property" the words ", except farm property".

RICHARD STEPHENS
GEORGE O'MALLEY
SEELEY G. LODWICK

- 1 Amend House File 815 as follows: Page 3, by adding
2 after line 25 the following:

- 3 "7. Iowa Liquor Control Commission
4 for salaries, including one thousand
5 (1,000) dollars to each commissioner
6 Total 3,000.00"
7 2. By striking from page 3, line 28,
8 the number "\$1,609,560.00" and inserting
9 in lieu thereof the number "\$1,612,560.00".

KENNETH BENDA
ANDREW FROMMELT
HAROLD THORSEN

- 1 Amend House File 825 as follows:
2 1. By striking from page 4, line 12, the figures
3 "499,859.00" and inserting in lieu thereof "599,859.00".
4 2. By striking from page 4, line 18, the figures
5 "9,000,000.00" and inserting in lieu thereof "9,100,000.00".
6 3. By striking from page 4, line 31, the figures
7 "610,806.00" and inserting in lieu thereof "710,306.00".
8 4. By striking from page 5, line 2, the figures
9 "10,400,000.00" and inserting in lieu thereof "10,500,000.00".
10 5. By striking from page 5, line 8, the figures
11 "19,400,000.00" and inserting in lieu thereof "19,600,000.00".

JAMES W. GRIFFIN
THOMAS J. FREY
JAMES SCHABEN
VERN LISLE

On motion of Senator Stanley, the Senate adjourned until 9:00
a.m., Monday, May 19, 1969.

JOURNAL OF THE SENATE

SENATE CHAMBER,
DES MOINES, IOWA, MONDAY, MAY 19, 1969.

The Senate met in regular session, President Jepsen presiding.

Prayer was offered by Reverend Homer Larsen, pastor of the Nazareth Lutheran Church, Cedar Falls, Iowa.

The Senate pledged allegiance to the flag.

The Journal of May 16, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Senator Leonard for the day on request of Senator Stanley.

CONSIDERATION OF BILLS

House File 819

On motion of Senator Smith, House File 819, a bill for an act to appropriate from the general fund of the state to the department of social services and the board of parole and relating to the administration of programs of such department, was taken up for further consideration.

Senator Conklin offered the following amendment and moved its adoption

Amend House File 819 by striking all of section 12.

Roll call was requested.

On the question "Shall the amendment be adopted?" (H.F. 819) the vote was:

Ayes, 14:

Conklin	Frommelt	Lange	Parker
DeKoster	Hammer	Messerly	Reichardt
Doderer	Hougen	Nicholson	Thordsen
Frey	Kosek		

Nays, 39:

Anderson	Curran	Glenn	Lamborn
Arbuckle	DeHart	Griffin	Lodwick
Balloun	Dodds	Hill	Lucken
Briles	Flatt	Keith	McGill
Clarke	Gaudineer	Klink	Mowry
Coleman	Gilley	Kyhl	Neu

Ollenburg
O'Malley
Palmer
Potgeter

Potter
Rigler
Schaben
Shaff

Shirley
Smith
Stanley
Stephens

Sullivan
Van Gilst
Walsh

Absent or not voting, 8:

Benda
Denman

Erskine
Laverty

Leonard
Lisle

Mogged
Weimer

The amendment was lost.

Senator Smith moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 819) the vote was:

Ayes, 53:

Anderson
Arbuckle
Balloun
Benda
Briles
Clarke
Coleman
Conklin
Curran
DeHart
DeKoster
Dodds
Flatt
Frey

Frommelt
Gaudineer
Gilley
Glenn
Griffin
Hammer
Hill
Hougen
Keith
Klink
Kosek
Kyhle
Lamborn

Lange
Lodwick
Lucken
McGill
Messerly
Mogged
Mowry
Neu
Nicholson
Ollenburg
O'Malley
Palmer
Potgeter

Potter
Reichardt
Rigler
Schaben
Shaff
Shirley
Smith
Stanley
Stephens
Sullivan
Thordsen
Van Gilst
Walsh

Nays, 1:

Doderer

Absent or not voting, 7:

Denman
Erskine

Laverty
Leonard

Lisle
Parker

Weimer

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

HOUSE AMENDMENTS CONSIDERED

Senate File 610

Senator Mowry called up for consideration Senate File 610, a bill for an act to create the general contingent fund of the state and specifying the purposes for which the appropriation may be used, amended by the House, and moved that the Senate concur in the following amendment:

Amend Senate File 610 as follows:

Line twenty-one (21) by inserting after the period the following: "Any allocation in excess of thirty-five thousand (\$35,000) dollars must be approved by the budget and financial control committee."

The Senate concurred in the House amendment.

Senator Mowry moved that the bill as amended by the House and concurred in by the Senate be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 610) the vote was:

Ayes, 45:

Anderson	Flatt	Lange	Parker
Arbuckle	Frey	Lavery	Potgeter
Balloun	Gilley	Lodwick	Potter
Benda	Glenn	Lucken	Rigler
Clarke	Griffin	Messerly	Shaff
Conklin	Hammer	Mogged	Smith
Curran	Hougen	Mowry	Stanley
DeHart	Keith	Neu	Stephens
DeKoster	Klink	Nicholson	Sullivan
Dodds	Kosek	Ollenburg	Thordsen
Doderer	Kyhl	O'Malley	Walsh
Erskine			

Nays, 11:

Coleman	Gaudineer	Palmer	Shirley
Denman	Hill	Reichardt	Van Gilst
Frommelt	McGill	Schaben	

Absent or not voting, 5:

Briles	Leonard	Lisle	Weimer
Lamborn			

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senate File 605

Senator Mowry called up for consideration Senate File 605, a bill for an act to appropriate from the general fund of the State of Iowa for capital improvements for physical plant and facilities under the superintendent of public buildings and grounds, amended by the House as follows:

Amend Senate File 605 by striking the period in line eleven (11) and inserting in lieu thereof the following: "and for exterior illumination devices for the state capitol."

Senator Rigler offered the following amendment to the amendment and moved its adoption:

Amend the House amendment to Senate File 605 by striking the period in line four (4) and inserting in lieu thereof the following: "and for rewiring of the state capitol building."

The amendment to the House amendment was adopted.

Senator Mowry moved that the Senate concur in the House amendment as amended, which motion prevailed.

Senator Mowry moved that the bill as amended by the House, fur-

ther amended and concurred in by the Senate be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 605) the vote was:

Ayes, 56:

Anderson	Flatt	Lange	Potgeter
Arbuckle	Frey	Lisle	Potter
Balloun	Frommelt	Lodwick	Reichardt
Benda	Gaudineer	Lucken	Rigler
Clarke	Gilley	McGill	Schaben
Coleman	Glenn	Messerly	Shaff
Conklin	Griffin	Mogged	Shirley
Curran	Hammer	Mowry	Smith
DeHart	Hill	Neu	Stanley
DeKoster	Hougen	Nicholson	Stephens
Denman	Keith	Ollenburger	Sullivan
Dodds	Klink	O'Malley	Thorsen
Doderer	Kosek	Palmer	Van Gilst
Erskine	Kyhl	Parker	Walsh

Nays, none.

Absent or not voting, 5:

Briles	Laverty	Leonard	Weimer
Lamborn			

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senate File 634

Senator Mowry called up for consideration Senate File 634, a bill for an act relating to the Iowa merit employment department and to make an appropriation thereto, amended by the House, and moved that the Senate concur in the following amendment:

Senate File 634 is hereby amended by striking from line seven (7) the word "monthly" and inserting in lieu thereof the word "quarterly".

The Senate concurred in the House amendment.

Senator Mowry moved that the bill as amended by the House and concurred in by the Senate be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 634) the vote was:

Ayes, 55:

Anderson	Denman	Hammer	Lodwick
Arbuckle	Dodds	Hill	Lucken
Balloun	Doderer	Hougen	McGill
Benda	Erskine	Keith	Messerly
Clarke	Frey	Klink	Mogged
Coleman	Frommelt	Kosek	Mowry
Conklin	Gaudineer	Kyhl	Neu
Curran	Gilley	Lamborn	Nicholson
DeHart	Glenn	Lange	Ollenburger
DeKoster	Griffin	Lisle	O'Malley

Palmer
Parker
Potgeter
Potter

Reichardt
Rigler
Schaben
Shirley

Smith
Stanley
Stephens
Sullivan

Thordsen
Van Gilst
Walsh

Nays, 1:

Flatt

Absent or not voting, 5:

Briles
Lavery

Leonard

Shaff

Weimer

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senate File 673

Senator Balloun called up for consideration Senate File 673, a bill for an act to appropriate the fish and game protection fund for use by the state conservation commission, amended by the House, and moved that the Senate concur in the following amendments:

Amend Senate File 673 as follows:

1. By adding after line twenty-one (21) on page two (2) the following new section:

Sec. 9. Chapter one hundred twenty-nine (129), section one (1), Acts of the Sixty-second General Assembly, amending section one hundred nine point thirty-eight (109.38), Code 1966, is hereby amended by striking lines four (4) through nineteen (19) and inserting in lieu thereof the following:

"2. If following an investigation the commission finds that the number of hunters licensed to take deer should be limited or further regulated, the commission shall conduct a drawing to determine which applicants shall receive a license. Applications for licenses shall be received and accepted during a fifteen-day period established by the commission. At the end of such period the drawing shall be conducted. If the quota has not been filled, licenses shall then be issued in the order in which such applications are received and shall continue to be issued until such quota has been met or until a date fifteen days prior to the opening day of the season, whichever first occurs. If the applicant fails to receive a license by either of the methods provided herein, such applicant shall receive a certificate at the time his application and monetary remittance is returned to him which shall entitle him to a license the following year before the drawing is conducted by the commission."

2. Amend the title in line one (1) by inserting after the word "Act" the words "relating to the issuance of deer hunting licenses, and".

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 the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 673) the vote was:

Ayes, 55:

Anderson
Arbuckle

Balloun
Benda

Briles
Clarke

Coleman
Conklin

Curran	Griffin	McGill	Reichardt
DeHart	Hammer	Messerly	Rigler
DeKoster	Hill	Mogged	Schaben
Denman	Hougen	Mowry	Shirley
Dodds	Keith	Neu	Smith
Doderer	Klink	Nicholson	Stanley
Erskine	Kosek	Ollenburg	Stephens
Frey	Kyhl	O'Malley	Sullivan
Frommelt	Lange	Palmer	Thordsen
Gaudineer	Lisle	Parker	Van Gilst
Gilley	Lodwick	Potgeter	Walsh
Glenn	Lucken	Potter	

Nays, 1:

Flatt

Absent or not voting, 5:

Lamborn	Leonard	Shaff	Weimer
Lavery			

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senate File 674

Senator Balloun called up for consideration Senate File 674, a bill for an act to appropriate from the general fund of the state to the state conservation commission, amended by the House, and moved that the Senate concur in the following amendments:

Amend Senate File 674, page two (2), as follows:

1. By striking from line twenty-seven (27) the word "sixty-six" and striking all of line twenty-eight (28) and inserting in lieu thereof the words "sixty-three hundred".
2. By striking from line thirty-one (31) the words "seventy-five hundred" and inserting in lieu thereof the words "seventy-two hundred".

Action on the House amendment temporarily deferred.

Senate File 650

Senator Lamborn called up for consideration Senate File 650, a bill for an act to appropriate from the general fund of the state to the department of public safety and various divisions thereof, amended by the House, and moved that the Senate concur in the following amendments:

Amend Senate File 650 as follows:

1. By changing the comma in line twenty-three (23) of page one (1) to a period, striking the remainder of the page and inserting in lieu thereof the following:

"The salary of the director shall be thirteen thousand two hundred fifty dollars for the first year of the biennium, and fourteen thousand forty-five dollars for the second year of the biennium, plus longevity. The current salary ranges of the other peace-officer classification of the division, as defined in section ninety-seven A point one (97A.1) of the Code, shall be increased by six percent (6%) each year of the biennium, plus longevity.

Longevity shall be the same as provided in section eighty point eight (80.8) of the Code for members of the highway patrol.

Other salaries of the division shall be as provided in the pay plan as approved by the executive council."

2. By striking on page two (2), all of line one (1) and through the word "service" in line two (2).

3. By striking on page two (2) beginning with the comma in line nineteen (19) through the word "service" in line twenty-two (22) and inserting in lieu thereof the following:

"The salary for the chief shall be fourteen thousand eight hundred forty dollars for the first year of the biennium and fifteen thousand seven hundred thirty dollars for the second year of the biennium, plus longevity. The current salary ranges of the other classifications in the highway patrol shall be increased by six percent (6%) each year of the biennium, plus longevity."

Longevity shall be as provided in section eighty point eight (80.8) of the Code.

Other salaries of the division shall be as provided in the pay plan as approved by the executive council."

The Senate concurred in the House amendments.

Senator Lamborn moved that the bill as amended by the House and concurred in by the Senate be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 650) the vote was:

Ayes, 55:

Anderson	Flatt	Lange	Potgeter
Arbuckle	Frey	Lisle	Potter
Balloun	Gaudineer	Lodwick	Reichardt
Benda	Gilley	Lucken	Rigler
Briles	Glenn	McGill	Schaben
Clarke	Griffin	Messerly	Shirley
Coleman	Hammer	Mogged	Smith
Conklin	Hill	Mowry	Stanley
Curran	Hougen	Neu	Stephens
DeHart	Keith	Nicholson	Sullivan
DeKoster	Klink	Ollenburg	Thordsen
Denman	Kosek	O'Malley	Van Gilst
Dodds	Kyhl	Palmer	Walsh
Erskine	Lamborn	Parker	

Nays, none.

Absent or not voting, 6:

Doderer	Laverty	Shaff	Weimer
Frommelt	Leonard		

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senate File 670

Senator Curran called up for consideration Senate File 670, a bill for an act to appropriate from the general fund of the state to the department of agriculture, amended by the House, and moved that the Senate concur in the following amendments:

Amend Senate File 670 as follows:

1. By adding after line thirty-three (33), page two (2), the following sections:

Sec. 3. 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 and eight 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 borne in the same manner as set forth in section one hundred sixty-four point six (164.6) of the Code."

Sec. 4. Chapter one hundred sixty-four (164), Code 1966, is hereby amended by adding thereto the following new section:

"All bovine animals two years of age and older received for sale or shipment to a slaughtering establishment shall be identified with a back tag issued by the department. The back tag shall be affixed to the animal as directed by the department. It shall be the duty of every livestock trucker when delivering to out-of-state markets, and every livestock dealer, livestock market operator, stockyards operator, and slaughtering establishment to identify all such bovine animals not bearing a back tag at the time of taking possession or control of such animals. A livestock trucker may be exempted from this requirement if the animals are identified as to the farm of origin when delivered to a livestock market, stockyards, or slaughtering establishment which agrees to accept responsibility for back-tag identification. Every person required to identify animals in accordance with this section shall file reports of such identification on forms as specified by the department, including thereon the back-tag number and date of application; the name, address and county of residence of the person who owned or controlled the herd from which such animals originated; and whether the animal was of the beef or dairy type. Each such report should cover all animals identified during the preceding week. The removal of back tags shall be restricted to personnel specifically authorized by, and according to, instructions and policies issued by the department. The removal of back tags by unauthorized personnel shall be considered a violation of this section and subject to the penalties as provided in section one hundred sixty-four point thirty (164.30) of the Code."

Sec. 5. Section one hundred sixty-four point fourteen (164.14), Code 1966, is hereby repealed and the following enacted in lieu thereof:

"The following requirements apply to cattle imported into the state for feeding or grazing purposes:

1. Female cattle of a recognized beef type over eight months of age but under twenty-one months of age not visibly pregnant may enter the state for feeding and grazing purposes to be held under quarantine for a period not to exceed twelve months. An owner may upon written request receive an extension of quarantine not to exceed one hundred twenty days. Such cattle shall be individually identified by consecutively numbered metal ear tags. These cattle may be released from quarantine by passing a negative brucellosis test at owner's expense.

2. Female calves under eight months of age imported for any reason shall have free movement into the state on a health certificate made out by an accredited veterinarian.

3. All beef-type female cattle over twenty-one months of age not visibly pregnant may enter the state for feeding and grazing purposes. They must be individually identified, be negative to a brucellosis test conducted within thirty days prior to entry or be officially vaccinated and less than thirty months of age, unless they are consigned to a state-federal approved

market. They shall be quarantined for a one-hundred-twenty-day period. A negative test at owner's expense conducted no sooner than thirty days after the first test would release the cattle from quarantine and qualify them as breeding cattle. Female cattle officially vaccinated and under thirty months of age have free movement. Any imported cattle under feeder quarantine after attaining the age of twenty-one months if classified as breeding cattle must meet test requirements at owner's expense."

2. By renumbering the remaining sections.

3. Amend the title by inserting after the word "Act" the words "relating to the eradication of bovine brucellosis and".

Senator Lange took the chair at 11:46 a.m.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Mogged, 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 573, 630, 672 and 681.

CHARLES G. MOGGED
Chairman, Senate Committee
ELIZABETH SHAW
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 the following bills: Senate Files 573, 630, 672 and 681.

BILLS SENT TO THE GOVERNOR

Senator Mogged, from the committee on enrolled bills, submitted the following report:

MR. PRESIDENT: Your committee on enrolled bills respectfully reports that it has, on this 19th day of May, 1969, sent to the Governor for his approval: Senate Files 573, 630, 672 and 681.

CHARLES G. MOGGED, Chairman

Passed on file.

COMMUNICATIONS

The following communications were presented:

OFFICE OF THE GOVERNOR

State Capitol
Des Moines, Iowa 50319

May 16, 1969

Hon. Roger W. Jepsen
Lieutenant Governor of Iowa
Local

Dear Governor Jepsen:

It is my pleasure to submit to the Senate for their consideration the name of John H. Harness of Ottumwa, Wapello County, Iowa, for appointment as a member of the Employment Safety Commission under the provision of section 88A.4 of the Code of Iowa, 1966, for the regular six-year term beginning July 1, 1969, and ending June 30, 1975.

Respectfully yours
ROBERT D. RAY
Governor

Also:

Dear Governor Jepsen:

It is my pleasure to submit to the Senate for their consideration the name of William G. Aringdale of Davenport, Scott County, Iowa, for appointment as a member of the Employment Safety Commission under the provision of section 88A.4 of the Code of Iowa, 1966, for the unexpired portion of the term ending June 30, 1973.

Respectfully yours
ROBERT D. RAY
Governor

ANNOUNCEMENT OF INVESTIGATING COMMITTEES
ON GOVERNOR'S APPOINTMENTS

President Jepsen, in accordance with section 2.40, Code 1966, announced the appointment of the following Senators to investigating committees:

As members of the Employment Safety Commission:

William G. Aringdale of Davenport, Scott County, Iowa, for the unexpired portion of the term ending June 30, 1973.

Senator Thordsen, Chairman
Senator Nicholson
Senator Stanley
Senator Lamborn
Senator Weimer

John H. Harness of Ottumwa, Wapello County, Iowa, for the regular six-year term ending June 30, 1975.

Senator Stephens, Chairman
Senator Mogged
Senator Lodwick
Senator Benda
Senator Glenn

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 793, a bill for an act to appropriate to various state departments, the following Representatives: Mr. Edgington of Franklin, chairman; Mr. Dunton of Keokuk; Mr. Graham of Ida-Sac and Mr. Hamilton of Cedar.

Also: That the Speaker of the House has appointed, on the part of the House, as members of the conference committee on House File 714, a bill for an act relating to motor vehicle registration fees, the following Representatives: Mr. Van Nostrand of Pottawattamie, chairman; Mr. Millen of Jefferson-Van Buren, Mrs. Lipsky of Linn and Mr. Renda of Polk.

Also: That the House has:

1. Concurred in subsection a. of amendment No. 1;
2. Refused to concur in subsection b. of amendment No. 1;
3. Refused to concur in amendment No. 2;

of House File 21, a bill for an act to authorize county conservation boards to operate or lease concessions in or upon property under its control.

Also: That the House has refused to concur in the Senate amendments to:

House File 823, a bill for an act to appropriate from primary road fund to highway commission.

Also: That the House has adopted the following concurrent resolution in which the concurrence of the House was asked:

Senate Concurrent Resolution 35, relating to compensation of Secretary of the Senate and Chief Clerk of the House.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 383, a bill for an act relating to the prohibition of conducting, keeping, or maintaining bucket shops.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 511, a bill for an act to convey an interest in land in Page County.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 555, a bill for an act relating to the issuance of search warrants.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 563, a bill for an act relating to jurors.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 590, a bill for an act relating to the court clerks.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 671, a bill for an act relating to safety standards for the construction of school buses and manner of use of safety equipment.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 675, a bill for an act to legalize proceedings regarding boundaries of school corporations.

Also: That the House has adopted the following joint resolution in which the concurrence of the House was asked.

Senate Joint Resolution 30, relating to authority conferred on the executive council.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 810, a bill for an act relating to the Iowa income tax.

WILLIAM R. KENDRICK, Chief Clerk

HOUSE MESSAGE CONSIDERED

House File 810, a bill for an act relating to the Iowa income tax.

Read first time and passed on file.

On motion of Senator Stanley, the Senate recessed until 1:15 p.m.

AFTERNOON SESSION

The Senate reconvened, President Jepsen presiding.

HOUSE AMENDMENT CONSIDERED

Senate File 670

The Senate resumed consideration of the House amendment to Senate File 670.

Senator Glenn offered the following amendment to the House amendment:

Amend Senate File 670 as follows:

By striking section 3 of division 1 of the House amendment.

Senator Frommelt asked unanimous consent that further action on Senate File 670 be deferred and that the bill retain its place on the calendar.

Objection was raised.

Senator Frommelt moved that further action on Senate File 670 be deferred and that the bill retain its place on the calendar.

The motion was lost.

Senator Glenn moved the adoption of his amendment and requested a roll call.

On the question "Shall the Glenn amendment be adopted?" (S.F. 670) the vote was:

Ayes, 17:

Benda	Gaudineer	Lange	Smith
Coleman	Glenn	Nicholson	Stanley
Conklin	Klink	O'Malley	Stephens
DeKoster	Kosek	Parker	Thordsen
Flatt			

Nays, 28:

Anderson	Dodds	Lucken	Reichardt
Arbuckle	Frey	McGill	Rigler
Balloun	Griffin	Messerly	Schaben
Briles	Keith	Neu	Shaff
Clarke	Kyhl	Ollenburg	Shirley
Curran	Laverty	Potgeter	Sullivan
DeHart	Lodwick	Potter	Van Gilst

Voting present, 2:

Frommelt	Gilley
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Absent or not voting, 14:

Denman	Hill	Lisle	Palmer
Doderer	Hougen	Mogged	Walsh
Erskine	Lamborn	Mowry	Weimer
Hammer	Leonard		

The amendment to the House amendment was lost.

Senator Curran moved that the Senate concur in the House amendment.

Division was called for.

The Senate concurred in the House amendment.

Senator Curran moved that the bill as amended by the House and concurred in by the Senate be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 670) the vote was:

Ayes, 44:

Anderson	Flatt	Lucken	Rigler
Arbuckle	Frey	McGill	Schaben
Balloun	Gilley	Messerly	Shaff
Briles	Griffin	Mogged	Shirley
Clarke	Keith	Neu	Smith
Coleman	Klink	Nicholson	Stanley
Curran	Kosek	Ollenburg	Stephens
DeHart	Kyhl	Parker	Sullivan
DeKoster	Lange	Potgeter	Thordsen
Dodds	Laverty	Potter	Van Gilst
Erskine	Lodwick	Reichardt	Walsh

Nays, 4:

Benda	Conklin	Gaudineer	Glenn
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Voting present, 2:

Frommelt	O'Malley
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Absent or not voting, 11:

Denman	Hill	Leonard	Palmer
Doderer	Hougen	Lisle	Weimer
Hammer	Lamborn	Mowry	

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

MR. PRESIDENT: I am directed to inform your honorable body that the House has adopted the following joint resolution in which the concurrence of the House was asked:

Senate Joint Resolution 25, providing for a study of the state highway commission.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 208, a bill for an act to provide the express authority for the department of social services to purchase services for children.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 395, a bill for an act to require standardized county report forms.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 593, a bill for an act to authorize purchase of tax-sheltered annuities for employees of county boards of education and merged area schools.

WILLIAM R. KENDRICK, Chief Clerk

HOUSE AMENDMENT TO SENATE FILE 208

Senate File 208 is hereby amended as follows:

1. By adding thereto the following new sections:

Sec. 2. Section two hundred twenty-two point thirteen (222.13), Code 1966, as amended by chapter two hundred nine (209), section one hundred thirty-four (134), Acts of the Sixty-second General Assembly, is hereby further amended by adding thereto the following:

"If the hospital-school has no appropriate program for the treatment of such persons, the board of supervisors shall arrange for the placement of the persons in any public or private facility within or without the state, approved by the commissioner of the department of social services, which offers appropriate services for such persons."

Sec. 3. Section two hundred twenty-two point fourteen (222.14), Code 1966, is hereby amended by inserting in line eight (8) after the comma, the words "or when application has been made for admission to a public or private facility as provided in section two hundred twenty-two point thirteen (222.13) and the application is pending,".

Sec. 4. Section two hundred twenty-two point thirty-one (222.31), sub-section two (2), Code 1966, as amended by chapter two hundred nine (209), section one hundred thirty-five (135), Acts of the Sixty-second General

Assembly, is hereby further amended by striking from lines one (1), two (2), and three (3), of such subsection the words "a private institution of this state, duly incorporated for the care of such persons, and approved by the state director", and inserting in lieu thereof the words "any public or private facility within or without the state, approved by the commissioner of the department of social services".

Sec. 5. Section two hundred twenty-two point sixty (222.60), Code 1966, is hereby amended by inserting after the word "retarded" in lines six (6) and seven (7) the words "or any public or private facility within or without the state, approved by the commissioner of the department of social services,".

Sec. 6. Section four hundred forty-four point twelve (444.12), Code 1966, as amended by chapter two hundred two (202), section two (2), Acts of the Sixty-second General Assembly, is hereby further amended by striking line twenty-seven (27) and inserting in lieu thereof the words "in any alternate public or private facility within or without the state, approved by the commissioner of the department of social services for the care of the".

2. By striking from the title all after the word "provide" in line one (1) and inserting in lieu thereof the following: "for certain services for persons in facilities approved by the department of social services."

HOUSE AMENDMENT TO SENATE FILE 395

Amend Senate File 395 as follows:

1. By adding after the letters "cers" in line ten (10) the following:

" , and to prescribe forms on which each municipality, at the time of preparing estimates required under section twenty-four point three (24.3) of the Code, shall be required to compile in parallel columns the following data and estimates for immediate availability to any taxpayer upon request:

a. For the immediate prior fiscal year, revenue from all sources, other than revenue received from property taxation, allocated to each of the several funds and separately stated as to each such source, and for each fund the unencumbered cash balance thereof at the beginning and end of the year, the amount received by property taxation allocated to each fund, and the amount of actual expenditure for each fund.

b. For the current fiscal year, actual and estimated revenue, from all sources, other than revenue received from property taxation, and separately stated as to each such source, allocated to each of the several funds, and for each fund the actual unencumbered cash balance available at the beginning of the year, the amount to be received from property taxation allocated to each fund, and the amount of actual and estimated expenditures, whichever is applicable.

c. For the proposed budget year, an estimate of revenue from all sources, other than revenue to be received from property taxation, separately stated as to each such source, to be allocated to each of the several funds, and for each fund the actual or estimated unencumbered cash balance, whichever is applicable, to be available at the beginning of the year, the amount proposed to be received from property taxation allocated to each fund, and the amount proposed to be expended during the year plus the amount of cash reserve, based on actual experience of prior years, which shall be the necessary cash reserve of the budget adopted exclusive of capital outlay items. The estimated expenditures plus the required cash reserve for the ensuing fiscal year less all estimated or actual unencumbered balances at the beginning of the year and less the estimated income from all sources other than property taxation shall equal the amount to be received from property taxes, and such amount shall be shown on the proposed budget estimate".

2. Amend the title by striking everything after the word "Act" and inserting in lieu thereof the words "relating to the duties of the state comptroller in the standardization of report forms."

HOUSE AMENDMENT TO SENATE FILE 593

Amend Senate File 593, as follows:

1. By striking all after the word "subsection:" in line six (6) and inserting in lieu thereof the following:

"At the request of an employee through contractual agreement, county boards of education, the state board of public instruction, and boards of public instruction, and boards of merged area schools may arrange for the purchase of an individual annuity contract for any of their respective employees from any company the employee may choose that is authorized to do business in this state and through an Iowa-licensed insurance agent that the employee may select, for retirement or other purposes and may make payroll deductions in accordance with such arrangements for the purpose of paying the entire premium due and to become due under such contract. The deductions shall be made in the manner which will qualify the annuity premiums for the benefits afforded under section four hundred three b (403b) of the Internal Revenue Code of 1954 and amendments thereto. The employee's rights under such annuity contract shall be nonforfeitable except for the failure to pay premiums."

2. Amend the title by inserting after the word "education" in line two (2) the following: " , the state board of public instruction,".

SENATE INSISTS

House File 390

Senator Neu called up for consideration House File 390, a bill for an act relating to the implementation and organization for annual sessions of the General Assembly, amended by the Senate, and further amended by the House, and moved that the Senate insist on its amendments and appoint a conference committee:

The motion prevailed and House File 390 was sent to a conference committee.

APPOINTMENT OF CONFERENCE COMMITTEE

President Jepsen announced the appointment of the following conference committee on **House File 390** on the part of the Senate: Senators Neu, chairman; Potgeter, Hill and DeKoster.

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 390, a bill for an act relating to the

implementation and organization for annual sessions of the General Assembly, the following Representatives: Mrs. Shaw from Scott, chairman; Mr. Brinck from Lee, Mr. Goode from Appanoose-Davis and Mr. Grassley from Butler.

WILLIAM R. KENDRICK, Chief Clerk

HOUSE AMENDMENT CONSIDERED

Senate File 655

Senator Flatt called up for consideration Senate File 655, a bill for an act to appropriate funds from the general fund of the state to the board of regents and institutions under the control of said board, amended by the House, and moved that the Senate refuse to concur in the following amendment:

Amend Senate File 655 by inserting after the word "practitioners" in the second line following line twenty-three (23) the words "in medicine, using existing medical facilities in Polk County for such training. The necessary staff shall be provided for additional general medical practitioner training. Students attending the university medical school in Iowa City shall be assigned to these facilities for the purposes and in such manner as shall be specified by the dean of the medical school or his designee."

The Senate refused to concur in the House amendment.

CONSIDERATION OF BILLS

House File 802

On motion of Senator Lamborn, House File 802, a bill for an act to appropriate from moneys received by the Iowa aeronautics commission, 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 802, section 3, line 4, by striking the word "a" and inserting in lieu thereof the words "an unforeseen".

The amendment was adopted.

Senator Lamborn moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

Senator Lange took the chair at 2:30 p.m.

On the question "Shall the bill pass?" (H.F. 802) the vote was:

Ayes, 52:

Arbuckle
Benda
Clarke
Conklin
Curran

DeHart
DeKoster
Denman
Dodds
Erskine

Flatt
Frey
Gaudineer
Gilley
Glenn

Griffin
Hill
Hougen
Keith
Klink

Kosek	McGill	Parker	Smith
Kyhl	Messerly	Potgeter	Stanley
Lamborn	Mogged	Potter	Stephens
Lange	Mowry	Reichardt	Sullivan
Laverty	Neu	Rigler	Thordsen
Lisle	Nicholson	Schaben	Van Gilst
Lodwick	Ollenburg	Shaff	Walsh
Lucken	O'Malley	Shirley	Weimer

Nays, none.

Absent or not voting, 9:

Anderson	Coleman	Frommelt	Leonard
Balloun	Doderer	Hammer	Palmer
Briles			

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

DISTINGUISHED GUEST

President Jepsen presented to the Senate the Honorable George Nigh, Lieutenant Governor of Oklahoma, who was seated on the rostrum. Lieutenant Governor Nigh formerly served Oklahoma as a Representative, as Lieutenant Governor in 1963, and as Governor for nine days in 1963.

CONSIDERATION OF BILLS

House File 820

On motion of Senator Lodwick, House File 820, a bill for an act to appropriate from the general fund of the state of Iowa for various agricultural associations and industries, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

President Jepsen took the chair at 3:20 p.m.

Senator Rigler offered the following amendment by Senators Rigler, et al., and moved its adoption:

Amend House File 820, page 1, line 6, by striking the words "each year of the biennium" and inserting "the fiscal year".

Page 1, line 7, by striking "1971" and inserting "1970".

Page 2, line 3, by striking "1971" and inserting "1970".

Page 2, line 4, by striking "1971" and inserting "1970".

Roll call was requested.

On the question "Shall the amendment be adopted?" (H.F. 820) the vote was:

Ayes, 13:

Conklin	Denman	Frommelt	Glenn
DeKoster	Doderer	Gaudineer	Griffin

Hougen
Rigler

Sullivan

Thordsen

Weimer

Nays, 42:

Anderson
Arbuckle
Balloun
Clarke
Curran
DeHart
Dodds
Erskine
Flatt
Frey
Gilley

Hill
Keith
Klink
Kosek
Kyhl
Lamborn
Lange
Laverty
Lisle
Lodwick
Lucken

McGill
Messerly
Mogged
Mowry
Neu
Nicholson
Ollenburger
O'Malley
Palmer
Parker

Potgeter
Potter
Reichardt
Schaben
Shaff
Smith
Stanley
Stephens
Van Gilst
Walsh

Voting present, 2:

Hammer

Shirley

Absent or not voting, 4:

Benda

Briles

Coleman

Leonard

The amendment was lost.

Senator Lodwick moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 820) the vote was:

Rule 24 was invoked.

Ayes, 54:

Anderson
Arbuckle
Balloun
Benda
Briles
Clarke
Curran
DeHart
DeKoster
Dodds
Doderer
Erskine
Flatt
Frey

Frommelt
Gilley
Griffin
Hammer
Hill
Hougen
Keith
Klink
Kosek
Kyhl
Lamborn
Lange
Laverty
Lisle

Lodwick
Lucken
McGill
Mogged
Mowry
Neu
Nicholson
Ollenburger
O'Malley
Palmer
Parker
Potgeter
Potter

Reichardt
Rigler
Schaben
Shaff
Shirley
Smith
Stanley
Stephens
Sullivan
Thordsen
Van Gilst
Walsh
Weimer

Nays, 5:

Conklin
Denman

Gaudineer

Glenn

Messerly

Absent or not voting, 2:

Coleman

Leonard

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 685, 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.

WILLIAM R. KENDRICK, Chief Clerk

CONSIDERATION OF BILLS

House File 816

On motion of Senator Lamborn, House File 816, a bill for an act to appropriate from the general fund of the State of Iowa to the department of public safety for construction of a highway patrol district headquarters building at Oelwein, 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 816 as follows:

1. By striking from page 1, line 8, the word "twenty-two" and lines 9 through 11, inclusive, and inserting in lieu thereof the following: "forty-four thousand dollars, or so much thereof as may be necessary, to be used for the construction of new district headquarters buildings at Oelwein and Davenport."

2. By striking page 1, lines 3 and 4, and inserting in lieu thereof the following: "two highway patrol district headquarters buildings."

Senator Nicholson offered the following amendment to the amendment and moved its adoption:

Amend committee on appropriations amendment to House File 816, filed May 6, 1969, by inserting in line 9 before the word "two" the word "of".

The amendment to the amendment was adopted.

Senator Shaff offered the following amendment to the amendment and moved its adoption:

Amend the committee on appropriations amendment to House File 816, filed May 6, 1969, as follows:

1. By striking in line 7 the word "Davenport" and inserting in lieu thereof the words "in the district of DeWitt".

Roll call was requested.

On the question "Shall the Shaff amendment to the amendment be adopted?" (H.F. 816) the vote was:

Rule 24 was invoked.

Ayes, 35:

Anderson
Arbuckle
Balloun

Benda
Briles
Clarke

DeKoster
Denman
Flatt

Frey
Gaudineer
Hammer

Hougen	Lange	Potter	Stephens
Keith	Lucken	Reichardt	Sullivan
Klink	McGill	Schaben	Van Gilst
Kosek	Mowry	Shaff	Walsh
Kyhl	Neu	Shirley	Weimer
Lamborn	Ollenburg	Smith	

Nays, 19:

DeHart	Gilley	Lodwick	Parker
Dodds	Glenn	Mogged	Potgeter
Doderer	Griffin	Nicholson	Stanley
Erskine	Hill	O'Malley	Thordsen
Frommelt	Laverty	Palmer	

Absent or not voting, 7:

Coleman	Curran	Lisle	Rigler
Conklin	Leonard	Messerly	

The amendment to the amendment was adopted.

On motion of Senator Lamborn, the committee amendment as amended was adopted.

Senator Nicholson offered the following amendment by Senators Nicholson, et al., and moved its adoption:

Amend House File 816 as follows:

1. Amend page 1 by adding the following new section:

Sec. 4. This act being deemed of immediate importance shall be in full force and effect from and after the passage and publication in the Oelwein Daily Register, a newspaper published in Oelwein, Iowa, and The Times-Democrat, published at Davenport, Iowa.

Division was called for.

The amendment was lost.

Senator Lodwick moved to reconsider the vote by which the amendment by Senators Nicholson, et al., failed to be adopted, which motion prevailed.

On motion of Senator Nicholson, the amendment was adopted.

Senator Lamborn moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 816) the vote was:

Ayes, 50:

Arbuckle	Frey	Keith	Lucken
Benda	Frommelt	Klink	McGill
Briles	Gaudineer	Kosek	Messerly
Clarke	Gilley	Kyhl	Mogged
Curran	Glenn	Lamborn	Mowry
DeHart	Griffin	Lange	Neu
DeKoster	Hammer	Laverty	Nicholson
Dodds	Hill	Lisle	Ollenburg
Erskine	Hougen	Lodwick	O'Malley

Palmer
Parker
Potgeter
Potter

Reichardt
Schaben
Shirley
Smith

Stanley
Sullivan
Thordsen

Van Gilst
Walsh
Weimer

Nays, 1:
Balloun

Absent or not voting, 10:

Anderson
Coleman
Conklin

Denman
Doderer
Flatt

Leonard
Rigler

Shaff
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

HOUSE FILE 793

To the President of the Senate and the Speaker of the House of Representatives:

We, the undersigned members of the conference committee appointed to resolve the difference between the House and Senate on House File 793, a bill for an Act to appropriate from the general fund of the state of Iowa to various state departments and their divisions, and to amend various sections of the Code relating to departments receiving appropriations under this Act, recommend that the House concur in the Senate amendment by Senator Briles of May 7 and reported on page 1444 of the Senate Journal, striking section four (4) and renumbering the remaining section.

On the Part of the House:
FLOYD EDGINGTON, Chairman
WESLEY GRAHAM
HOWARD HAMILTON
KEITH DUNTON

On the Part of the Senate:
JAMES E. BRILES, Chairman
JOHN L. MOWRY
CHARLES K. SULLIVAN
MINNETTE F. DODERER

CONSIDERATION OF BILLS

Senate File 690

On motion of Senator Messerly, Senate File 690, by committee on appropriations, a bill for an act relating to payment of general school aid to merged areas, a uniform accounting system for area schools, and providing an appropriation for general state aid to school districts operating public junior or community colleges and to merged areas, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

Senator Messerly asked and received unanimous consent that **House File 825** be substituted for **Senate File 690**.

House File 825

On motion of Senator Flatt, House File 825, a bill for an act relating to payment of general school aid to merged areas, a uniform

accounting system for area schools, and providing an appropriation for general state aid to school districts operating public junior or community colleges and to merged areas, was taken up and considered.

Senator Briles asked and received unanimous consent to withdraw the amendment filed by him on May 14 and found on page 1646 of the Senate Journal.

Senator Griffin offered the following amendment by Senators Griffin, et al.:

Amend House File 825 as follows:

1. By striking from page 4, line 12, the figures "499,859.00" and inserting in lieu thereof "599,859.00".
2. By striking from page 4, line 18, the figures "9,000,000.00" and inserting in lieu thereof "9,100,000.00".
3. By striking from page 4, line 31, the figures "610,306.00" and inserting in lieu thereof "710,306.00".
4. By striking from page 5, line 2, the figures "10,400,000.00" and inserting in lieu thereof "10,500,000.00".
5. By striking from page 5, line 3, the figures "19,400,000.00" and inserting in lieu thereof "19,600,000.00".

Senator Griffin moved the adoption of the amendment and requested a roll call.

Senator Lange took the chair at 5:04 p.m.

On the question "Shall the amendment be adopted?" (H.F. 825) the vote was:

Rule 24 was invoked.

Ayes, 23:

Balloun	Griffin	Lisle	Reichardt
Benda	Keith	Mogged	Schaben
Denman	Kyhl	Neu	Shirley
Frey	Lamborn	Nicholson	Sullivan
Frommelt	Lange	Ollenburger	Walsh
Gaudineer	Laverty	Palmer	

Nays, 34:

Anderson	Ersine	Lodwick	Potter
Arbuckle	Flatt	Lucken	Rigler
Briles	Gilley	McGill	Shaff
Clarke	Glenn	Messerly	Smith
Curran	Hammer	Mowry	Stanley
DeHart	Hill	O'Malley	Stephens
DeKoster	Hougen	Parker	Van Gilst
Dodds	Klink	Potgeter	Weimer
Doderer	Kosek		

Absent or not voting, 4:

Coleman	Conklin	Leonard	Thordsen
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The amendment was lost.

Journal of the Senate, May 19,
Senator Frommelt offered the following amendment by Senators Frommelt and Walsh:

Amend House File 825 by adding the following new section:

"Sec. —. Section two hundred eighty A point one (280A.1), Code 1966, as amended by chapter two hundred forty-four (244), section ten (10), Acts of the Sixty-second General Assembly, is further amended by adding at the end thereof the following new paragraph:

'If any area of this state is not within one of the existing merged areas of this state by January 1, 1970, or is not included in a plan pending before the state board of public instruction or its successor under the provisions of this chapter on or before that date, the state board of public instruction or its successor, shall attach all such areas to an existing merged area or shall form such areas into new merged area. Such attachment or formation shall become effective by resolution of the board, and by filing notice, if applicable, with the secretary of the school board of the merged area to which such area is to be attached. Any area included in a merged area plan filed with the state board or its successor, on or before January 1, 1970, and not becoming a part of a merged area because of the subsequent failure of the plan, shall be attached to an existing merged area by the state board of public instruction or its successor. The state board or its successor, shall, where possible carry out the provisions of this Act by July 1, 1970, but may defer action as may be necessary. The state board, or its successor, in carrying out the provisions of this Act shall investigate the desires of the residents of the area affected, and obtain the advice and recommendation of the advisory committee. All actions made by the state board shall be accomplished by resolution of the board. Such resolution shall be adopted by roll call vote entered in the minutes of the board and the action of the board shall be final.'"

Senator Flatt offered the following amendment to the amendment and moved its adoption:

Amend the Frommelt-Walsh amendment to House File 825 by striking the words "January 1, 1970" on lines 7, 19 and 24 and by inserting in lieu thereof the words "June 30, 1970".

The amendment to the amendment was adopted.

Senator Shirley offered the following amendment to the amendment and moved its adoption:

Amend the Frommelt, Walsh amendment to House File 825 by striking from line 7 of the proposed new paragraph, the words "new merged area" and inserting in lieu thereof the words "a new merged area or areas".

The amendment to the amendment was adopted.

Senator Lamborn asked and received unanimous consent that action on **House File 825** be temporarily deferred.

House File 815

On motion of Senator Balloun, House File 815, a bill for an act to appropriate from the general fund of the state to various departments and various divisions thereof of the state, with report of com-

mittee recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

The following committee amendment was considered:

Amend House File 815, as amended by the House, as follows:

By striking line 14, page 2, and inserting in lieu thereof the following: "sixteen thousand (16,000) dollars for".

On motion of Senator Balloun, the amendment was adopted.

Senator Van Gilst asked and received unanimous consent to withdraw the amendment filed by Senators Van Gilst and McGill on May 8 and found on page 1503 of the Senate Journal.

Senator Balloun offered the following amendment and requested the amendment be considered by divisions:

Amend House File 815 as follows:

1. Page 1, line sixteen (16), by striking the words and figures "twenty-one thousand (21,000) dollars" and inserting in lieu thereof the words and figures "twenty thousand (20,000) dollars".

2. Page 2, line fourteen (14), by striking the words and figures "fifteen thousand five hundred (15,500) dollars" and inserting in lieu thereof the words and figures "fifteen thousand (15,000) dollars".

3. Page 2, by striking all of line twenty-one (21) and inserting "thirteen thousand five hundred (13,500) dollars".

Division 2 of the amendment was ruled improper.

Senator Balloun withdrew divisions 1 and 3 of his amendment.

Senator Benda offered the following amendment by Senators Benda, et al.:

Amend House File 815 as follows: Page 3, by adding after line 25 the following:

"7. Iowa Liquor Control Commission for salaries, including one thousand (1,000) dollars to each commissioner

Total	3,000.00"
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2. By striking from page 3, line 28, the number "\$1,609,-560.00" and inserting in lieu thereof the number....."\$1,612,560.00".

Senator Messerly raised a point of order on the amendment for the reason that it was not germane to the bill.

The Chair ruled the point not well taken and the amendment in order.

On motion of Senator Benda, the amendment was adopted.

Senator McGill moved to reconsider the vote by which the Benda, et al., amendment was adopted by the Senate.

Division was called for.

The motion prevailed and the amendment was reconsidered.

Senator Benda moved the adoption of the amendment and requested a division.

The amendment was lost.

Senator Balloun moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 815) the vote was:

Ayes, 53:

Anderson	Frommelt	Lavery	Potter
Arbuckle	Gaudineer	Lodwick	Rigler
Benda	Gilley	Lucken	Schaben
Briles	Glenn	McGill	Shaff
Clarke	Griffin	Messerly	Shirley
Curran	Hammer	Mogged	Smith
DeHart	Hill	Mowry	Stanley
DeKoster	Hougen	Neu	Stephens
Denman	Keith	Nicholson	Sullivan
Dodds	Klink	Ollenburg	Thorsen
Doderer	Kosek	Palmer	Van Gilst
Erskine	Kyhl	Parker	Walsh
Flatt	Lange	Potgeter	Weimer
Frey			

Nays, 2:

Balloun Lamborn

Absent or not voting, 6:

Coleman	Leonard	O'Malley	Reichardt
Conklin	Lisle		

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

House File 825

The Senate resumed consideration of House File 825 and the Frommelt-Walsh amendment.

Senator Lamborn offered the following amendment to the amendment by Senators Lamborn and Parker:

Amend the Frommelt-Walsh amendment to House File 825 as follows:

By striking all of lines 13 and 14 and inserting in lieu thereof the words "area. Such attachment shall become effective by resolution of".

Senator Messerly raised a point of order on the Frommelt-Walsh amendment for the reason that the amendment was not germane to the title of the bill.

The Chair ruled the point well taken and the Frommelt-Walsh amendment out of order.

Senator Flatt moved that the bill was read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 825) the vote was:

Ayes, 51:

Anderson	Gilley	Lodwick	Rigler
Arbuckle	Glenn	Lucken	Schaben
Balloun	Griffin	McGill	Shirley
Benda	Hammer	Messerly	Shaff
Clarke	Hill	Mogged	Smith
Curran	Hougen	Mowry	Stanley
DeHart	Keith	Neu	Stephens
DeKoster	Klink	Nicholson	Sullivan
Dodds	Kosek	Ollenburg	Thordsen
Erskine	Kyhl	Palmer	Van Gilst
Flatt	Lamborn	Parker	Walsh
Frommelt	Lange	Potgeter	Weimer
Gaudineer	Laverty	Potter	

Nays, none.

Absent or not voting, 10:

Briles	Denman	Leonard	O'Malley
Coleman	Doderer	Lisle	Reichardt
Conklin	Frey		

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Flatt moved that the vote by which House File 825 passed the Senate be reconsidered and the motion to reconsider be laid on the table, which motion prevailed.

Senator Flatt asked and received unanimous consent that **House File 825** be immediately messaged to the House, which request was complied with.

Senator Flatt asked and received unanimous consent that **Senate File 690** be withdrawn from further consideration of the Senate.

Senate File 697

On motion on Senator Benda, Senate File 697, a bill for an act to provide a source of revenue sufficient to provide for salaries, support, maintenance, and other expenses of the professional teaching practices commission, was taken up and considered.

Senator Benda withdrew the following amendments filed by him on May 16:

Amend Senate File 697 as follows:

By striking from line 23 the words and figures "forty thousand (40,000)" and substituting the words and figures "ten thousand (10,000)".

Amend Senate File 697 as follows:

1. By inserting the following new section after line 19:

"Sec. 3. Amend Chapter 238, Acts of the Sixty-second General Assembly, section 3, by striking from line 3 the word and figure "nine (9)" and inserting the word and figures "ten (10)" and by inserting in line 10 after the word "education," the following:

"one (1) member representing the public school boards of the state,".

2. By renumbering the subsequent sections.

Senator Benda offered the following amendment by Senators Benda and McGill:

Senate File 697 is hereby amended as follows:

1. By striking from page one (1), line twenty-three (23), the words and figure "forty thousand (40,000)" and inserting in lieu thereof the words and figure "twenty thousand (20,000)".

2. By inserting on page two (2), after the period in line two (2), the following new sentence:

"From the amount herein appropriated, ten thousand (10,000) dollars or so much thereof as may be necessary shall be for the purpose of developing criteria to measure competent performance of all members of the teaching profession. Such criteria shall be made available to the general assembly not later than January, 1971."

3. By inserting on page two (2), after line two (2) and before line three (3), the following new sections:

"Sec. 4. Section two hundred sixty point fifteen (260.15), Code 1966, is amended by adding thereto the following:

"In addition to the fees for issuance or renewal of a certificate, an evaluation fee in the amount of five dollars shall be paid by each applicant for a certificate or renewal of a certificate. The purpose of the evaluation fee is to cover the administrative cost of evaluating and recording the qualifications of the applicant and such fee shall not be refundable to any applicant. The evaluation fee shall be paid at the time of submission of each application and shall be deposited in the same manner as the other fees."

Sec. 5. Chapter two hundred thirty-eight (238), section three (3), Acts of the Sixty-second General Assembly, is hereby amended as follows:

1. By striking from line three (3) the word and figure 'nine (9)' and inserting in lieu thereof the word 'ten'.

2. By inserting after the comma in line ten (10) the words 'one member representing the local public school boards of the state,'.

3. By striking from line fourteen (14) the words and figures 'and two (2) for three (3) years' and inserting in lieu thereof the words 'and three for three years'."

4. By consecutively renumbering the remaining section.

Amend the title by striking all of lines one (1), two (2), and three (3), and inserting in lieu thereof the following:

"An Act relating to the professional teaching practices commission and making an appropriation thereto."

Senator Messerly asked and received unanimous consent that further action on **Senate File 697** be deferred and that the bill retain its place on the calendar.

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on May 16, 1969, the Governor had approved and transmitted to the Secretary of State the following bills:

Senate File 86, empowering county boards of supervisors to act in lieu of townships trustees in cases where all trustee offices in a township are vacant.

Senate File 146, relating to veterans' preference.

Senate File 152, relating to the issuance of bonds by cities and towns.

Senate File 186, relating to motor fuel distributors' licenses.

Senate File 191, relating to the board of library trustees and employees.

Senate File 299, increasing the license fees of real estate brokers and salesmen.

Senate File 439, relating to the forgery or counterfeiting of motor vehicle documents.

Senate File 529, relating to credit unions.

Senate File 614, increasing the compensation of county officers, including county attorneys, assistant county attorneys, sheriffs, district court clerks, and members of the county board of supervisors.

Senate File 631, appropriating moneys received by certain commissions, boards, and departments.

Senate File 680, establishing permanent revolving funds for the department of public instruction for administering federally financed programs and to make appropriations therefor.

BILL ASSIGNED TO COMMITTEE

President Jepsen announced the assignment of the following bill to committee:

H. F. 810 Ways and means

RESIGNATIONS OF EMPLOYEES

The personnel committee announces the resignations of the following persons, effective May 16, 1969:

Lynn Letner, Pottawattamie County, Page of Secretary of the Senate

Lynda Lane, Carroll County, Telephone Page

Thomas J. O'Grady, Polk County, File Clerk

APPOINTMENT OF EMPLOYEE

The personnel committee announces the appointment of Kathryn Ann Stady of Polk County as Telephone Page, effective May 19, 1969.

EXPLANATION OF VOTE

While I was absent from the Senate chamber on Friday, May 16, the following votes were taken. Had I been present I would have voted "No" on the Stanley amendment to House File 68. I would have voted "Aye" on the Walsh amendment to House File 68. On the final vote on House File 68, I would have voted "No". On House File 605, I would have voted "No". On House File 714, I would have voted "Aye".

ROBERT R. DODDS

REPORT OF COMMITTEE

Senator Clarke submitted the following report:

MR. PRESIDENT: Your committee on state government, to which was referred House File 455, a bill for an act authorizing the department of public

safety to receive and expend federal funds, begs leave to report it has had the same under consideration and recommends the same *de pass*.

HUGH H. CLARKE, Chairman

Ordered passed on file.

AMENDMENTS FILED

- 1 Amend Senate Concurrent Resolution 43 by striking
- 2 the last two paragraphs and inserting in lieu thereof the
- 3 following:
- 4 BE IT RESOLVED BY THE SENATE, THE HOUSE CONCURRING,
- 5 That the commerce committees of the Senate and the House
- 6 conduct during the 1969-1970 legislative interim, a study
- 7 of the public utility laws for the purpose of providing
- 8 for the full protection of the public and to place the
- 9 cost of such protection on the public utilities of this
- 10 state;
- 11 BE IT FURTHER RESOLVED, That the committees
- 12 carrying out this study shall report their findings
- 13 and recommendations, accompanied by appropriate legis-
- 14 lative bills to the Sixty-third General Assembly meeting
- 15 in 1970.

ROBERT R. RIGLER
JAMES GRIFFIN
WILLIAM F. DENMAN
GENE W. GLENN
CHARLES G. MOGGED

- 1 Amend Senate Concurrent Resolution 43 by adding
- 2 the following thereto:
- 3 1. By inserting the words "three members appointed
- 4 by the subcommittee chairmen, of" after the word "That"
- 5 in line 12.
- 6 2. By adding the following to line 17:
- 7 "One member of the legislative research committee
- 8 or its successor shall be appointed to this study
- 9 committee and shall report to the legislative research
- 10 committee."

ARTHUR A. NEU

- 1 Amend the House amendment to Senate File 376
- 2 by inserting in line 3 after the word "physicians"
- 3 the word ", optometrists".

SEELEY G. LODWICK

- 1 Amend the House amendment to Senate File 605
- 2 by striking the period in line four (4) and inserting
- 3 in lieu thereof the following: "and for rewiring of
- 4 the state capitol building."

ROBERT R. RIGLER

- 1 Amend Senate File 670 as follows:
- 2 By striking section 3 of division 1 of the House
- 3 amendment.

GENE W. GLENN

- 1 Amend Senate File 693, page 3, by striking lines
- 2 29, 30, 31, 32 and 33 and by inserting in lieu thereof
- 3 the following:
- 4 "Sec. 9. This Act, being deemed of immediate importance,
- 5 shall take effect and be in force from and after its publica-
- 6 tion in the Mitchell County Press-News, a newspaper published
- 7 at Osage, Iowa, and in the Time Republic, a newspaper published
- 8 at Marshalltown, Iowa."

VERNON H. KYHL

- 1 Amend the Benda-McGill amendment to Senate File 697, filed
- 2 May 16, 1969, by striking lines 38 through 41, inclusive.

KENNETH BENDA

- 1 Amend House File 455 as follows:
- 2 1. By inserting after the period in line eight (8) the
- 3 following:
- 4 "Sec. 2. Chapter eighty-six (86), section one (1), Acts
- 5 of the Sixty-second General Assembly, amending chapter seven
- 6 (7), Code 1966, is hereby amended as follows:
- 7 1. By striking lines six (6), seven (7), and eight (8) and
- 8 inserting in lieu thereof the words 'any act of congress for
- 9 highway safety, law enforcement, or other related programs,
- 10 and in so doing, to cooperate with federal and state'.
- 11 2. By striking from line ten (10) the words 'purpose of
- 12 that enactment' and inserting in lieu thereof the words 'pur-
- 13 poses of these enactments'.
- 14 3. By striking from lines eleven (11) and twelve (12) the
- 15 words 'through the department of public safety or through the
- 16 highway commission or both' and inserting in lieu thereof the
- 17 words 'either through his office or through one or more state
- 18 departments or agencies designated by him or any combination
- 19 of the foregoing'.
- 20 4. By inserting in line thirteen (13) after the word 'safety'
- 21 the words 'law enforcement, and related'.
- 22 5. By striking from line fourteen (14) the word 'act' and
- 23 inserting in lieu thereof the word 'acts'.
- 24 2. By striking from line nine (9) the numeral "2" and
- 25 inserting in lieu thereof the numeral "3".
- 26 3. By striking from line eleven (11) the words "is authorized
- 27 to" and inserting in lieu thereof the words "when authorized
- 28 by the governor pursuant to chapter eighty-six (86), Acts of the
- 29 Sixty-second General Assembly, as amended by section two (2) of
- 30 this Act, may".
- 31 4. By striking from line sixteen (16) the numeral "3" and
- 32 inserting in lieu thereof the numeral "4".
- 33 5. By striking from the title, lines one (1) and two (2),
- 34 the words "authorizing the department of public safety to
- 35 receive and expend federal funds" and inserting in lieu thereof
- 36 the following:
- 37 "relating to the authority to receive and expend federal
- 38 funds for highway safety, law enforcement, and related purposes".

HUGH H. CLARKE
ROBERT R. RIGLER
DAVID M. STANLEY

1 House File 618 is hereby amended by adding thereto the
2 following section:

3 Sec. 2. Section one hundred fifty-nine point five
4 (159.5), Code 1966, is hereby amended by adding thereto the
5 following new subsection:

6 "Establish and maintain a sheep promotion division in the
7 department of agriculture which shall promote the consumption of
8 lamb, mutton and the use of wool, aid in the orderly marketing
9 of sheep and wool, and conduct other activities which are bene-
10 ficial to the sheep industry in Iowa. Said division shall be
11 in charge of a director who shall be appointed by the secretary
12 of agriculture. Funds appropriated for the department of agri-
13 culture for state aid to the Iowa sheep association are hereby
14 authorized to be used together with other funds available for
15 sheep promotion in establishing and maintaining the sheep
16 promotion division, and said funds may be drawn and expended
17 upon the order of the director with the approval of the secretary
18 of agriculture".

WAYNE KEITH

1 House File 659 is hereby amended by inserting on page two
2 (2), after line nine (9) and before line ten (10) the follow-
3 ing new subsection:

4 "4. For the purpose of procuring reflective plates, an
5 additional fee of twenty-five cents per year for each regis-
6 tration of a motor vehicle, collected at the time of registra-
7 tion, shall be added to the registration fee. The additional
8 fee shall be credited to the road use tax fund."

WILLIAM J. REICHARDT

1 Amend House File 680 as follows:

2 1. Page 1, by inserting after line 14, the
3 following new subsection:

4 "Farm property" means the residence, personal,
5 effects, other farm buildings, and other personal
6 property used in conjunction with a farm operation.

7 2. By inserting on page 1, line 25, after the
8 word "property" the words ", except farm property".

9 3. By inserting on page 2, line 18, after the
10 word "property" the words ", except farm property".

RICHARD STEPHENS

GEORGE O'MALLEY

SEELEY LODWICK

1 Amend House File 802, section 3, line 4, by
2 striking the word "a" and inserting in lieu thereof
3 the words "an unforeseen".

ROBERT R. RIGLER

1 Amend the committee on appropriations amendment to
2 House File 816, filed May 6, 1969 as follows:

3 1. By striking in line 7 the word "Davenport"
4 and inserting in lieu thereof the words "in the district
5 of DeWitt".

ROGER J. SHAFF

1 Amend House File 816 as follows:

2 1. Amend page 1 by adding the following new section:

- 3 Sec. 4. This act being deemed of immediate im-
4 portance shall be in full force and effect from and after the
5 passage and publication in the Oelwein Daily Register, a
6 newspaper published in Oelwein, Iowa, and The Times-Democrat,
7 published at Davenport, Iowa.

EDWARD E. NICHOLSON
FLOYD GILLEY
KENNETH L. PARKER
HAROLD A. THORDSEN

- 1 Amend House File 819 by striking all of section 12.

W. CHARLENE CONKLIN

- 1 Amend House File 820, page 1, line 6, by striking
2 the words "each year of the biennium" and inserting
3 "the fiscal year".
4 Page 1, line 7, by striking "1971" and inserting
5 "1970".
6 Page 2, line 3, by striking "1971" and inserting
7 "1970".
8 Page 2, line 4, by striking "1971" and inserting
9 "1970".

ROBERT R. RIGLER
MINNETTE DODERER
LEE H. GAUDINEER
CHARLES K. SULLIVAN

- 1 Amend House File 825 by adding the following new section:
2 "Sec. —. Section two hundred eighty A point one (280A.1),
3 Code 1966, as amended by chapter two hundred forty-four (244),
4 section ten (10), Acts of the Sixty-second General Assembly, is
5 further amended by adding at the end thereof the following new
6 paragraph:
7 'If any area of this state is not within one of the
8 existing merged areas of this state by January 1, 1970, or is
9 not included in a plan pending before the state board of public
10 instruction or its successor under the provisions of this chapter
11 on or before that date, the state board of public instruction or
12 its successor, shall attach all such areas to an existing merged
13 area or shall form such areas into new merged area. Such
14 attachment or formation shall become effective by resolution of
15 the board, and by filing notice, if applicable, with the
16 secretary of the school board of the merged area to which such
17 area is to be attached. Any area included in a merged area plan
18 filed with the state board or its successor, on or before
19 January 1, 1970, and not becoming a part of a merged area
20 because of the subsequent failure of the plan, shall be attached
21 to an existing merged area by the state board of public
22 instruction or its successor. The state board or its successor,
23 shall, where possible carry out the provisions of this Act by
24 July 1, 1970, but may defer action as may be necessary. The
25 state board, or its successor, in carrying out the provisions of
26 this Act shall investigate the desires of the residents of the
27 area affected, and obtain the advice and recommendation of the
28 advisory committee. All actions made by the state board shall
29 be accomplished by resolution of the board. Such resolution shall

30 be adopted by roll call vote entered in the minutes of the board
31 and the action of the board shall be final.' "

ANDREW FROMMELT
JOHN WALSH

- 1 Amend the Frommelt, Walsh amendment to House File 825 by
- 2 striking from line 7 of the proposed new paragraph, the
- 3 words "new merged area" and inserting in lieu thereof the
- 4 words "a new merged area or areas".

ALAN SHIRLEY

- 1 Amend the Frommelt-Walsh amendment to House File 825
- 2 by striking the words "January 1, 1970" on lines 7, 19 and
- 3 24 and by inserting in lieu thereof the words "June 30, 1970".

JOSEPH FLATT
ARTHUR NEU
ALAN SHIRLEY

On motion of Senator Stanley, the Senate adjourned until 8:00
a.m., Tuesday, May 20, 1969.

JOURNAL OF THE SENATE

SENATE CHAMBER,
DES MOINES, IOWA, TUESDAY, MAY 20, 1969.

The Senate met in regular session, Senator Lange presiding.

Prayer was offered by Reverend Hubert Hackler, pastor of the Church of Christ, Leon, Iowa.

The Senate pledged allegiance to the flag.

The Journal of May 19, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Senator Hammer for the remainder of the week on request of Senator Stanley.

PETITIONS

The following petitions were presented and placed on file:

By Senator Denman, from sixteen residents of Polk County favoring stronger laws to provide for the confinement and treatment of convicted sex offenders against children.

By Senator Denman, from one hundred twenty-five residents of the State of Iowa in favor of keeping longevity out of the base pay for employees of the Iowa state highway commission and providing longevity funds for the next two years.

VISITORS WELCOMED

The Chair welcomed, at the request of Senator Palmer, twenty students from the Bondurant-Farrar High School, who were present in the balcony.

SENATE CONCURRENT RESOLUTIONS ADOPTED

Senate Concurrent Resolution 38

Senator Stanley called up for consideration the following resolution and moved its adoption:

SENATE CONCURRENT RESOLUTION 38

By Stanley and Frommelt

Be It Resolved by the Senate, the House Concurring: That the President of the Senate and the Speaker of the House are authorized to determine

the policies incident to the details of closing the 1969 regular session of the Sixty-third General Assembly, interim staff and work, and the reconvening of the 1970 regular session and any special session which may be convened.

Be It Further Resolved: That the Secretary of the Senate and the Chief Clerk of the House shall make an inventory of all equipment and supplies on hand at the close of the session.

Be It Further Resolved: That the Executive Council, in accordance with section nineteen point twenty-five (19.25), Code 1966, shall provide all the supplies required for the Sixty-third General Assembly and the Sixty-fourth General Assembly, both while in session and during the interim between sessions, upon requisition signed by the Secretary of the Senate for the Senate and the Chief Clerk of the House for the House.

Be It Further Resolved: That the Secretary of the Senate and the Chief Clerk of the House are authorized to reserve for the exclusive use of the General Assembly during the interim such rooms now used by said General Assembly as may be necessary for any official use and for the purpose of storing supplies and equipment, as they may deem proper and advisable. Room 24 shall be reserved for the use of the Budget and Financial Control Committee, or its successor, and on the second Tuesday of each month for the Departmental Rules Review Committee. They shall notify the Executive Council of their assignments, and the Executive Council shall not make conflicting assignments except with the consent of the Secretary of the Senate or the Chief Clerk of the House.

Be It Further Resolved: That the Secretary of the Senate and the Chief Clerk of the House shall make a complete survey of all the typewriters on hand for the purposes 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 shall be stored in rooms reserved by the legislative officials above designated who shall have custody of the same and make it available for the following session of the General Assembly.

Be It Further Resolved: That any officers or employees of the Sixty-third General Assembly who shall be engaged for work in connection with the General Assembly during the interim between sessions, shall be compensated for such services at the same rate as was fixed during the regular session of the Sixty-third General Assembly.

The motion prevailed and the resolution was adopted.

Senate Concurrent Resolution 39

Senator Stanley called up for consideration the following resolution and moved its adoption:

SENATE CONCURRENT RESOLUTION 39

By Stanley and Frommelt

Whereas, the National Legislative Conference, which is a part of the Council of State Governments, will convene in its annual sessions in 1969 and 1970; and

Whereas, Iowa has been represented by the Secretary of the Senate and the Chief Clerk of the House in the past, and this policy should be continued; *Now Therefore*

Be It Resolved by the Senate, the House Concurring: That the Secretary of the Senate and the Chief Clerk of the House are hereby authorized to attend the 1969 and 1970 sessions of the National Legislative Conference 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 in section two point twenty (2.20), Code 1966, as amended by the Acts of the Sixty-third General Assembly.

The motion prevailed and the resolution was adopted.

Senate Concurrent Resolution 40

Senator Stanley called up for consideration the following resolution and moved its adoption:

SENATE CONCURRENT RESOLUTION 40

By Stanley and Frommelt

Whereas, various committee meetings pertaining to the operation of legislative research and legislative services are held between sessions of the General Assembly; and

Whereas, the President of the Senate and the Speaker of the House have the authority to appoint representatives of the General Assembly to attend certain meetings; and

Whereas, it appears advantageous to eliminate the necessity of filing bills in the ensuing legislative session to cover the actual expenses of such representatives and such committee members; *Now Therefore*

Be It Resolved by the Senate, the House Concurring: That the actual expenses of such representatives and such committee members in attending the above-described meetings shall be paid upon the filing of their expense accounts, subject to the approval of the President of the Senate, for the Senate, and the Speaker of the House, for the House. The State Comptroller is authorized and directed to issue warrants in payment of same upon requisition signed by the President of the Senate and the Speaker of the House as provided in sections two point twenty (2.20) and two point twenty-two (2.22), Code 1966, as amended by the Acts of the Sixty-third General Assembly.

The motion prevailed and the resolution was adopted.

SENATE RESOLUTION ADOPTED

Senate Resolution 5

Senator Stanley called up for consideration the following resolution and moved its adoption:

SENATE RESOLUTION 5

By Stanley and Frommelt

Whereas, the Secretary of the Senate has responsibilities and duties to

perform during the interim between the sessions of the General Assembly; and

Whereas, during the interim between the sessions of the General Assembly the Secretary of the Senate has expenses in connection with his interim duties; *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 and his necessary staff, at the same rate of pay as was fixed during the regular session of the Sixty-third General Assembly. The state comptroller is hereby authorized and directed to issue warrants in payment of same upon requisition signed by the President of the Senate as provided for in the first paragraph of section two point twenty (2.20), Code 1966, and any amendments passed by the Sixty-third General Assembly.

The motion prevailed and the resolution was adopted.

CONSIDERATION OF BILLS

House File 618

On motion of Senator Keith, House File 618, a bill for an act to abolish the state sheep association, was taken up for further consideration.

Senator Keith offered the following amendment and moved its adoption:

House File 618 is hereby amended by adding thereto the following section:

Sec. 2. Section one hundred fifty-nine point five (159.5), Code 1966, is hereby amended by adding thereto the following new subsection:

"Establish and maintain a sheep promotion division in the department of agriculture which shall promote the consumption of lamb, mutton and the use of wool, aid in the orderly marketing of sheep and wool, and conduct other activities which are beneficial to the sheep industry in Iowa. Said division shall be in charge of a director who shall be appointed by the secretary of agriculture. Funds appropriated for the department of agriculture for state aid to the Iowa sheep association are hereby authorized to be used together with other funds available for sheep promotion in establishing and maintaining the sheep promotion division, and said funds may be drawn and expended upon the order of the director with the approval of the secretary of agriculture".

Roll call was requested.

On the question "Shall the amendment be adopted?" (H.F. 618) the vote was:

Rule 24 was invoked.

Ayes, 34:

Anderson
Arbuckle
Benda
Coleman
Curran

DeHart
Denman
Erskine
Frey
Gilley

Griffin
Keith
Klink
Kosek
Lange

Laverty
Leonard
Lodwick
Lucken
McGill

Mogged
Mowry
Nicholson
Ollenburg

Palmer
Parker
Potter
Rigler

Shaff
Smith
Stanley

Stephens
Van Gilst
Walsh

Nays, 11:

Balloun
Clarke
Conklin

Dodds
Frommelt
Gaudineer

Glenn
O'Malley
Reichardt

Shirley
Sullivan

Absent or not voting, 16:

Briles
DeKoster
Doderer
Flatt

Hammer
Hill
Hougen
Kuhl

Lamborn
Lisle
Messerly
Neu

Potgeter
Schaben
Thordsen
Weimer

The amendment was adopted.

Senator Keith offered the following amendment and moved its adoption:

Amend House File 618, page 1, line 1, by inserting after the word "association" the following: "and establish a sheep promotion division in the department of agriculture".

The amendment was adopted.

Senator Keith moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 618) the vote was:

Rules 24 was invoked.

Ayes, 41:

Anderson
Arbuckle
Balloun
Benda
Briles
Coleman
Conklin
DeHart
Denman
Dodds
Erskine

Frey
Frommelt
Gilley
Griffin
Keith
Klink
Kosek
Lange
Laverty
Leonard

Lodwick
Lucken
McGill
Mogged
Mowry
Nicholson
Ollenburg
O'Malley
Palmer
Parker

Potter
Reichardt
Rigler
Shaff
Shirley
Smith
Stanley
Stephens
Van Gilst
Walsh

Nays, 5:

Clarke
Gaudineer

Glenn

Messerly

Sullivan

Absent or not voting, 15:

Curran
DeKoster
Doderer
Flatt

Hammer
Hill
Hougen
Kuhl

Lamborn
Lisle
Neu
Potgeter

Schaben
Thordsen
Weimer

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Keith asked and received unanimous consent that **House File 618** be immediately messaged to the House, which request was complied with.

House File 559

On motion of Senator Gaudineer, House File 559, a bill for an act granting the Iowa liquor control commission the discretion to allow the executor or administrator of a liquor control licensee to continue the operation of the business for a limited time, 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 the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 559) the vote was:

Ayes, 48:

Anderson	Erskine	Leonard	Potter
Arbuckle	Frey	Lodwick	Reichardt
Balloun	Frommelt	Lucken	Rigler
Benda	Gaudineer	Messerly	Shaff
Briles	Gilley	Mogged	Shirley
Clarke	Glenn	Mowry	Smith
Coleman	Griffin	Neu	Stanley
Conklin	Hougen	Nicholson	Stephens
Curran	Klink	Ollenburg	Sullivan
DeHart	Kosek	O'Malley	Thordsen
Denman	Lange	Palmer	Van Gilst
Dodds	Laverty	Parker	Walsh

Nays, none.

Absent or not voting, 18:

DeKoster	Hill	Lamborn	Potgeter
Doderer	Keith	Lisle	Schaben
Flatt	Kyhl	McGill	Weimer
Hammer			

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

House File 628

On motion of Senator Clarke, House File 628, 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 Clarke moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 628) the vote was:

Ayes, 52:

Anderson	Erskine	Laverty	Parker
Arbuckle	Flatt	Leonard	Potgeter
Balloun	Frey	Lodwick	Potter
Benda	Frommelt	Lucken	Rigler
Briles	Gaudineer	McGill	Schaben
Clarke	Gilley	Messerly	Shaff
Coleman	Glenn	Mogged	Shirley
Conklin	Griffin	Mowry	Smith
Curran	Hougen	Neu	Stanley
DeHart	Keith	Nicholson	Stephens
DeKoster	Klink	Ollenburg	Sullivan
Denman	Kosek	O'Malley	Van Gilst
Dodds	Lange	Palmer	Walsh

Nays, none.**Absent or not voting, 9:**

Doderer	Kyhl	Lisle	Thordsen
Hammer	Lamborn	Reichardt	Weimer
Hill			

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

House File 666

On motion of Senator Keith, House File 666, a bill for an act to add two categories to the milk adulteration categories; to add such categories to the unlawful milk definition, and to provide for additional testing authority and correct certain existing testing standards, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Keith moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 666) the vote was:

Ayes, 55:

Anderson	Flatt	Lisle	Potter
Arbuckle	Frey	Lodwick	Reichardt
Balloun	Frommelt	Lucken	Rigler
Benda	Gaudineer	McGill	Schaben
Briles	Gilley	Messerly	Shaff
Clarke	Glenn	Mogged	Shirley
Coleman	Griffin	Mowry	Smith
Conklin	Hougen	Neu	Stanley
Curran	Keith	Nicholson	Stephens
DeHart	Klink	Ollenburg	Sullivan
DeKoster	Kosek	O'Malley	Thordsen
Denman	Lange	Palmer	Van Gilst
Dodds	Laverty	Parker	Walsh
Erskine	Leonard	Potgeter	

Nays, none.

Absent or not voting, 6:

Doderer
Hammer

Hill
Kyhl

Lamborn

Weimer

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

House File 624

On motion of Senator Lodwick, House File 624, a bill for an act relating to county public hospitals, 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 Senator Lange and moved its adoption:

House File 624 is hereby amended by striking lines eight (8) and nine (9) and inserting in lieu thereof the following:

"No levy shall be made for the improvement, maintenance, or replacements of the hospital until the hospital has been constructed, staffed, and receiving patients."

The amendment was adopted.

Senator Lodwick offered the following amendment filed by Senator Kyhl and moved its adoption:

Amend House File 624 by adding the following new section thereto:

"Sec. —. Section three hundred forty-seven point one (347.1), Code 1966, is hereby amended as follows:

1. By striking lines fourteen (14) and fifteen (15) and inserting in lieu thereof the words 'such purpose.'

2. By striking from lines twenty-three (23) and twenty-four (24) the words 'provided for herein' and inserting in lieu thereof the words 'as limited by the provisions of sections three hundred forty-seven point five (347.5) and three hundred forty-seven point seven (347.7) of the Code'.

The amendment was adopted.

Senator Lodwick moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 624) the vote was:

Ayes, 54:

Anderson
Arbuckle
Balloun
Benda
Briles
Clarke
Coleman
Conklin
Curran
DeHart
DeKoster

Denman
Dodds
Doderer
Erskine
Flatt
Frey
Frommelt
Gaudineer
Gilley
Glenn
Griffin

Hougen
Klink
Kosek
Lange
Laverty
Leonard
Lisle
Lodwick
Lucken
McGill
Messerly

Mogged
Mowry
Neu
Nicholson
Ollenburg
O'Malley
Palmer
Parker
Potgeter
Potter
Rigler

Schaben
Shaff
Shirley

Smith
Stanley
Stephens

Sullivan
Thordsen

Van Gilst
Walsh

Nays, none.

Absent or not voting, 7:

Hammer
Hill

Keith
Kyhle

Lamborn
Reichardt

Weimer

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

SENATE INSISTS ON AMENDMENTS

House File 21

Senator Erskine called up for consideration House File 21, a bill for an act to authorize county conservation boards to operate or lease concessions in or upon property under its control, amended by the Senate, and moved that the Senate insist on its amendments.

The motion prevailed and House File 21 was sent to a conference committee.

APPOINTMENT OF CONFERENCE COMMITTEE

President Jepsen appointed the following conference committee on **House File 21**, on the part of the Senate: Senators Erskine, chairman; Potter, Balloun and McGill.

CONSIDERATION OF BILLS

Senate File 697

On motion of Senator Benda, Senate File 697, a bill for an act to provide a source of revenue sufficient to provide for salaries, support, maintenance, and other expenses of the professional teaching practices commission, was taken up for further consideration.

The Senate resumed consideration of the following amendment by Senators Benda and McGill:

Senate File 697 is hereby amended as follows:

1. By striking from page one (1), line twenty-three (23), the words and figure "forty thousand (40,000)" and inserting in lieu thereof the words and figure "twenty thousand (20,000)".

2. By inserting on page two (2), after the period in line two (2), the following new sentence:

"From the amount herein appropriated, ten thousand (10,000) dollars or so much thereof as may be necessary shall be for the purpose of developing criteria to measure competent performance of all members of the teaching profession. Such criteria shall be made available to the general assembly not later than January, 1971."

3. By inserting on page two (2), after line two (2) and before line three (3), the following new sections:

"Sec. 4. Section two hundred sixty point fifteen (260.15), Code 1966, is amended by adding thereto the following:

'In addition to the fees for issuance or renewal of a certificate, an evaluation fee in the amount of five dollars shall be paid by each applicant for a certificate or renewal of a certificate. The purpose of the evaluation fee is to cover the administrative cost of evaluating and recording the qualifications of the applicant and such fee shall not be refundable to any applicant. The evaluation fee shall be paid at the time of submission of each application and shall be deposited in the same manner as the other fees.'

Sec. 5. Chapter two hundred thirty-eight (238), section three (3), Acts of the Sixty-third General Assembly, is hereby amended as follows:

1. By striking from line three (3) the word and figure 'nine (9)' and inserting in lieu thereof the word 'ten'.

2. By inserting after the comma in line ten (10) the words 'one member representing the local public school boards of the state,'.

3. By striking from line fourteen (14) the words and figures 'and two (2) for three (3) years' and inserting in lieu thereof the words 'and three for three years'."

4. By consecutively renumbering the remaining section.

Amend the title by striking all of lines one (1), two (2), and three (3), and inserting in lieu thereof the following:

"An Act relating to the professional teaching practices commission and making an appropriation thereto."

Senator Benda offered the following amendment to the amendment and moved its adoption:

Amend the Benda-McGill amendment to Senate File 697, filed May 16, 1969, by striking lines 38 through 41, inclusive.

The amendment to the amendment was adopted.

Senator Neu called for a division of the Benda-McGill amendment, lines 1 through 12 to be considered as division 1, lines 13 through 25 as division 2, and lines 26 through 36 as division 3.

Senator Benda moved the adoption of division 1 of the amendment.

Division was called for.

Division 1 of the amendment was adopted.

Senator Gaudineer offered the following amendment to division 2 of the amendment:

Amend the Benda, McGill amendment, filed May 16, 1969, as follows:

1. By striking in line 17 the words, "issuance or renewal" and by inserting in lieu thereof the words, "initial issuance or renewal after lapse".

Senator Gaudineer withdrew the amendment to division 2 of the amendment.

Senator Gaudineer offered the following amendment to division 2 of the amendment and moved its adoption:

Amend the Benda, et al., amendment to Senate File 697, line 19, by

striking the words, "certificate or renewal" and by inserting in lieu thereof the words, "initial certificate or renewal after lapse".

Division was called for.

The amendment to division 2 of the amendment was lost.

Senator Benda moved the adoption of division 2 of the amendment and called for a division.

Division 2 of the amendment was adopted.

Senator Benda moved the adoption of division 3 of the amendment and called for a division.

Division 3 of the amendment was adopted.

Senator Lodwick withdrew the amendment filed by Senators Lodwick, et al., on May 15 and found on page 1683 of the Senate Journal.

Senator Benda moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 697) the vote was:

Rule 24 was invoked.

Ayes, 29:

Arbuckle	Kosek	O'Malley	Shaff
Benda	Lamborn	Palmer	Shirley
Clarke	McGill	Parker	Stanley
Conklin	Mogged	Potgeter	Stephens
Curran	Neu	Potter	Thordsen
DeHart	Nicholson	Reichardt	Van Gilst
DeKoster	Ollenburg	Rigler	Walsh
Klink			

Nays, 27:

Anderson	Frommelt	Kyhl	Messerly
Balloun	Gaudineer	Lange	Mowry
Briles	Gilley	Lavery	Schaben
Coleman	Glenn	Leonard	Smith
Dodds	Hill	Lisle	Sullivan
Erskine	Hougen	Lodwick	Weimer
Flatt	Keith	Lucken	

Absent or not voting, 5:

Denman	Frey	Griffin	Hammer
Doderer			

The bill having failed to receive a constitutional majority was declared to have failed to pass the Senate.

SENATE INSISTS

House File 823

Senator Lamborn called up for consideration House File 823, a

bill for an act to appropriate from the primary road fund to the state highway commission, amended by the Senate, and moved that the Senate insist in its amendments.

Senator Glenn called for a division of the motion to insist into two divisions.

Senator Glenn moved that the Senate recede from its amendments.

Senator Glenn asked and received unanimous consent to withdraw his motion to recede, and renewed his request for a division of the motion to insist.

Senator Lamborn moved that the Senate insist on division 1 of the Senate amendment.

Roll call was requested by Senator Glenn.

On the question "Shall the Senate insist in division 1 of the Senate amendment?" (H.F. 823) the vote was:

Ayes, 41:

Benda	Frey	Lodwick	Rigler
Briles	Frommelt	McGill	Schaben
Clarke	Gaudineer	Messerly	Shaff
Coleman	Hill	Mogged	Shirley
Conklin	Keith	Nicholson	Smith
Curran	Kosek	Ollenburg	Stanley
Denman	Kyhl	O'Malley	Sullivan
Dodds	Lamborn	Palmer	Thordsen
Doderer	Lange	Parker	Walsh
Erskine	Laverty	Potter	Weimer
Flatt			

Nays, 15:

Arbuckle	Gilley	Lisle	Potgeter
Balloun	Glenn	Lucken	Reichardt
DeHart	Klink	Mowry	Stephens
DeKoster	Leonard	Neu	

Absent or not voting, 5:

Anderson	Hammer	Hougen	Van Gilst
Griffin			

The motion prevailed and the Senate insisted on division 1 of the Senate amendment.

Senator Lamborn moved that the Senate insist on division 2 of the Senate amendment.

The Senate insisted on division 2 of its amendment, and House File 823 was sent to a conference committee.

CONFERENCE COMMITTEE APPOINTED

The Chair announced the appointment by President Jepsen of the

following conference committee on **House File 823**, on the part of the Senate: Senators Lamborn, chairman; Mogged, Coleman and Klink.

MOTION TO SUSPEND RULES WITHDRAWN

Senator Van Gilst asked unanimous consent that the rules be suspended and that **House File 177** be withdrawn from the committee on appropriations and taken up for consideration.

Objections were raised by Senators Stanley and Messerly.

Senator Van Gilst moved that the rules be suspended and that **House File 177** be withdrawn from the committee on appropriations and taken up for consideration and requested a roll call.

Senator Van Gilst asked and received unanimous consent to withdraw his motion.

MOTION TO RECONSIDER

Senate File 537

Senator Rigler called up the following motion filed by him on May 14 and moved its adoption:

MR. PRESIDENT: I move to reconsider the vote by which Senate File 537 failed to pass the Senate.

Roll call was requested.

On the question "Shall the motion to reconsider be adopted?" (S.F. 537) the vote was:

Rule 24 was invoked.

Ayes, 35:

Arbuckle	Erskine	Leonard	Potter
Balloun	Flatt	Lisle	Reichardt
Benda	Frommelt	Messerly	Rigler
Briles	Gaudineer	Mowry	Schaben
Clarke	Griffin	Neu	Shaff
Curran	Kosek	Nicholson	Stanley
DeHart	Kyhl	Ollenburg	Thordsen
DeKoster	Lamborn	O'Malley	Walsh
Doderer	Laverty	Potgeter	

Nays, 19:

Conklin	Hougen	Lucken	Smith
Dodds	Keith	McGill	Stephens
Gilley	Klink	Mogged	Sullivan
Glenn	Lange	Parker	Van Gilst
Hill	Lodwick	Shirley	

Absent or not voting, 7:

Anderson	Denman	Hammer	Weimer
Coleman	Frey	Palmer	

The motion prevailed.

Senator Rigler moved to reconsider the vote by which Senate File 537, 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 institutions of higher learning now or hereafter under the jurisdiction of the state board of regents, to acquire and improve property therefor, to establish and collect student fees and charges and to borrow money and issue revenue bonds payable solely from fees and charges and other institutional income, and to refund bonds or other obligations payable from such revenues, went to its last reading, which motion prevailed.

Senator Rigler moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 537) the vote was:

Rule 24 was invoked.

Ayes, 36:

Arbuckle	Doderer	Leonard	Potgeter
Balloun	Flatt	Lisle	Potter
Benda	Gaudineer	Messerly	Reichardt
Briles	Griffin	Mowry	Rigler
Clarke	Hougen	Neu	Shaff
Curran	Kosek	Nicholson	Stanley
DeHart	Kyhl	Ollenburg	Thordsen
DeKoster	Lamborn	O'Malley	Walsh
Denman	Laverty	Parker	Weimer

Nays, 21:

Coleman	Glenn	Lodwick	Shirley
Conklin	Hill	Lucken	Smith
Dodds	Keith	McGill	Stephens
Erskine	Klink	Mogged	Sullivan
Frommelt	Lange	Schaben	Van Gilst
Gilley			

Absent or not voting, 4:

Anderson	Frey	Hammer	Palmer
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The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Rigler moved that the vote by which Senate File 537 passed the Senate be reconsidered and the motion to reconsider be laid on the table, which motion prevailed.

HOUSE AMENDMENTS CONSIDERED

Senate File 674

Senator Balloun called up for consideration Senate File 674, a bill

for an act to appropriate from the general fund of the state to the state conservation commission, amended by the House, and moved that the Senate concur in the following amendments:

Amend Senate File 674, page two (2), as follows:

1. By striking from line twenty-seven (27) the word "sixty-six" and striking all of line twenty-eight (28) and inserting in lieu thereof the words "sixty-three hundred".

2. By striking from line thirty-one (31) the words "seventy-five hundred" and inserting in lieu thereof the words "seventy-two hundred".

Roll call was requested.

On the question "Shall the Senate concur in the House amendments?" (S.F. 674) the vote was:

Ayes, 46:

Anderson	Gilley	Lucken	Reichardt
Balloun	Glenn	McGill	Rigler
Briles	Griffin	Messerly	Schaben
Clarke	Hill	Mogged	Shaff
Conklin	Hougen	Mowry	Smith
Curran	Keith	Neu	Stanley
DeKoster	Kosek	Nicholson	Stephens
Denman	Kyhl	Ollenburg	Sullivan
Erskine	Lamborn	Parker	Thordsen
Flatt	Laverty	Potgeter	Walsh
Frommelt	Lisle	Potter	Weimer
Gaudineer	Lodwick		

Nays, 8:

Arbuckle	DeHart	Lange	Shirley
Coleman	Dodds	Leonard	Van Gilst

Absent or not voting, 7:

Benda	Frey	Klink	Palmer
Doderer	Hammer	O'Malley	

The House amendments having received a constitutional majority were declared to have been adopted and concurred in by the Senate.

Senator Balloun moved that the bill as amended by the House and concurred in by the Senate be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 674) the vote was:

Ayes, 52:

Anderson	Erskine	Klink	Messerly
Arbuckle	Flatt	Kosek	Mogged
Balloun	Frommelt	Kyhl	Mowry
Briles	Gaudineer	Lange	Neu
Clarke	Gilley	Laverty	Nicholson
Conklin	Glenn	Leonard	Ollenburg
Curran	Griffin	Lisle	Parker
DeKoster	Hill	Lodwick	Potgeter
Denman	Hougen	Lucken	Potter
Dodds	Keith	McGill	Reichardt

Rigler
Schaben
Shaff

Shirley
Smith
Stanley

Stephens
Sullivan
Thordsen

Van Gilst
Walsh
Weimer

Nays, 1:
Coleman

Absent or not voting, 8:

Benda
DeHart

Doderer
Frey

Hammer
Lamborn

O'Malley
Palmer

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

CONSIDERATION OF BILLS

Senate File 691

On motion of Senator Flatt, Senate File 691, a bill for an act to provide for the distribution of income, corporation, and sales taxes, and making an appropriation therefor, was taken up and considered.

Senator Flatt asked and received unanimous consent that **House File 659** be substituted for **Senate File 691**.

House File 659

On motion of Senator Flatt, House File 659, a bill for an act to provide for the distribution of income, corporation, and sales taxes, and making an appropriation therefor, was taken up and considered.

Senator Gaudineer withdrew the amendment filed by him on May 15 and found on page 1689 of the Senate Journal.

Senator Kyhl offered the following amendment and moved its adoption:

Amend House File 659, page 3, by adding the following new section thereto:

"Section three hundred twenty-one point one hundred ten (321.110) Code 1966, is amended by striking all of said section after the word 'dollars' in line four (4) and inserting in lieu thereof the following: 'the fee shall be arrived at by computing to the nearest even dollar.'"

Division was called for.

The amendment was adopted.

SENATE FILES PLACED ON NONCONTROVERSIAL CALENDAR

Senator Stanley asked and received unanimous consent that **Senate File 344** be pulled from the regular calendar and placed on the noncontroversial calendar.

Senator Stanley asked and received unanimous consent that **Senate File 693** be pulled from the regular calendar and placed on the noncontroversial calendar.

On motion of Senator Stanley, the Senate recessed until 1:15 p.m.

AFTERNOON SESSION

The Senate reconvened, President Jepsen 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 refused to concur in Senate amendments to:

House File 784, a bill for an act relating to the valuation and assessment of real and personal property.

Also: That the House has adopted the conference committee report and the amendments contained therein and passed:

House File 793, a bill for an act to appropriate to the various state departments and their divisions.

Also: That the House has receded from division two (2) of House amendment and adopted the following concurrent resolution in which the concurrence of the House was asked:

Senate Concurrent Resolution 27, concerning the permanent joint rules of the Sixty-third General Assembly.

Also: That the House has concurred in Senate amendment to and passed: House File 802, a bill for an act to appropriate from moneys received by aeronautics commission.

Also: That the House has concurred in Senate amendment to House amendment and passed the following bill in which the concurrence of the House was asked:

Senate File 605, a bill for an act to appropriate for capital improvements to the superintendent of public buildings and grounds.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 688, a bill for an act to appropriate to the higher education facilities commission for tuition grant program.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 689, a bill for an act to appropriate for capital improvements for institutions under board of regents.

WILLIAM R. KENDRICK, Chief Clerk

HOUSE AMENDMENT TO SENATE FILE 688

Amend Senate File 688 as follows:

By striking from line eight (8) the words and figures "three million (3,000,000)" and inserting in lieu thereof the words and figures "four million five hundred thousand (4,500,000)".

HOUSE AMENDMENT TO SENATE FILE 689

Amend Senate File 689 by striking in lines eleven (11) and twelve (12) on page 1 the words and figures "seven million five hundred thirty thousand

(7,530,000)" and inserting in lieu thereof the words and figures "six million thirty thousand (6,030,000)".

CONSIDERATION OF BILLS

House File 659

The Senate resumed consideration of House File 659.

Senator Reichardt offered the following amendment:

House File 659 is hereby amended by inserting on page two (2), after line nine (9) and before line ten (10) the following new subsection:

"4. For the purpose of procuring reflective plates, an additional fee of twenty-five cents per year for each registration of a motor vehicle, collected at the time of registration, shall be added to the registration fee. The additional fee shall be credited to the road use tax fund."

Action on the amendment was temporarily deferred for the preparation of an amendment to the amendment.

UNFINISHED BUSINESS

House File 159

On motion of Senator Gaudineer, House File 159, a bill for an act to prohibit the use, sale, or possession of explosive or incendiary devices, including "molotov cocktails", and to provide penalties therefor, was taken up for further consideration.

The following committee amendment was considered:

House File 159 is hereby amended by striking all after the enacting clause and substituting in lieu thereof the following:

Section 1. Chapter 697, 1966 Code, is hereby amended as follows:

1. By adding the following section:

"As used in this Act, unless the context otherwise indicates:

"1. 'Explosive device' means any material, container containing a chemical compound or mixture that is commonly used or intended for the purpose of producing an explosion, that contains any oxidizing and combustible materials or other ingredients, in such proportions, quantities or packing that an ignition by fire, by friction, by concussion or by detonation of any part of the compound or mixture may cause such a sudden generation of highly heated gases that the resultant gaseous pressures are capable of producing destructive effects on contiguous objects.

"2. 'Incendiary device' means any inflammable material or container containing an inflammable liquid or material whose ignition, by fire, friction, concussion, detonation, or other method is intended to produce destructive effects primarily through combustion rather than explosion.

"3. 'Molotov cocktail' means a breakable container containing an explosive or inflammable liquid or other substance, having a wick or similar device capable of being ignited, and may be described as either an explosive or incendiary device. A 'molotov cocktail' is not intended to mean a device commercially manufactured primarily for the purpose of illumination or other such uses."

2. By adding the following section:

"It shall be unlawful for any person to receive, possess, sell, purchase,

or manufacture a bomb, bombshell, grenade, or incendiary or explosive device including but not limited to black powder bombs and molotov cocktails, or materials which may be assembled into any such device; provided, however, that this section shall not apply to military and law-enforcement agencies and their personnel, and persons, firms, or corporations engaged in business, occupational or recreational use of commercial explosives, fireworks, fire arms, or ammunition when possession and use is otherwise authorized or permitted by law. This Act shall have no application to the possession or sale of rifle, pistol, or shotgun ammunition; nor shall it prohibit the use, sale, or possession of primers, percussion caps, brass, powder, and other components and supplies for hand loading or reloading rifle, pistol, or shotgun ammunition or loading muzzle-loading arms, where the same is for lawful purposes."

3. By striking lines five (5) through nine (9) of section six hundred ninety-seven point one (697.1) and inserting in lieu thereof the words, "where its combustion or explosion will or is likely to destroy the same, any explosive or incendiary device or molotov cocktail, and by reason of the combustion or explosion thereof any person is killed, he shall be guilty of murder."

4. By striking lines one (1) through three (3) and the word "material" from line four (4) of section six hundred ninety-seven point two (697.2), 1966 Code, and inserting in lieu thereof: "If any person willfully deposits or throws any explosive or incendiary device or molotov cocktail".

5. By striking line eight (8) and the words "explosive material, by the explosion" in section six hundred ninety-seven point three (697.3), 1966 Code, and inserting in lieu thereof, "explosive or incendiary device or molotov cocktail, by the combustion or explosion".

6. By adding in line six (6) of section six hundred ninety-seven point four (697.4) after the word "explosion" the words "or combustion". Also amend section six hundred ninety-seven point four (697.4) by striking from lines seven (7) and eight (8) the words "dynamite, nitroglycerin, giant powder, or other explosive material" and inserting in lieu thereof the words "explosive or incendiary device or molotov cocktail".

Senator Gaudineer offered the following amendment to the amendment filed by Senators DeKoster, et al., and moved its adoption:

Amend committee on law enforcement amendment to House File 159, dated May 9, 1969, line 38, after the word "or" insert ", with intent to assemble them, the".

The amendment to the amendment was adopted.

Senator Gaudineer offered the following amendment filed by Senator Kyhl and moved its adoption:

Amend the committee on law enforcement amendment to House File 159, filed May 9, 1969, as follows:

1. By inserting in line 54 after the figure "(697.1)" the following: ", Code 1966,".

2. By inserting in line 70 after the figure "(697.4)" the following ", Code 1966,".

3. By striking from lines 72 and 73 the words and figures "and eight (8)" and inserting in lieu thereof the following: ", eight (8), and nine (9)".

The amendment to the amendment was adopted.

Senator Flatt offered the following amendment to the amendment and moved its adoption:

Amend the committee on law enforcement amendment to House File 159, filed May 9, as follows:

Insert in line 39 after the word "device" the words "and any person violating any of the provisions of this section shall be guilty of a felony and shall, upon conviction thereof, be punished by a fine of not more than two thousand dollars or by imprisonment in the penitentiary or men's or women's reformatory for not more than five years, or by both such fine and imprisonment, or by imprisonment in the county jail for not more than six months".

The amendment to the amendment was adopted.

On motion of Senator Gaudineer, the committee amendment as amended was adopted.

Senator Gaudineer moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 159) the vote was:

Ayes, 42:

Arbuckle	Flatt	Leonard	Reichardt
Balloun	Frommelt	Lodwick	Rigler
Benda	Gaudineer	McGill	Schaben
Clarke	Gilley	Messerly	Shirley
Coleman	Griffin	Mowry	Smith
Conklin	Keith	Nicholson	Stanley
Curran	Klink	Ollenburg	Stephens
DeHart	Kosek	O'Malley	Thordsen
Dodds	Kyhl	Parker	Van Gilst
Doderer	Lange	Potter	Weimer
Erskine	Laverty		

Nays, 1:

Glenn

Absent or not voting, 18:

Anderson	Hammer	Lucken	Potgeter
Briles	Hill	Mogged	Shaff
DeKoster	Hougen	Neu	Sullivan
Denman	Lamborn	Palmer	Walsh
Frey	Lisle		

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 793

Senator Mowry called up the following report and moved its adoption:

To the President of the Senate and the Speaker of the House of Representatives:

We, the undersigned members of the conference committee appointed to resolve the difference between the House and Senate on House File 793, a bill for an Act to appropriate from the general fund of the state of Iowa to various state departments and their divisions, and to amend various sections of the Code relating to departments receiving appropriations under this Act, recommend that the House concur in the Senate amendment by Senator Briles of May 7 and reported on page 1444 of the Senate Journal, striking section four (4) and renumbering the remaining section.

On the Part of the House:

FLOYD EDGINGTON, Chairman
WESLEY GRAHAM
HOWARD HAMILTON
KEITH DUNTON

On the Part of the Senate:

JAMES E. BRILES, Chairman
JOHN L. MOWRY
CHARLES K. SULLIVAN
MINNETTE F. DODERER

The motion prevailed and the report was adopted.

On motion of Senator Mowry, the recommendations and amendments contained therein were adopted.

Senator Mowry moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 793) the vote was:

Ayes, 46:

Anderson	Frommelt	Leonard	Reichardt
Arbuckle	Gaudineer	Lodwick	Rigler
Balloun	Gilley	McGill	Schaben
Benda	Glenn	Messerly	Shaff
Clarke	Griffin	Mogged	Shirley
Coleman	Keith	Mowry	Smith
Curran	Klink	Neu	Stanley
DeHart	Kosek	Nicholson	Stephens
Dodds	Kyhl	O'Malley	Thordsen
Doderer	Lamborn	Parker	Van Gilst
Erskine	Lange	Potter	Weimer
Flatt	Laverty		

Nays, none.

Absent or not voting, 15:

Briles	Frey	Lisle	Potgeter
Conklin	Hammer	Lucken	Sullivan
DeKoster	Hill	Ollenburg	Walsh
Denman	Hougen	Palmer	

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, the Senate recessed until the fall of the gavel.

The Senate reconvened, President pro tempore Lodwick presiding.

SPECIAL GUEST

President pro tempore Lodwick presented to the Senate his

mother, Mrs. Florence S. Lodwick of Burlington, who is the daughter of the late State Senator William B. Seeley.

RESOLUTIONS ASSIGNED TO COMMITTEE

President Jepsen announced the assignment of the following resolutions to committee:

S.C.R. 44 Appropriations

S.C.R. 45 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 adopted the conference committee report, and the amendments contained therein and passed the following bill in which the concurrence of the House was asked:

Senate File 537, a bill for an act authorizing the state board of regents to issue bonds to defray capital needs of state universities.

Also: That the House has amended Senate amendment to, concurred in Senate amendment as amended, and adopted:

House Joint Resolution 19, directing the redeeming of Korean Veterans' bonus bonds.

WILLIAM R. KENDRICK, Chief Clerk

HOUSE AMENDMENT TO SENATE AMENDMENT TO HOUSE JOINT RESOLUTION 19

Amend the Senate amendment to House Joint Resolution 19 as follows:

1. By striking from line twelve (12) the word "Enacted" and inserting in lieu thereof the word "Resolved".
2. By inserting in line twenty-three (23), after the word "interest" the words "and premium".
3. By inserting in line twenty-eight (28), after the word "interest" the words "and premium".
4. By inserting in line thirty-two (32), after the word "interest" the words "and premium".

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 21, a bill for an act to authorize county conservation boards to operate or lease concessions in or upon property under its control, the following Representatives: Mr. Tieden of Clayton, chairman; Mr. Christensen of Clarke-Union, Mr. Kitner of Buchanan and Mr. Radl of Linn.

Also: That the House has appointed, on the part of the House, as members of the conference committee on House File 823, a bill for an act to appro-

priate from the primary road fund to the state highway commission, the following Representatives: Mr. Camp of Clinton, chairman; Mr. Bergman of Lyon-Osceola, Mr. Caffrey of Polk and Mr. Huff of Polk.

Also: That the House has insisted on its amendments to Senate File 655, a bill for an act to appropriate to the board of regents, and requests a conference committee. Conferees on the part of the House are: The Representative from Calhoun, Mr. Winkelman, chairman; the Representative from Scott, Mr. Holden; the Representative from Winneshiek, Mr. Langland; and the Representative from Polk, Mr. Tapscott.

WILLIAM R. KENDRICK, Chief Clerk

CONSIDERATION OF BILLS

House File 659

The Senate resumed consideration of House File 659 and the amendment offered by Senator Reichardt.

Senator Reichardt withdrew the amendment.

Senator Flatt moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 659) the vote was:

Rule 24 was invoked.

Ayes, 35:

Arbuckle	Griffin	Lisle	Potgeter
Briles	Hougen	Lodwick	Potter
Clarke	Keith	Lucken	Rigler
Curran	Klink	Mogged	Shaff
DeHart	Kosek	Mowry	Smith
DeKoster	Kyhl	Neu	Stanley
Erskine	Lamborn	Nicholson	Stephens
Flatt	Lange	Ollenburg	Thordsen
Gilley	Laverty	Parker	

Nays, 15:

Coleman	Doderer	McGill	Van Gilst
Conklin	Gaudineer	Reichardt	Walsh
Denman	Glenn	Schaben	Weimer
Dodds	Hill	Shirley	

Voting present, 1:

Sullivan

Absent or not voting, 10:

Anderson	Frey	Leonard	O'Malley
Balloun	Frommelt	Messerly	Palmer
Benda	Hammer		

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 691** be withdrawn from further consideration of the Senate.

Senator Stanley moved that the vote by which House File 659 passed the Senate be reconsidered and the motion to reconsider be laid on the table.

Division was called for.

The motion prevailed.

REPORT OF COMMITTEE

Senator Messerly submitted the following report:

MR. PRESIDENT: Your committee on appropriations, to which was referred House File 824, a bill for an act to make appropriations to certain counties and named persons in settlement of claims made against the state of Iowa, begs leave to report it has had the same under consideration and recommends the same do pass.

FRANCIS L. MESSERLY, Chairman

Ordered passed on file.

President Jepsen took the chair at 3:40 p.m.

CONSIDERATION OF BILLS

House File 824

Senator Messerly asked and received unanimous consent that the rules be suspended and that House File 824 be taken up for immediate consideration.

On motion of Senator Mowry, House File 824, a bill for an act to make appropriations to certain counties and 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 Mowry moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 824) the vote was:

Ayes, 46:

Benda	Gilley	Messerly	Schaben
Briles	Glenn	Mogged	Shaff
Clarke	Griffin	Mowry	Shirley
Conklin	Hill	Neu	Smith
Curran	Hougen	Nicholson	Stanley
DeHart	Kosek	Ollenburg	Stephens
DeKoster	Kyhl	Parker	Sullivan
Denman	Lange	Potgeter	Thorsen
Dodds	Lisle	Potter	Van Gilst
Erskine	Lodwick	Reichardt	Walsh
Flatt	Lucken	Rigler	Weimer
Gaudineer	McGill		

Nays, none.

Absent or not voting, 15:

Anderson	Doderer	Keith	Leonard
Arbuckle	Frey	Klink	O'Malley
Balloun	Frommelt	Lamborn	Palmer
Coleman	Hammer	Lavery	

The bill having received a constitutional and two-thirds majority was declared to have passed the Senate and the title was agreed to.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Mogged, 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 15, and House Files 161, 183, 250, 319, 329, 334, 435 and 548.

CHARLES G. MOGGED
Chairman, Senate Committee
ELIZABETH SHAW
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 15 and House Files 161, 183, 250, 319, 329, 334, 435 and 548.

President pro tempore Lodwick took the chair at 3:55 p.m.

CONSIDERATION OF BILLS**Senate File 696**

On motion of Senator Flatt, Senate File 696, a bill for an act to provide for an appropriation from the general fund of the state to the state board of regents to reimburse state educational institutions for deficiencies in operating revenues resulting from funds pledged to finance academic and administrative buildings and facilities and utilities services, was taken up and considered.

Senator Glenn asked unanimous consent that Senate File 696 be deferred.

Objection was raised.

Senator Glenn moved that Senate File 696 be deferred until such time as Senate Concurrent Resolution 45 has been considered.

The motion was lost.

Senator Flatt moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 696) the vote was:

Rule 24 was invoked.

Ayes, 32:

Anderson	DeKoster	Lisle	Parker
Arbuckle	Doderer	Lodwick	Potgeter
Balloun	Flatt	Lucken	Potter
Benda	Gilley	Messerly	Rigler
Briles	Griffin	Mowry	Shaff
Clarke	Kosek	Neu	Stanley
Curran	Laverty	Nicholson	Thordsen
DeHart	Leonard	Ollenburg	Walsh

Nays, 17:

Coleman	Hill	McGill	Stephens
Dodds	Hougen	Mogged	Sullivan
Erskine	Klink	Shirley	Van Gilst
Frommelt	Lange	Smith	Weimer
Glenn			

Absent or not voting, 12:

Conklin	Gaudineer	Kyhl	Palmer
Denman	Hammer	Lamborn	Reichardt
Frey	Keith	O'Malley	Schaben

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Flatt moved that the vote by which Senate File 696 passed the Senate be reconsidered and 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?" (S.F. 696) the vote was:

Ayes, 32:

Balloun	Flatt	Lisle	Parker
Benda	Gilley	Lodwick	Potgeter
Briles	Griffin	Lucken	Potter
Clarke	Keith	Messerly	Rigler
Curran	Kosek	Mowry	Shaff
DeHart	Kyhl	Neu	Stanley
DeKoster	Lamborn	Nicholson	Therdsen
Doderer	Leonard	Ollenburg	Walsh

Nays, 19:

Coleman	Glenn	Laverty	Stephens
Conklin	Hill	McGill	Sullivan
Dodds	Hougen	Mogged	Van Gilst
Erskine	Klink	Shirley	Weimer
Frommelt	Lange	Smith	

Absent or not voting, 10:

Anderson
Arbuckle
Denman

Frey
Gaudineer
Hammer

O'Malley
Palmer

Reichardt
Schaben

The motion prevailed.

APPOINTMENT OF CONFERENCE COMMITTEE

The Chair announced the appointment by President Jepsen of the following conference committee on **Senate File 655**, on the part of the Senate: Senators Clarke, chairman; Lange, Griffin and Dodds.

RESOLUTION TO UNFINISHED BUSINESS CALENDAR

Senator Stanley asked unanimous consent that House Concurrent Resolution 40 be placed on the ways and means committee bills calendar.

Objection was raised.

Senator Stanley moved that **House Concurrent Resolution 40** be placed at the bottom of the unfinished business calendar, which motion prevailed.

REPORT OF COMMITTEE

Senator Messerly submitted the following report:

MR. PRESIDENT: Your committee on appropriations, to which was referred **House File 177**, a bill for an act relating to the state teachers' pension, begs leave to report it has had the same under consideration and recommends the same *do pass*.

FRANCIS L. MESSERLY, Chairman

Ordered passed on file.

CONSIDERATION OF BILLS

House File 177

Senator Messerly asked and received unanimous consent that the rules be suspended and that House File 177 be taken up for immediate consideration.

On motion of Senator Flatt, House File 177, a bill for an act relating to the state teachers' pension, 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 the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 177) the vote was:

Ayes, 47:

Anderson	Doderer	Leonard	Potter
Arbuckle	Erskine	Lisle	Reichardt
Balloun	Flatt	Lodwick	Shirley
Benda	Frommelt	McGill	Smith
Briles	Gilley	Messerly	Stanley
Clarke	Glenn	Mogged	Stephens
Coleman	Griffin	Mowry	Sullivan
Conklin	Hill	Neu	Thordsen
Curran	Klink	Nicholson	Van Gilst
DeHart	Kosek	Ollenburg	Walsh
DeKoster	Lange	Parker	Weimer
Dodds	Laverty	Potgeter	

Nays, none.

Absent or not voting, 14:

Denman	Hougen	Lucken	Rigler
Frey	Keith	O'Malley	Schaben
Gaudineer	Kyhl	Palmer	Shaff
Hammer	Lamborn		

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

UNFINISHED BUSINESS**House File 680**

On motion of Senator Potgeter, House File 680, a bill for an act relating to the state's share of the funding of the department of housing and urban development riot reinsurance program, was taken up for further consideration.

The Senate resumed consideration of the amendment filed by Senator Rigler on April 14 and found on pages 928 and 929 of the Senate Journal.

Senator Stephens offered the following amendment to the amendment filed by Senators Stephens, et al.:

Amend the Rigler amendment, filed April 14, 1969, to House File 680 as follows:

1. By inserting after line 6 the following and renumbering the following subsections:

"Farm property" means the residence, personal effects, other farm buildings and other personal property used in conjunction with a farming operation.

2. By inserting in line 23 after the word "property" the words ", except farm property".

3. By inserting in line 42 after the word "property" the words ", except farm property".

Senator Lange took the chair at 5:15 p.m.

Senator Stephens moved the adoption of the amendment to the amendment and requested a roll call.

President Jepsen took the chair at 5:55 p.m.

On the question "Shall the amendment to the amendment be adopted?" (H.F. 680) the vote was:

Rule 24 was invoked.

Ayes, 28:

Anderson	Curran	Lange	Ollenburg
Arbuckle	Dodds	Leonard	O'Malley
Balloun	Flatt	Lodwick	Parker
Benda	Gilley	Lucken	Shaff
Briles	Keith	McGill	Smith
Clarke	Klink	Messerly	Stephens
Coleman	Kyhl	Mowry	Walsh

Nays, 24:

Conklin	Glenn	Lavery	Rigler
DeHart	Griffin	Neu	Stanley
DeKoster	Hill	Nicholson	Sullivan
Doderer	Hougen	Potgeter	Thordsen
Erskine	Kosek	Potter	Van Gilst
Frommelt	Lamborn	Reichardt	Weimer

Absent or not voting, 9:

Denman	Hammer	Mogged	Schaben
Frey	Lisle	Palmer	Shirley
Gaudineer			

The amendment to the amendment was adopted.

(Consideration of House File 680 pending on adjournment.)

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 taken the following action on the Senate amendments to House File 68, a bill for an act relating to allowance of assistance for families of dependent children, disabled persons, and elderly persons, in which the concurrence of the House was asked:

1. The House has concurred in sections 1 through 4, and sections 7 through 22.
2. House has amended and concurred in as amended sections 5 and 6.
3. House has concurred in the first sentence of section 23 and has refused to concur in the remainder of section 23.
4. House has concurred in the amendment to the title.

WILLIAM R. KENDRICK, Chief Clerk

HOUSE AMENDMENT TO SENATE AMENDMENT TO HOUSE FILE 68

Amend the Senate amendment to House File 68 as follows:

1. Section 5, by striking from line seven (7) the words "five hundred" and inserting in lieu thereof the words "seven hundred fifty".
2. Section 6, by striking from paragraph f. the following: "either because adequate child care facilities are not available or because the absence of the person would be seriously harmful to a child in the home".

REPORT OF CONFERENCE COMMITTEE

HOUSE FILE 21

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 House File 21, a bill for an Act to authorize county conservation boards to operate or lease concessions in or upon property under its control, respectfully submit the following recommendations:

1. That the Senate recede from subsection b of amendment 1.
2. That the title be amended by adding on page 1, line 1, after the word "boards" the following: "to furnish uniforms and".

On the Part of the Senate:

ALDEN J. ERSKINE, Chairman
CHARLES F. BALLOUN
RALPH W. POTTER
DONALD S. MCGILL

On the Part of the House:

DALE L. TIEDEN, Chairman
PERRY L. CHRISTENSEN
ART KITNER
RICHARD M. RADL

REPORT OF CONFERENCE COMMITTEE

HOUSE FILE 823

To the President of the Senate and the Speaker of the House of Representatives:

We, the undersigned members of the conference committee appointed to resolve the difference between the House and Senate on House File 823, a bill for an Act to appropriate from the primary road fund to the state highway commission, recommend the following:

1. That the director of highways shall be paid an annual salary of twenty-eight thousand five hundred (28,500) dollars.
2. That the Senate recede from division 2 and division 3 of their amendment.

On the Part of the House:

JOHN CAMP, Chairman
IRVIN L. BERGMAN
JAMES T. CAFFREY
WILLIAM H. HUFF

On the Part of the Senate:

CLIFTON C. LAMBORN, Chairman
CHARLES G. MOGGED
LESLIE C. KLINK
C. JOSEPH COLEMAN

MOTION TO RECONSIDER

I move to reconsider the vote by which the amendment to House File 680 by Stephens, O'Malley and Lodwick passed the Senate.

JOHN M. WALSH

MOTION TO RECONSIDER

MR. PRESIDENT: I move to reconsider the vote by which Senate File 697 failed to pass the Senate.

SEELEY G. LODWICK

MOTION TO RECONSIDER

I move to reconsider the vote by which House File 618 passed the Senate.

WILLIAM F. DENMAN

MOTION TO RECONSIDER WITHDRAWN

I withdraw my motion to reconsider the vote by which House File 618 passed the Senate.

WILLIAM F. DENMAN

SENATE CONCURRENT RESOLUTION 46

By Platt, Stanley, Van Gilst, Conklin and Neu

Whereas, it is the policy of this state that no qualified student should be denied a college education because of lack of money; and,

Whereas, the General Assembly has appropriated \$91,680,000.00 to the board of regents for the operation of the state universities for each year of the next biennium and this is an increase of 12.44 percent over the amount appropriated for the previous biennium; and

Whereas, it is the desire of the General Assembly to maintain reasonable tuition rates at our state universities; *Now, Therefore,*

Be It Resolved by the General Assembly of the State of Iowa:

1. The board of regents and the administrations of the state universities are respectfully requested to maintain student tuition and fees at a moderate and reasonable level, and they are respectfully urged not to increase student tuition and fees beyond the amount which is essential to maintain the academic quality of the universities.

2. The board of regents and the administrations of the state universities are respectfully requested, in order to provide quality education and avoid unreasonable tuition increases:

a. To consider additional limitations on enrollment of new students, thus permitting the community colleges and private colleges to educate a larger percentage of Iowa college students.

b. To continue and increase the emphasis on education of students as the primary function of the state universities.

c. To review and increase, where appropriate, the teaching hours of faculty members.

d. To make a vigorous effort to cut all unnecessary expenditures, including but not limited to travel, printing and administrative costs.

3. The board of regents and the administrations of the state universities are respectfully requested to use a substantial part of any tuition increase for student aids to enable students from low-income families to attend the universities.

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on May 19, 1969, the Governor had approved and transmitted to the Secretary of State the following bills:

Senate Joint Resolution 24, continuing the "Iowa State Fair and World Food Exposition Study Committee" established by the Sixty-first General Assembly, and to make an appropriation therefor.

Senate File 76, exempting employees of drainage districts from coverage under the Iowa Public Employees' Retirement System, except those employees already vested.

Senate File 482, relating to joint exercise of governmental powers.

House File 3, relating to issuance of a single cab card for vehicles subject to the provisions of chapter three hundred twenty-six (326) of the Code.

House File 142, relating to the movement of oversized vehicles.
 House File 145, relating to granting to the counties the right to contract for options for the purchase of land.
 House File 173, relating to the compensation of the clerk of the grand jury.
 House File 175, relating to sales tax on propane used in drying grain.
 House File 182, relating to documents accompanying liquor shipments.
 House File 198, relating to members on the civil service commission.
 House File 206, relating to an appeal from a decision of a civil service commission.
 House File 228, relating to water navigation regulations.
 House File 263, relating to trout possession limits by persons not required to obtain fishing licenses.
 House File 281, relating to general powers of the state board of tax review.
 House File 286, relating to trot lines.
 House File 287, relating to the issuance of courtesy hunting and fishing licenses.
 House File 289, establishing the position of director of court services in the juvenile court in counties with a population of more than 250,000.
 House File 292, relating to the use of flashing lights on motor vehicles.
 House File 318, vesting police powers and the status of peace officers upon agents, officers, and investigators of the enforcement division of the Iowa liquor control commission.
 House File 349, relating to the dissemination of information by the conservation commission.
 House File 363, relating to the bonding of employees of the department of public safety and special agents.
 House File 395, relating to eye protective devices.
 House File 485, relating to homestead tax credit.
 House File 515, relating to the license of pharmacists, pharmacies, and wholesale druggists.
 House File 582, relating to the operation of food service in public buildings by the commission for the blind.
 House File 584, relating to unauthorized possession of official traffic-control devices.
 House File 616, relating to the sale of real estate of old-age recipients.
 House File 657, relating to abolition of claims against the estates of certain blind persons who have received aid to the blind.
 House File 658, relating to assistance paid needy blind persons.
 House File 681, relating to an inmate furlough plan and its establishment by the department of social services.
 House File 796, appropriating from the general fund of the state of Iowa for the biennium beginning July 1, 1969, and ending June 30, 1971, to the state department of health.

BILL ASSIGNED TO COMMITTEE

President Jepsen announced the assignment of the following bill to committee:

H. F. 1 Transportation

EXPLANATION OF VOTE

I was absent from the Senate chamber most of the day presiding at conference committee meetings on House Files 714 and 823 and was not able to record my vote on the bills considered by the Senate.

CLIFTON C. LAMBORN

EXPLANATION OF VOTE

At one time or another during the day, Senators Neu, DeKoster, Potgeter and Hill were attending the conference committee on House File 890. Each of these Senators missed some or all of the roll calls on House Files 159, 559, 618, 628, 666 and 793 for the reason that they were attending the conference committee.

ARTHUR A. NEU

REPORTS OF COMMITTEES

Senator Messerly submitted the following reports:

MR. PRESIDENT: Your committee on appropriations, to which was referred **Senate Concurrent Resolution 44**, a resolution relating to the state board of regents' proposed 10-year building program, begs leave to report it has had the same under consideration and recommends the same *do pass*.

FRANCIS L. MESSERLY, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on appropriations, to which was referred **Senate Concurrent Resolution 45**, a resolution relating to the funding for the biennium ending June 30, 1971, for the state board of regents' proposed building program, 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 paragraph 2, page 1, by inserting after the word "negotiable" in the third line thereof, the word "revenue".

2. Amend paragraph 2, page 2, by inserting after the word "negotiable" in the fifth line thereof, the word "revenue".

FRANCIS L. MESSERLY, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on appropriations, to which was referred **House File 817**, a bill for an act to appropriate from the general fund of the state to the Iowa state commerce commission and various divisions thereof, begs leave to report it has had the same under consideration and recommends the same *do pass*.

FRANCIS L. MESSERLY, Chairman

Ordered passed on file.

Senator Shaff submitted the following reports:

MR. PRESIDENT: Your committee on ways and means, to which was referred **House Concurrent Resolution 40**, a resolution authorizing Legislative Research Committee or its successor to conduct a study to determine fair share of banks, savings and loan associations, and other financial insti-

tutions should be required to contribute to revenue of state and lawful means by which said share should be collected, 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 Concurrent Resolution 40, as found on page 1570 of the House Journal dated May 9, 1969, as follows:

1. By striking all after the first "WHEREAS" and inserting in lieu thereof the following:

"WHEREAS, the basic plan for taxation of financial institutions has not changed or been carefully reviewed for several years, and,

WHEREAS, proposed changes in Iowa tax laws would lower the tax obligations of banks, savings and loan associations and other financial institutions, and,

WHEREAS, federal law and court decisions have placed definite restrictions and limitations upon the states in taxing federally chartered institutions, and,

WHEREAS, there is pending federal legislation in regard to these restrictions; NOW THEREFORE,

BE IT RESOLVED BY THE HOUSE, THE SENATE CONCURRING, the ways and means committees of the House and Senate be directed to conduct a study during the interim between the annual sessions of the Sixty-third General Assembly for the purpose of recommending the fair share which banks, savings and loan associations, and other financial institutions incorporated in this state should be required to contribute to the revenues of the state and its subdivisions and the lawful means by which said fair share should be collected; and

BE IT FURTHER RESOLVED, that the ways and means committees be directed to report their findings, recommendations, and any accompanying legislation deemed necessary to carry out such findings and recommendations to the second session of the Sixty-third General Assembly, or if time does not allow, to the first session of the Sixty-fourth General Assembly. The legislative research staff shall assist the committees in the study.

ROGER J. SHAFF, Chairman

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on ways and means, to which was referred House File 810, a bill for an act relating to the Iowa income tax, 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 810, as amended and passed by the House, as follows:

1. Strike lines 3 through 12 on page 1 and insert in lieu thereof the following:

"Section 1. Section four hundred twenty-two point five (442.5), Code 1966, as amended by chapter three hundred forty-eight (348), section fourteen (14), Acts of the Sixty-second General Assembly, is hereby further amended by inserting the following paragraph after line forty-four (44):

"However, no tax shall be imposed on any resident or nonresident whose net income, as defined in section four hundred twenty-two point seven (422.7) of the Code, is three thousand dollars or less. The preceding sentence does not apply to estates or trusts. For the purpose of this paragraph, the entire net income, including any part thereof not allocated to Iowa, shall be taken into account. If the combined net income of a husband and wife exceeds three thousand dollars, neither of them shall receive the

benefit of this paragraph, and it is immaterial whether they file a joint return or separate returns. An unmarried child under twenty-one years of age who is a dependent of his parent or parents as defined in section four hundred twenty-two point twelve (422.12) of the Code, shall not receive the benefit of this paragraph if such parent's net income exceeds three thousand dollars or if the combined net income of such parents exceeds three thousand dollars."

2. Strike lines 23 through 25 on page 1 and lines 1 through 8 on page 2 and insert in lieu thereof the following:

"Sec. 3. Section four hundred twenty-two point thirteen (422.13), Code 1966, is hereby amended by striking subsections one (1) and two (2) and inserting in lieu thereof the following:

"1. Every resident of Iowa who is required to file a federal income tax return under the Internal Revenue Code of 1954, or who has a net income of one thousand dollars or more for the tax year from sources taxable under this division, shall make and sign a return.

"2. Every nonresident who is required to file a federal income tax return under the Internal Revenue Code of 1954 and who has a net income of one thousand dollars or more for the tax year from sources taxable under this division, shall make and sign a return."

ROGER J. SHAFF, Chairman

Ordered passed on file.

AMENDMENTS FILED

1 Amend Senate File 344 as follows:

2 Line 12 by inserting before the word 'Governor', the word

3 'Lieutenant'."

WILLIAM F. DENMAN
JAMES BRILES
JOHN WALSH
CHARLES SULLIVAN

1 Amend the Frommelt amendment to Senate File 446,
2 filed April 30, 1969, as follows:

3 1. By striking the words "January 1, 1970," on
4 lines 10 and 22 and by inserting in lieu thereof the
5 words "June 30, 1970,".

6 2. By striking the words "new merged area" on
7 line 16 and by inserting in lieu thereof the words
8 "a new merged area or areas,".

9 3. By striking the words "July 1, 1970," on line
10 27 and by inserting in lieu thereof the words "January 1,
11 1971,".

JOSEPH B. FLATT
ALAN SHIRLEY
ARTHUR A. NEU

1 Amend the Kyhl amendment to Senate File 693, dated
2 May 19, by striking from line 7 the words "Times Republic"
3 and inserting in lieu thereof the words "Marshalltown
4 Times-Republican".

VERNON H. KYHL

1 Amend the Benda, McGill amendment, filed May 16, 1969, as follows:
2 1. By striking in line 17 the words, "issuance or renewal" and

3 by inserting in lieu thereof the words, "initial issuance or renewal after
4 lapse".

LEE H. GAUDINEER

1 Amend the Benda, et al., amendment to Senate File 697, line 19, by
2 striking the words, "certificate or renewal" and by inserting in lieu
3 thereof the words, "initial certificate or renewal after lapse".

LEE H. GAUDINEER

1 Amend House File 455 as follows:

2 1. By inserting after the period in line eight (8) the
3 following new section and renumbering the subsequent sections:

4 "Chapter eighty-six (86), section one (1), Acts of the
5 Sixty-second General Assembly, amending chapter seven (7),
6 Code 1966, is hereby amended as follows:

7 1. By striking lines six (6), seven (7), and eight (8)
8 and inserting in lieu thereof the words 'any act of congress
9 for highway safety, law enforcement, or other relating programs,
10 and in so doing, to cooperate with federal and state'.

11 2. By striking from line ten (10) the words 'purpose of
12 that enactment' and inserting in lieu thereof the words 'pur-
13 poses of these enactments'.

14 3. By striking from lines eleven (11) and twelve (12) the
15 words 'through the department of public safety or through the
16 highway commission or both' and inserting in lieu thereof the
17 words 'either through his office or through one or more state
18 departments or agencies designated by him or any combination
19 of the foregoing'.

20 4. By inserting in line thirteen (13) after the word
21 'safety' the words 'law enforcement, and related'.

22 5. By striking from line fourteen (14) the word 'act' and
23 inserting in lieu thereof the word 'acts'.

24 2. By striking from line eleven (11) the words "is authorized
25 to" and inserting in lieu thereof the words "when authorized
26 by the governor pursuant to chapter eighty-six (86), Acts of
27 the Sixty-second General Assembly, may".

28 3. By striking from page one (1), line fifteen (15), the
29 words and figures "Chapter eighty (80) of the Code" and inserting
30 in lieu thereof the words "this chapter".

31 4. By striking from page one (1), lines one (1) and two (2),
32 the words "authorizing the department of public safety to receive
33 and expend federal funds" and inserting in lieu thereof the
34 following:

35 "relating to the authority to receive and expend federal
36 funds for highway safety, law enforcement, and related purposes".

HUGH H. CLARKE
ROBERT R. RIGLER
DAVID M. STANLEY

1 Amend House File 568 as follows:

2 1. By striking everything after the enacting clause and insert-
3 ing in lieu thereof the following:

4 "Section 1. A resident of Iowa not otherwise precluded by ap-
5 plicable law, may purchase firearms, rifles, shotguns, ammunition, re-
6 loading components, or firearms accessories in states contiguous to
7 Iowa. This authorization is enacted in conformance with Gun Control

8 Act of 1968, 18 U.S.C. section nine hundred twenty-two (922) (b) (3)
9 (A). In the event that presently enacted federal restrictions on the
10 purchase of firearms, rifles, shotguns, ammunition, reloading com-
11 ponents, or firearms accessories are repealed by the United States
12 Congress or set aside by courts of competent jurisdiction, this sec-
13 tion shall in no way be interpreted to prohibit or restrict the pur-
14 chase of firearms, shotguns, rifles, ammunition, reloading components,
15 or firearms accessories by residents of Iowa otherwise competent to
16 purchase the same in contiguous or other states.

17 A dealer licensed in Iowa may sell or deliver a rifle or shotgun,
18 and a collector licensed in Iowa may sell or deliver a rifle or shotgun
19 if it is a curio or relic, to a resident of an adjacent state, if the
20 purchaser's state of residence permits such sale or delivery by law,
21 the sale fully complies with the legal conditions of Iowa and the ad-
22 jacent state, and the purchaser and licensee have, prior to the sale or
23 delivery for sale of the rifle or shotgun, complied with all the re-
24 quirements of the Federal Gun Control Act of 1968."

25 Sec. 2. By inserting in line 2 after the word, "of" the words,
26 "Iowa and".

ALDEN J. ERSKINE
LEE H. GAUDINEER

1 Amend House File 618, page 1, line 1, by inserting after the word
2 "association" the following: "and establish a sheep promotion division
3 in the department of agriculture".

WAYNE KEITH

1 Amend House File 761 as follows:

2 1. By striking lines 7 through 10 in entirety and renumber-
3 ing the remaining subsections.

4 2. By striking in lines 12 and 13 the words "forty-eight"
5 and inserting in lieu thereof the word "thirty".

6 3. By striking all of line 15 and inserting in lieu thereof
7 the following: "words 'two dollars' and inserting in lieu thereof
8 the words 'two dollars and fifty cents'."

JAMES A. POTGETER

1 Amend House File 810 by adding on page 2, after line
2 8, the following section:

3 Section four hundred twenty-two point five (422.5),
4 Code 1966, is hereby amended by adding the following
5 new paragraph:

6 "A resident of Iowa who is on active duty in the
7 Armed Forces of the United States, as defined in Title
8 10, United States Code, Section 101, for more than
9 six months in any calendar or fiscal year, shall be
10 exempt from the tax imposed by this section for such
11 calendar or fiscal year."

ELMER F. LANGE
JOSEPH B. FLATT
JAMES E. BRILES
KENNETH BENDA

1 Amend House File 810, by adding the following new section:

2 "Section four hundred twenty-two point five (422.5),
3 Code 1966, as amended by chapter three hundred forty-eight

4 (348), section fourteen (14), Acts of the Sixty-second General
5 Assembly, is hereby further amended by inserting in line
6 fifty-one (51) after the figure '1989' the following: ', but
7 shall not apply to the first twenty-four hundred dollars which would
8 otherwise be subject to state income tax and which is received
9 each year as annuities or retirement pay by members or former
10 members of the armed forces of the United States'."

On motion of Senator Stanley, the Senate adjourned until 8:00
a.m., Wednesday, May 21, 1969.

JOURNAL OF THE SENATE

SENATE CHAMBER,
DES MOINES, IOWA, WEDNESDAY, MAY 21, 1969.

The Senate met in regular session, President pro tempore Lodwick presiding.

Prayer was offered by Father Louis Wunder, Assistant Pastor of the St. Mary's Catholic Church, Dubuque, Iowa.

The Senate pledged allegiance to the flag.

The Journal of May 20, 1969, was approved.

VISITORS WELCOMED

The Chair welcomed, at the request of Senator Coleman, thirty-eight students from the Holy Rosary School, Fort Dodge, accompanied by their instructor, Sister Mary Angela, who were present in the balcony.

CONSIDERATION OF BILLS

House File 745

On motion of Senator Parker, House File 745, a bill for an act relating to secretaries and treasurers of certain county hospitals, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Parker moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 745) the vote was:

Ayes, 37:

Anderson	Gilley	Leonard	Potgeter
Arbuckle	Glenn	Lodwick	Potter
Balloun	Griffin	Lucken	Rigler
Clarke	Keith	McGill	Shaff
Conklin	Klink	Messerly	Smith
Curran	Kyhl	Mowry	Stanley
DeKoster	Lamborn	Nicholson	Stephens
Dodds	Lange	Ollenburger	Thordsen
Erskine	Laverty	Parker	Van Gilst
Frommelt			

Nays, none.

Absent or not voting, 24:

Benda	Flatt	Kosek	Reichardt
Briles	Frey	Lisle	Schaben
Coleman	Gaudineer	Mogged	Shirley
DeHart	Hammer	Neu	Sullivan
Denman	Hill	O'Malley	Walsh
Doderer	Hougen	Palmer	Weimer

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

House File 761

On motion of Senator Benda, House File 761, a bill for an act relating to bonded agricultural product warehouse fees, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Benda asked and received unanimous consent that further action on **House File 761** be deferred and that the bill be placed on the calendar under unfinished business.

House File 127

On motion of Senator Mowry, House File 127, a bill for an act relating to publication of the Code of Iowa, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Mowry moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 127) the vote was:

Ayes, 45:

Anderson	Frommelt	Leonard	Potgeter
Arbuckle	Gilley	Lisle	Potter
Balloun	Glenn	Lodwick	Reichardt
Benda	Hougen	Lucken	Rigler
Clarke	Keith	McGill	Shaff
Coleman	Klink	Messerly	Shirley
Conklin	Kosek	Mowry	Smith
Curran	Kyhl	Nicholson	Stanley
DeKoster	Lamborn	Ollenburg	Stephens
Dodds	Lange	O'Malley	Thordsen
Doderer	Laverty	Parker	Van Gilst
Erskine			

Nays, none.

Absent or not voting, 16:

Briles	Frey	Hill	Schaben
DeHart	Gaudineer	Mogged	Sullivan
Denman	Griffin	Neu	Walsh
Flatt	Hammer	Palmer	Weimer

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

House File 758

On motion of Senator Benda, House File 758, a bill for an act relating to liquid transport carrier fees, 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 the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 758) the vote was:

Ayes, 42:

Anderson	Frommelt	Lisle	Parker
Arbuckle	Gilley	Lodwick	Potter
Balloun	Griffin	Lucken	Rigler
Benda	Keith	McGill	Shaff
Briles	Klink	Messerly	Shirley
Clarke	Kosek	Mogged	Smith
Coleman	Kyhl	Mowry	Stanley
Conklin	Lamborn	Nicholson	Stephens
Curran	Lange	Ollenburg	Thordsen
Dodds	Laverty	O'Malley	Van Gilst
Doderer	Leonard		

Nays, 3:

Erskine	Flatt	Glenn
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Absent or not voting, 16:

DeHart	Gaudineer	Neu	Schaben
DeKoster	Hammer	Palmer	Sullivan
Denman	Hill	Potgeter	Walsh
Frey	Huyen	Reichardt	Weimer

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

House File 5

On motion of Senator Lucken, House File 5, a bill for an act relating to establishment of a special mental retardation unit to be located at one of the state mental health institutes, prescribing the functions of the special unit, and providing for the administration and support thereof and the admission of patients, with report of committee recommending amendment and passage, was taken up, considered and the report of the committee adopted.

Senator Lucken asked and received unanimous consent to withdraw the amendment filed by Senators Lisle, et al., on February 24 and found on page 364 of the Senate Journal.

The following committee amendment was considered:

House File 5 is hereby amended as follows:

1. By adding thereto the following new section:

"Chapter two hundred twenty-six (226), Code 1966, is hereby amended by adding thereto the following new section:

"The commissioner of social services is hereby authorized to establish additional programs at any mental health institute and to inaugurate at any such institute pilot programs for the welfare of persons in need of custodial care, nursing home care, or extended care services. The commissioner shall establish operating rules and regulations to provide fair and equitable charges for such services by separating the direct costs of operating such services from the costs of performing other types of services in adjacent facilities at the same institutional location. The direct costs of each such program at a common location shall be included with the prorated cost of indirect services provided each type of program in determining the charge to be made against the counties from which patients receiving such services are admitted. Certification of charges shall be made in the same manner as mental patients in the hospital section of the institute outlined in sections 230.18, 230.19 and 230.20 of the Code."

2. By striking from line three (3), on page one (1), the word "and".

3. By inserting in line five (5), on page one (1), after the word "patients", the words " , authorizing the commissioner of social services to utilize facilities at state mental health institutes for the welfare of persons in need of custodial, nursing home, or extended care services, authorizing the establishment of pilot programs to provide such services, and relating to regulations and procedures for operating such facilities and programs and for making charges for care of patients therein."

The amendment was lost.

Senator Lucken offered the following amendment and moved its adoption:

Amend House File 5 by inserting in page 5, line 7, after the figure "(20)" the words and figures "of subsection three (3)".

The amendment was adopted.

Senator Lucken moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 5) the vote was:

Ayes, 52:

Anderson	Flatt	Leonard	Potgeter
Arbuckle	Frommelt	Lisle	Potter
Balloun	Gaudineer	Lodwick	Reichardt
Benda	Gilley	Lucken	Rigler
Briles	Glenn	McGill	Schaben
Clarke	Griffin	Messerly	Shaff
Coleman	Hill	Mogged	Shirley
Conklin	Hougen	Mowry	Smith
Curran	Klink	Neu	Stanley
DeKoster	Kyhl	Nicholson	Stephens
Dodds	Lamborn	Ollenburg	Thordsen
Doderer	Lange	O'Malley	Van Gilst
Erskine	Laverty	Parker	Weimer

Nays, 1:

Kosek

Absent or not voting, 8:

DeHart
Denman

Frey
Hammer

Keith
Palmer

Sullivan
Walsh

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 5** be immediately messaged to the House, which request was complied with.

Senator Lucken asked and received unanimous consent that **Senate File 5** be withdrawn from further consideration of the Senate.

House File 817

Senator Messerly asked and received unanimous consent that the rules be suspended and that House File 817 be taken up for immediate consideration.

On motion of Senator Lamborn, House File 817, a bill for an act to appropriate from the general fund of the state to the Iowa state commerce commission and various divisions thereof, was taken up and considered.

Senator Mowry moved that further action on **House File 817** be temporarily deferred and that the bill retain its place on the calendar, which motion prevailed.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

MR. PRESIDENT: I am directed to inform your honorable body that the House has adopted the conference committee report and the amendments contained therein and passed:

House File 21, a bill for an act authorizing county conservation boards to provide uniforms to employees.

Also: That the House has refused to concur in the Senate amendments to: House File 819, a bill for an act to appropriate to department of social services and board of parole.

Also: That the House has adopted the conference committee report and the amendments contained therein and passed:

House File 823, a bill for an act to appropriate from primary road fund to state highway commission.

WILLIAM R. KENDRICK, Chief Clerk

SENATE CONCURRENT RESOLUTIONS ADOPTED

Senate Concurrent Resolution 44

Senator Messerly asked and received unanimous consent that the

rules be suspended and that Senate Concurrent Resolution 44 be taken up for consideration.

On motion of Senator Flatt, Senate Concurrent Resolution 44, found on pages 1713-1715, inclusive, of the Senate Journal, with report, of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Lange took the chair at 9:50 a.m.

Senator Flatt moved the adoption of the resolution.

Roll call was requested.

On the question "Shall the resolution be adopted?" (S.C.R. 44) the vote was:

Rule 24 was invoked.

Ayes, 35:

Anderson	Denman	Lodwick	Potter
Arbuckle	Doderer	Lucken	Reichardt
Balloun	Flatt	Messerly	Rigler
Benda	Gaudineer	Mowry	Shaff
Briles	Hougen	Neu	Stanley
Clarke	Kosek	Nicholson	Thordsen
Curran	Laverty	Ollenburg	Walsh
DeHart	Leonard	O'Malley	Weimer
DeKoster	Lisle	Potgeter	

Nays, 21:

Coleman	Glenn	Lamborn	Schaben
Conklin	Hill	Lange	Shirley
Dodds	Keith	McGill	Smith
Erskine	Klink	Mogged	Stephens
Frommelt	Kyhl	Parker	Van Gilst
Gilley			

Absent or not voting, 5:

Frey	Hammer	Palmer	Sullivan
Griffin			

The resolution having received a constitutional majority was declared to have been adopted by the Senate.

Senator Flatt asked and received unanimous consent that **Senate Concurrent Resolution 44** be immediately messaged to the House, which request was complied with.

Senate Concurrent Resolution 45

Senator Messerly asked and received unanimous consent that the rules be suspended and that Senate Concurrent Resolution 45 be taken up for consideration.

On motion of Senator Flatt, Senate Concurrent Resolution 45,

found on pages 1715 and 1716 of the Senate Journal, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

The following committee amendment was considered:

1. Amend paragraph 2, page 1, by inserting after the word "negotiable" in the third line thereof, the word "revenue".
2. Amend paragraph 2, page 2, by inserting after the word "negotiable" in the fifth line thereof, the word "revenue".

The amendment was adopted.

Senator Flatt moved the adoption of the resolution.

Roll call was requested.

On the question "Shall the resolution be adopted?" (S.C.R. 45) the vote was:

Rule 24 was invoked.

Ayes, 32:

Arbuckle	Doderer	Lisle	Potgeter
Balloun	Flatt	Lodwick	Potter
Benda	Griffin	Lucken	Reichardt
Briles	Keith	Messerly	Rigler
Clarke	Kosek	Mowry	Shaff
Curran	Lamborn	Neu	Stanley
DeHart	Laverty	Nicholson	Thordsen
Denman	Leonard	Ollenburg	Walsh

Nays, 23:

Coleman	Gilley	Lange	Shirley
Conklin	Glenn	McGill	Smith
Dodds	Hill	Mogged	Stephens
Erskine	Hougen	O'Malley	Van Gilst
Frommelt	Klink	Parker	Weimer
Gaudineer	Kyhl	Schaben	

Absent or not voting, 6:

Anderson	Frey	Palmer	Sullivan
DeKoster	Hammer		

The resolution having received a constitutional majority was declared to have been adopted by the Senate.

Senator Flatt asked and received unanimous consent that **Senate Concurrent Resolution 45** be immediately messaged to the House, which request was complied with.

REPORT OF CONFERENCE COMMITTEE ADOPTED

House File 823

Senator Lamborn submitted the following report and moved its adoption:

To the President of the Senate and the Speaker of the House of Representatives:

We, the undersigned members of the conference committee appointed to resolve the difference between the House and Senate on House File 823, a bill for an act to appropriate from the primary road fund to the state highway commission, recommend the following:

1. That the director of highways shall be paid an annual salary of twenty-eight thousand five hundred (28,500) dollars.

2. That the Senate recede from division 2 and division 3 of their amendment.

On the Part of the House:

JOHN CAMP, Chairman

IRVIN L. BERGMAN

JAMES T. CAFFREY

WILLIAM H. HUFF

On the Part of the Senate:

CLIFTON C. LAMBORN, Chairman

CHARLES G. MOGGED

LESLIE C. KLINK

C. JOSEPH COLEMAN

The motion prevailed and the report was adopted.

On motion of Senator Lamborn, the recommendations and amendments contained therein were adopted.

Senator Lamborn moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 823) the vote was:

Ayes, 53:

Anderson	Frommelt	Laverty	Potgeter
Arbuckle	Gaudineer	Leonard	Potter
Benda	Gilley	Lisle	Reichardt
Briles	Glenn	Lucken	Rigler
Clarke	Griffin	McGill	Schaben
Coleman	Hill	Messerly	Shirley
Conklin	Hougen	Mogged	Smith
Curran	Keith	Mowry	Stanley
DeHart	Klink	Neu	Stephens
Denman	Kosek	Nicholson	Thordsen
Dodds	Kyhl	Ollenburg	Van Gilst
Doderer	Lamborn	O'Malley	Walsh
Erskine	Lange	Parker	Weimer
Flatt			

Nays, none.

Voting present, 1:

Balloun

Absent or not voting, 7:

DeKoster
Frey

Hammer
Lodwick

Palmer
Shaff

Sullivan

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

CONSIDERATION OF BILLS

House File 817

The Senate resumed consideration of House File 817.

Senator Rigler offered the following amendment filed by Senators Rigler and Gaudineer:

Amend House File 817 as follows:

1. By striking on page 1 all after the word, "be" in line 12 and all of lines 13 through 17, inclusive, and by inserting in lieu thereof the words:

"fifteen thousand (15,000) dollars for each year of the biennium beginning July 1, 1969, and ending June 30, 1971; and the salary of one member shall be twelve thousand (12,000) dollars per year for the period July 1, 1969, to January 12, 1970, on a pro rata basis and thereafter fifteen thousand (15,000) dollars per year until June 30, 1971, inclusive\$44,250.00."

2. By striking in line 22 on page 1 the figures "212,120.00" and by inserting in lieu thereof the figure, "215,337.00".

President Jepsen took the chair at 10:35 a.m.

Senator Rigler moved the adoption of the amendment and called for a division.

The amendment was adopted.

Senator Lamborn moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 817) the vote was:

Ayes, 53:

Anderson	Flatt	Laverty	Potgeter
Arbuckle	Frommelt	Leonard	Potter
Balloun	Gaudineer	Lisle	Reichardt
Briles	Gilley	Lodwick	Rigler
Clarke	Glenn	Lucken	Schaben
Coleman	Griffin	McGill	Shaff
Conklin	Hill	Messerly	Shirley
Curran	Hougen	Mogged	Smith
DeHart	Keith	Neu	Stanley
DeKoster	Klink	Nicholson	Stephens
Denman	Kyhl	Ollenburger	Thordsen
Dodds	Lamborn	O'Malley	Van Gilt
Doderer	Lange	Parker	Walsh
Erskine			

Nays, none.

Voting present, 1:

Mowry

Absent or not voting, 7:

Benda	Hammer	Palmer	Weimer
Frey	Kosek	Sullivan	

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Lamborn asked and received unanimous consent that the Secretary of the Senate be authorized to correct the totals in the bill.

MESSAGES FROM THE HOUSE

The following messages were received from the House :

MR. PRESIDENT: I am directed to inform your honorable body that the House has adopted the following concurrent resolution in which the concurrence of the House was asked:

Senate Concurrent Resolution 38, relating to the closing of session.

Also: That the House has adopted the following concurrent resolution in which the concurrence of the House was asked:

Senate Concurrent Resolution 39, relating to the National Legislative Conference.

Also: That the House has adopted the following concurrent resolution in which the concurrence of the House was asked:

Senate Concurrent Resolution 40, providing for payment of certain expenses for committee members.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 679, a bill for an act to appropriate general and vocational educational administration funds to the department of public instruction.

Also: That the House has refused to concur in the Senate amendment to: House File 815, a bill for an act to appropriate to various departments.

Also: That the House has concurred in Senate amendment to and passed: House File 159, a bill for an act prohibiting use and sale of incendiary devices.

Also: That the House has concurred in Senate amendment to and passed: House File 618, a bill for an act to abolish the state sheep association.

Also: That the House has concurred in Senate amendment to and passed: House File 624, a bill for an act relating to county public hospitals.

Also: That the House has concurred in Senate amendment to and passed: House File 659, a bill for an act relating to distribution of income, corporation, and sales tax.

WILLIAM R. KENDRICK, Chief Clerk

SENATE INSISTS

House File 819

Senator Smith called up for consideration House File 819, a bill for an act to appropriate from the general fund of the state to the department of social services and the board of parole and relating to the administration of programs of such department, amended by the Senate, and moved that the Senate recede from its amendment.

Roll call was requested.

On the question "Shall the Senate recede?" (H.F. 819) the vote was:

Ayes, 21:

Anderson	Flatt	Lamborn	O'Malley
Arbuckle	Gilley	Laverty	Potter
Briles	Hill	Lisle	Schaben
Coleman	Hougen	Mowry	Smith
Curran	Kyhl	Ollenburg	Stephens
Erskine			

Nays, 10:

Benda	Gaudineer	McGill	Rigler
Clarke	Glenn	Messerly	Shaff
Conklin	Griffin	Mogged	Shirley
DeKoster	Keith	Nicholson	Stanley
Denman	Klink	Parker	Van Gilst
Dodds	Kosek	Potgeter	Walsh
Doderer	Lange	Reichardt	Weimer
Frommelt	Leonard		

Absent or not voting, 10:

Balloun	Hammer	Neu	Sullivan
DeHart	Lodwick	Palmer	Thorsen
Frey	Lucken		

The motion was lost and the Senate insisted on its amendment.

House File 784

Senator Shaff called up for consideration House File 784, a bill for an act relating to the valuation and assessment of real and personal property, amended by the Senate, and moved that the Senate insist on its amendments.

Senator Glenn called for a division of the motion, the first eleven sections of the Senate amendment to be considered as division 1, and section 12 as division 2.

On motion of Senator Shaff, the Senate insisted on division 1 of the Senate amendment.

Senator Shaff moved that the Senate insist on division 2 of its amendment (Hougen-Reichardt amendment).

Roll call was requested.

On the question "Shall the Senate insist on division 2?" (H.F. 784) the vote was:

Ayes, 37:

Balloun	Doderer	Lamborn	Potter
Benda	Flatt	Leonard	Reichardt
Briles	Frommelt	Lucken	Shaff
Clarke	Gaudineer	McGill	Shirley
Coleman	Gilley	Messerly	Stanley
Conklin	Griffin	Mowry	Stephens
Curran	Hougen	Neu	Van Gilst
DeKoster	Keith	Ollenburg	Walsh
Denman	Kosek	Parker	Weimer
Dodds			

Nays, 16:

Arbuckle
Erskine
Glenn
Hill

Klink
Kyhl
Lange
Laverty

Lisle
Lodwick
Mogged
Nicholson

O'Malley
Potgeter
Rigler
Smith

Absent or not voting, 8:

Anderson
DeHart

Frey
Hammer

Palmer
Schaben

Sullivan
Thordsen

The motion prevailed and the Senate insisted on division 2 of its amendment.

APPOINTMENT OF CONFERENCE COMMITTEE

President Jepsen announced the appointment of the following conference committee on **House File 784**, on the part of the Senate: Senators Shaff, chairman; Reichardt, Ollenburg and Van Gilst.

HOUSE CONCURRENT RESOLUTION ADOPTED

House Concurrent Resolution 27

On motion of Senator Kyhl, the following resolution, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted:

HOUSE CONCURRENT RESOLUTION 27

By Klein and Millen

Whereas, the number of serious injuries and deaths occurring as a result of motor vehicle accidents has increased at an alarming rate; and

Whereas, a direct or contributing cause of a substantial number of motor vehicle accidents may be equipment failure; and

Whereas, federal highway safety legislation and rules and regulations promulgated pursuant thereto have placed the burden on state to establish a vehicle inspection program; and

Whereas, federal participating highway construction funds could be curtailed in the absence of consideration of vehicle inspection legislation; and

Whereas, no legislation currently exists in the State of Iowa to require motor vehicle safety inspections; now, therefore,

Be It Resolved by the House of Representatives, the Senate Concurring, That the Legislative Research Committee or its successor agency, conduct, or appoint a study committee to conduct, a legislative study, prior to the convening of the second session of the Sixty-third General Assembly, concerning the desirability and feasibility of establishing state-wide motor vehicle inspection procedures in this state; and

Be It Further Resolved, That such study committee be directed to report its findings and recommendations to the Sixty-third General Assembly on or before February 1, 1970.

Senator Stanley offered the following amendment by Senators Stanley, et al., and moved its adoption:

Amend House Concurrent Resolution 27 by striking all after the first paragraph and inserting in lieu thereof the following:

"Whereas, the general assembly has already taken action to improve Iowa's highway safety program; and

Whereas, the general assembly intends to comply in the most practicable manner with the requirements of the Federal Highway Safety Act of 1966, the Federal Highway Beautification Act of 1965, the relocation assistance provisions of the Federal Aid Highway Act of 1968, and mandatory federal standards and regulations under said laws; and

Whereas, the general assembly needs more information in order to determine the most effective and practicable methods of compliance with said federal laws, standards and regulations; Now Therefore,

Be It Resolved by the House, the Senate Concurring:

1. The Legislative Research Committee or its successor agency shall promptly cause a legislative study to be conducted of the action required, and the most effective and practicable methods, for compliance by the state of Iowa with the Federal Highway Safety Act of 1966, the Federal Highway Beautification Act of 1965, the relocation assistance provisions of the Federal Aid Highway Act of 1968, other mandatory federal legislation related to highway safety, beautification and construction, and mandatory federal standards and regulations under said laws.

2. The study may be conducted by a study committee, a standing committee, joint standing committees, or a joint subcommittee of standing committees, as determined by the Legislative Research Committee or its successor agency.

3. The study committee is directed to report its findings and recommendations, including drafts of proposed bills, to the 1970 regular session of the Sixty-third General Assembly on or before January 15, 1970."

The amendment was adopted.

On motion of Senator Kyhl, the resolution as amended was adopted.

On motion of Senator Stanley, the Senate recessed until 1:15 p.m.

AFTERNOON SESSION

The Senate reconvened, President Jepsen presiding.

REPORT OF CONFERENCE COMMITTEE ADOPTED

House File 21

Senator Erskine submitted the following report and moved its adoption:

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 House File 21, a bill for an act to authorize county conservation boards to operate or lease concessions in or upon property under its control, respectfully submit the following recommendations:

1. That the Senate recede from subsection b of amendment 1.

2. That the title be amended by adding on page 1, line 1, after the word "boards" the following: "to furnish uniforms and".

On the Part of the Senate:

ALDEN J. ERSKINE, Chairman
CHARLES F. BALLOUN
RALPH W. POTTER
DONALD S. MCGILL

On the Part of the House:

DALE L. TIEDEN, Chairman
PERRY L. CHRISTENSEN
ART KITNER
RICHARD M. RADL

The motion prevailed and the report was adopted.

On motion of Senator Erskine, the recommendations and amendments contained therein were adopted.

Senator Erskine moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 21) the vote was:

Ayes, 36:

Anderson	Gilley	Lucken	Parker
Arbuckle	Glenn	McGill	Potgeter
Balloun	Keith	Messerly	Potter
Conklin	Klink	Mogged	Schaben
Curran	Kyhl	Mowry	Shaff
DeKoster	Lamborn	Neu	Smith
Erskine	Laverty	Nicholson	Stanley
Frey	Leonard	Ollenburg	Stephens
Gaudineer	Lodwick	O'Malley	Weimer

Nays, 1:

Shirley

Absent or not voting, 24:

Benda	Dodds	Hill	Reichardt
Briles	Doderer	Hougen	Rigler
Clarke	Flatt	Kosek	Sullivan
Coleman	Frommelt	Lange	Thordsen
DeHart	Griffin	Lisle	Van Gilst
Denman	Hammer	Palmer	Walsh

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

UNFINISHED BUSINESS

House File 305

On motion of Senator Mowry, House File 305, a bill for an act relating to anatomical gifts and related procedures, was taken up for further consideration.

Senator Balloun asked and received unanimous consent to withdraw the amendment filed by him on May 13 and found on page 1608 of the Senate Journal.

Senator Mowry moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 305) the vote was:

Rule 24 was invoked.

Ayes, 43:

Anderson	Gilley	Lodwick	Potgeter
Arbuckle	Glenn	Lucken	Potter
Balloun	Hill	McGill	Reichardt
Conklin	Keith	Messerly	Schaben
Curran	Klink	Mogged	Shaff
DeKoster	Kosek	Mowry	Shirley
Dodds	Kyhl	Neu	Smith
Doderer	Lamborn	Nicholson	Stanley
Erskine	Lange	Ollenburg	Stephens
Frey	Lavery	O'Malley	Weimer
Gaudineer	Leonard	Parker	

Nays, none.

Absent or not voting, 18:

Benda	Denman	Hougen	Sullivan
Briles	Flatt	Lisle	Thordsen
Clarke	Frommelt	Palmer	Van Gilst
Coleman	Griffin	Rigler	Walsh
DeHart	Hammer		

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Mowry moved that the vote by which House File 305 passed the Senate be reconsidered and the motion to reconsider be laid on the table, which motion prevailed.

SENATE INSISTS

House File 815

Senator Balloun called up for consideration House File 815, a bill for an act to appropriate from the general fund of the state to various departments and various divisions thereof of the state, amended by the Senate, and moved that the Senate recede from its amendment.

Division was called for.

The motion was lost and the Senate insisted on its amendment.

APPOINTMENT OF CONFERENCE COMMITTEE

President Jepsen announced the appointment of the following conference committee on **House File 815**, on the part of the Senate: Senators Kosek, chairman; Parker, Leonard and Schaben.

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 784, a bill for an act relating to the valuation and assessment of real and personal property, the following Representatives: Mr. Fisher of Greene, chairman; Mr. Den Herder of Sioux, Mr. Rodgers of Dallas, and Mr. Roorda of Jasper.

WILLIAM R. KENDRICK, Chief Clerk

UNFINISHED BUSINESS

House File 568

On motion of Senator Erskine, House File 568, a bill for an act relating to the sale or transfer of firearms to residents of adjacent states, was taken up for further consideration.

Senator Erskine asked and received unanimous consent to withdraw the amendment filed by him on May 15 and found on page 1689 of the Senate Journal.

Senator Erskine offered the following amendment by Senators Erskine and Gaudineer and moved its adoption:

Amend House File 568 as follows:

1. By striking everything after the enacting clause and inserting in lieu thereof the following:

"Section 1. A resident of Iowa not otherwise precluded by applicable law, may purchase firearms, rifles, shotguns, ammunition, reloading components, or firearms accessories in states contiguous to Iowa. This authorization is enacted in conformance with Gun Control Act of 1968, 18 U.S.C. section nine hundred twenty-two (922) (b) (3) (A). In the event that presently enacted federal restrictions on the purchase of firearms, rifles, shotguns, ammunition, reloading components, or firearms accessories are repealed by the United States Congress or set aside by courts of competent jurisdiction, this section shall in no way be interpreted to prohibit or restrict the purchase of firearms, shotguns, rifles, ammunition, reloading components, or firearms accessories by residents of Iowa otherwise competent to purchase the same in contiguous or other states.

A dealer licensed in Iowa may sell or deliver a rifle or shotgun, and a collector licensed in Iowa may sell or deliver a rifle or shotgun if it is a curio or relic, to a resident of an adjacent state, if the purchaser's state of residence permits such sale or delivery by law, the sale fully complies with the legal conditions of Iowa and the adjacent state, and the purchaser and licensee have, prior to the sale or delivery for sale of the rifle or shotgun, complied with all the requirements of the Federal Gun Control Act of 1968."

Sec. 2. By inserting in line 2 after the word, "of" the words, "Iowa and".

The amendment was adopted.

Senator Erskine moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 568) the vote was:

Ayes, 47:

Anderson	Frey	Lange	Parker
Arbuckle	Frommelt	Laverty	Potter
Balloun	Gaudineer	Leonard	Reichardt
Coleman	Gilley	Lodwick	Schaben
Conklin	Glenn	Lucken	Shirley
Curran	Griffin	McGill	Smith
DeKoster	Hill	Mogged	Stanley
Denman	Keith	Mowry	Stephens
Dodds	Klink	Neu	Thordsen
Doderer	Kosek	Nicholson	Van Gilst
Erskine	Kyhl	Ollenburg	Weimer
Flatt	Lamborn	O'Malley	

Nays, none.

Absent or not voting, 14:

Benda	Hammer	Palmer	Shaff
Briles	Hougen	Potgeter	Sullivan
Clarke	Lisle	Rigler	Walsh
DeHart	Messerly		

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 **House File 568** be immediately messaged to the House, which request was complied with.

UNFINISHED BUSINESS

House File 680

On motion of Senator Potgeter, House File 680, a bill for an act relating to the state's share of the funding of the department of housing and urban development riot reinsurance program, was taken up for further consideration.

The Senate resumed consideration of the Rigler amendment as amended.

MOTION TO RECONSIDER

Senator Walsh called up the following motion filed by him on May 20 and moved its adoption:

I move to reconsider the vote by which the amendment to House File 680 by Stephens, O'Malley and Lodwick passed the Senate.

Roll call was requested.

On the question "Shall the motion to reconsider the Stephens, et al., amendment be adopted?" (H.F. 680) the vote was:

Rule 24 was invoked.

Ayes, 22:

DeKoster	Doderer	Frommelt	Griffin
Denman	Erskine	Gaudineer	Hill

Kosek
Laverty
Leonard
Messerly

Neu
Potgeter
Potter
Reichardt

Shirley
Stanley
Thordsen

Van Gilst
Walsh
Weimer

Nays, 30:

Anderson
Arbuckle
Balloun
Briles
Coleman
Conklin
DeHart
Dodds

Flatt
Frey
Gilley
Glenn
Keith
Klink
Kyhl
Lamborn

Lange
Lodwick
Lucken
McGill
Mogged
Mowry
Nicholson

Ollenburg
O'Malley
Parker
Schaben
Shaff
Smith
Stephens

Absent or not voting, 9:

Benda
Clarke
Curran

Hammer
Hougen

Lisle
Palmer

Rigler
Sullivan

The motion was lost.

Senator Stephens asked and received unanimous consent to withdraw the amendments by Senator Stephens, et al., filed on May 16 and May 19 and found on pages 1719 and 1752 of the Senate Journal.

Senator Shaff moved that House File 680 be re-referred to the committee on commerce.

The motion was lost.

Senator Rigler moved the adoption of his amendment as amended.

The amendment as amended was adopted.

On the question "Shall the bill pass?" (H.F. 680) the vote was:

Rule 24 was invoked.

Ayes, 48:

Arbuckle
Benda
Briles
Clarke
Coleman
Curran
DeHart
DeKoster
Denman
Dodds
Erskine
Flatt

Frey
Frommelt
Gaudineer
Gilley
Griffin
Hill
Hougen
Keith
Kosek
Kyhl
Lamborn
Lange

Laverty
Leonard
Lisle
Lodwick
Lucken
McGill
Mogged
Neu
Nicholson
Ollenburg
O'Malley
Potgeter

Potter
Reichardt
Rigler
Schaben
Shirley
Smith
Stanley
Stephens
Thordsen
Van Gilst
Walsh
Weimer

Nays, 5:

Balloun
Glenn

Messerly

Mowry

Parker

Absent or not voting, 8:

Anderson
Conklin

Doderer
Hammer

Klink
Palmer

Shaff
Sullivan

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 **House File 680** be immediately messaged to the House, which request was complied with.

APPOINTMENT OF CONFERENCE COMMITTEE

President Jepsen announced the appointment of the following conference committee on **House File 819**, on the part of the Senate: Senators Conklin, chairman; Denman, Smith and Gilley.

SENATE FILE WITHDRAWN

Senator Kyhl asked and received unanimous consent that **Senate File 493** be withdrawn from further consideration of the Senate.

HOUSE FILE PLACED ON CALENDAR

Senator Stanley asked and received unanimous consent that **House File 163** be placed at the bottom of the noncontroversial 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 concurred in Senate amendment to and passed:

House File 816, a bill for an act to appropriate for construction of highway patrol headquarters buildings.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 40, a bill for an act to provide regulations in procurement of insurance by a vendor of personal property sold on installment contracts.

WILLIAM R. KENDRICK, Chief Clerk

HOUSE AMENDMENT TO SENATE FILE 40

Amend Senate File 40 by striking everything after the enacting clause and substituting in lieu thereof the following:

Section 1.

1. Every vendor or seller of personal property sold in this state under an installment contract who shall by any means procure or cause to be procured a policy of insurance protecting the vendor or vendee against loss by fire, windstorm, hail, theft, vandalism, or other perils, which either directly or indirectly passes the cost or charge for the insurance to the vendee purchaser shall comply with the requirements of subsection two (2) of this section.

2. The insurance coverage shall be procured from a company or association licensed to do business in Iowa and if such coverage is written in

connection with an installment contract of sale for such property, with the exception of installment contracts subject to the provisions of chapter three hundred twenty-two (322) of the Code, the installment contract shall set forth the fact that the vendor agrees to procure or cause to be procured a policy of insurance protecting the vendor or vendee against loss by fire, windstorm, hail, theft, or other perils and shall contain the following information:

a. Statement setting forth the name of the insurer and the address of his principal place of business.

b. Statement of the premium charge made to the vendee by the insurer for such insurance coverage.

c. Statement of the charge made by the vendor to the vendee for procuring such insurance or causing such insurance to be procured.

d. Statement of the rate or amount, or both, of interest charged by the vendor on the unpaid installments of the purchase price of such insurance.

e. Statement of the finance charges or service charges, if any, imposed by the vendor on the vendee on account of or in connection with such installment contract.

3. If insurance coverage is written in connection with such installment sales of personal property, an individual application for such insurance shall be taken by the vendor and a policy of insurance shall be delivered to each vendee purchaser of such property in this state.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

MR. PRESIDENT: I am directed to inform your honorable body that the House has passed the following bill in which the concurrence of the House was asked:

Senate File 696, a bill for an act to appropriate to state board of regents for deficiencies in operating revenues.

Also: That the House has adopted the following concurrent resolution in which the concurrence of the House was asked:

Senate Concurrent Resolution 44, relating to the board of regents ten-year building program.

Also: That the House has concurred in Senate amendment to and passed: House File 5; a bill for an act establishing special mental retardation unit.

Also: That the House has concurred in Senate amendment to and adopted: House Concurrent Resolution 27, concerning study committee for establishing state-wide motor vehicle inspection.

Also: That the House has adopted the following concurrent resolution in which the concurrence of the House was asked:

Senate Concurrent Resolution 45, authorizing certain building projects by state board of regents.

WILLIAM R. KENDRICK, Chief Clerk

HOUSE AMENDMENT TO SENATE AMENDMENT CONSIDERED

House Joint Resolution 19

Senator Lange called up for consideration House Joint Resolution 19, a joint resolution directing the treasurer of state to call and

redeem the Korean Veterans' bonus bonds, amended by the Senate, further amended by the House, and moved that the Senate concur in the following amendment:

Amend the Senate amendment to House Joint Resolution 19 as follows:

1. By striking from line twelve (12) the word "Enacted" and inserting in lieu thereof the word "Resolved".
2. By inserting in line twenty-three (23), after the word "interest" the words "and premium".
3. By inserting in line twenty-eight (28), after the word "interest" the words "and premium".
4. By inserting in line thirty-two (32), after the word "interest" the words "and premium".

Senator Flatt took the chair at 2:50 p.m.

Roll call was requested.

On the question "Shall the Senate concur in the House amendment?" (H.J.R. 19) the vote was:

Ayes, 32:

Balloun	Frey	Leonard	Parker
Benda	Gilley	Lisle	Potgeter
Clarke	Griffin	Lodwick	Potter
Conklin	Hougen	Lucken	Rigler
Curran	Kyhl	Messerly	Stanley
Denman	Lamborn	Mogged	Stephens
Erskine	Lange	Mowry	Thordsen
Flatt	Laverty	Ollenburg	Walsh

Nays, 19:

Arbuckle	Dodds	Hill	Schaben
Briles	Doderer	Kosek	Shirley
Coleman	Frommelt	McGill	Van Gilst
DeHart	Gaudineer	O'Malley	Weimer
DeKoster	Glenn	Reichardt	

Absent or not voting, 10:

Anderson	Klink	Palmer	Smith
Hammer	Neu	Shaff	Sullivan
Keith	Nicholson		

The motion prevailed and the Senate concurred in the House amendment.

Senator Denman asked and received unanimous consent that action on **House Joint Resolution 19** be deferred and that the bill be placed on the calendar under unfinished business.

CONSIDERATION OF BILLS

House File 810

On motion of Senator Stanley, House File 810, a bill for an act relating to the Iowa income tax, with report of committee recommend-

ing amendment and passage, was taken up, considered, and the report of the committee adopted.

Senator Lodwick moved the previous question on House File 810 and all amendments and motions subsidiary thereto.

Senator Stanley raised a point of order that House File 810 was already under consideration and that the motion for the previous question was not debatable.

The Chair ruled the point well taken.

President Jepsen took the chair at 3:10 p.m.

Senator Shirley raised a point of order that House File 810 should not be considered unless the rules were suspended for the reason that the bill was not shown on the ways and means committee bills calendar due to an error in printing.

Senator Stanley raised a point of order that the motion for the previous question was not debatable.

The Chair ruled the point well taken.

Roll call was requested on the motion.

On the question "Shall debate be closed on the pending question?" (H.F. 810) the vote was:

Ayes, 30:

Anderson	DeKoster	Kyhl	Mowry
Balloun	Erskine	Lamborn	Parker
Benda	Flatt	Lavery	Potgeter
Briles	Frey	Leonard	Potter
Clarke	Gilley	Lisle	Smith
Conklin	Hougen	Lodwick	Stanley
Curran	Keith	Messerly	Stephens
DeHart	Klink		

Nays, 18:

Arbuckle	Frommelt	Neu	Schaben
Coleman	Glenn	O'Malley	Shirley
Denman	Hill	Reichardt	Walah
Dodds	Lucken	Rigler	Weimer
Doderer	McGill		

Absent or not voting, 18:

Gaudineer	Lange	Ollenburg	Sullivan
Griffin	Mogged	Palmer	Thorsen
Hammer	Nicholson	Shaff	Van Gilst
Kosek			

The motion prevailed and the previous question was invoked.

On motion of Senator Stanley, the Senate recessed until the fall of the gavel.

The Senate reconvened, President Jepsen 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 Speaker of the House has appointed, on the part of the House, as members of the conference committee on House File 815, a bill for an act to appropriate from the general fund of the state to various departments and various divisions thereof, the following Representatives: Mr. Klein of Winnebago-Worth, chairman; Mr. Hansen of Black Hawk, Mr. McCormick of Delaware, and Mr. Miller of Jones.

Also: That the Speaker of the House has appointed, on the part of the House, as members of the conference committee on House File 819, a bill for an act to appropriate from the general fund of the state to the department of social services and the board of parole, the following Representatives: Mrs. Lipsky of Linn, chairman; Mr. Ellsworth of Dubuque, Mrs. Franklin of Polk and Mr. Van Roekel of Marion.

WILLIAM R. KENDRICK, Chief Clerk

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Mogged, 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 25 and 30; Senate Files 383, 511, 555, 563, 590, 610, 634, 671, 673, 675, 682, 685 and 686.

CHARLES G. MOGGED
Chairman, Senate Committee
ELIZABETH SHAW
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 the following bills: Senate Joint Resolutions 25 and 30; Senate Files 383, 511, 555, 563, 590, 610, 634, 671, 673, 675, 682, 685 and 686.

RESOLUTIONS SENT TO THE SECRETARY OF STATE

Senator Mogged, from the committee on enrolled bills, submitted the following report:

MR. PRESIDENT: Your committee on enrolled bills, respectfully reports

that it has on this 21st day of May, 1969, sent to the Secretary of State for deposit: Senate Joint Resolutions 25 and 30.

CHARLES G. MOGGED, Chairman

Passed on file.

BILLS SENT TO THE GOVERNOR

Senator Mogged, from the committee on enrolled bills submitted the following report:

MR. PRESIDENT: Your committee on enrolled bills respectfully reports that it has, on this 21st day of May, 1969, sent to the Governor for his approval: Senate Files 383, 511, 555, 563, 590, 610, 634, 671, 673, 675, 682, 685 and 686.

CHARLES G. MOGGED, Chairman

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 conference committee report and the amendments contained therein and passed:

House File 714, a bill for an act relating to motor vehicle registration fees.

WILLIAM R. KENDRICK, Chief Clerk

CONSIDERATION OF BILLS

House File 810

The Senate resumed consideration of House File 810.

RECORD EXPUNGED

Senator O'Malley asked unanimous consent that the record of the Senate action on House File 810 be expunged from the time the committee report was adopted.

Objection was raised.

Senator O'Malley moved that the record of the Senate action on House File 810 be expunged from the time the committee report was adopted.

Division was called for.

The motion prevailed and the record was expunged.

The committee amendment was considered:

Amend House File 810, as amended and passed by the House, as follows:

1. Strike lines 3 through 12 on page 1 and insert in lieu thereof the following:

"Section 1. Section four hundred twenty-two point five (422.5), Code

1966, as amended by chapter three hundred forty-eight (348), section fourteen (14), Acts of the Sixty-second General Assembly, is hereby further amended by inserting the following paragraph after line forty-four (44):

"However, no tax shall be imposed on any resident or nonresident whose net income, as defined in section four hundred twenty-two point seven (422.7) of the Code, is three thousand dollars or less. The preceding sentence does not apply to estates or trusts. For the purpose of this paragraph, the entire net income, including any part thereof not allocated to Iowa, shall be taken into account. If the combined net income of a husband and wife exceeds three thousand dollars, neither of them shall receive the benefit of this paragraph, and it is immaterial whether they file a joint return or separate returns. An unmarried child under twenty-one years of age who is a dependent of his parent or parents as defined in section four hundred twenty-two point twelve (422.12) of the Code, shall not receive the benefit of this paragraph if such parent's net income exceeds three thousand dollars or if the combined net income of such parents exceeds three thousand dollars."

2. Strike lines 23 through 25 on page 1 and lines 1 through 8 on page 2 and insert in lieu thereof the following:

"Sec. 3. Section four hundred twenty-two point thirteen (422.13), Code 1966, is hereby amended by striking subsections one (1) and two (2) and inserting in lieu thereof the following:

"1. Every resident of Iowa who is required to file a federal income tax return under the Internal Revenue Code of 1954, or who has a net income of one thousand dollars or more for the tax year from sources taxable under this division, shall make and sign a return.

"2. Every nonresident who is required to file a federal income tax return under the Internal Revenue Code of 1954 and who has a net income of one thousand dollars or more for the tax year from sources taxable under this division, shall make and sign a return."

Senator Shirley offered the following amendment to the amendment filed by Senator Shirley, et al.:

Amend the committee on ways and means amendment to House File 810 by striking from lines 12, 25 and 26 the word, "three", and insert in lieu thereof in each instance the word, "four".

Senator Shirley moved the adoption of the amendment to the amendment and requested a roll call.

On the question "Shall the Shirley, et al., amendment to the amendment be adopted?" (H.F. 810) the vote was:

Ayes, 19:

Anderson	Frommelt	Leonard	Shirley
Coleman	Gaudineer	McGill	Van Gilst
Denman	Glenn	Neu	Walsh
Dodds	Hill	O'Malley	Weimer
Doderer	Lamborn	Schaben	

Nays, 33:

Arbuckle	Clarke	DeKoster	Griffin
Balloun	Conklin	Flatt	Hougen
Benda	Curran	Frey	Keith
Briles	DeHart	Gilley	Klink

Kosek
Kyhle
Lange
Laverty
Lodwick

Lucken
Messerly
Mogged
Mowry

Nicholson
Parker
Potgeter
Potter

Rigler
Smith
Stanley
Stephens

Absent or not voting, 9:

Erskine
Hammer
Lisle

Ollenburg
Palmer

Reichardt
Shaff

Sullivan
Thordsen

The amendment to the amendment was lost.

Senator Shirley offered the following amendment and moved its adoption:

Amend the committee on ways and means amendment to House File 810, filed May 20, 1969, by striking all after the word "whose" in line 11 and all before the word "is" in line 12 and insert in lieu thereof the words, "Iowa taxable income".

Further amend by striking the words "net income" in lines 17, 24, and 25 and inserting in lieu thereof in each instance the words, "Iowa taxable income".

The amendment was lost.

Senator DeKoster offered the following amendment to the amendment by Senators DeKoster and Glenn and moved its adoption:

Amend the ways and means committee amendment, filed May 20, 1969, to House File 810, line 13, by inserting after the word "less" the following:

"; but in the event that the payment of tax under this division would reduce the net income to less than three thousand dollars, then the tax shall be reduced to that amount which would result in allowing the taxpayer to retain a net income of three thousand dollars".

Senator Rigler took the chair at 5:25 p.m.

The amendment to the amendment was adopted.

Senator Walsh offered the following amendment to the amendment by Senators Walsh and Doderer and moved its adoption:

Amend the ways and means committee amendment to House File 810, filed May 20, 1969, as follows:

"1. By inserting after line 26 the following new paragraph:

'For a net income of three thousand one (3,001) dollars to three thousand two hundred (3,200) dollars the tax to be paid shall be reduced to twenty (20) percent of that calculated under subsections one through four of this section. For a net income of three thousand two hundred (3,200) dollars to three thousand four hundred (3,400) dollars the tax to be paid shall be reduced to forty (40) percent of that calculated under subsections one through four of this section. For a net income of three thousand four hundred one (3,401) dollars to three thousand six hundred (3,600) dollars the tax to be paid shall be reduced to sixty (60) percent of that calculated under subsections one through four of this section. For a net income of three thousand six hundred and one (3,601) dollars to three thousand eight hundred (3,800) dollars the tax to be paid shall be reduced to eighty (80) percent of that calculated under subsections one through four of this section.'

Division was called for.

The amendment to the amendment was lost.

On motion of Senator Stanley, the committee amendment as amended was adopted.

Senator Shirley asked and received unanimous consent to withdraw the following amendment filed May 21 by Senators Shirley and Neu:

Amend House File 810, as passed by the House, by adding the following new section:

Section four hundred twenty-two point five (422.5), subsection six (6), of the Code is hereby amended by striking in line 3 of subsection six the word, "three-fourths", and by inserting in lieu thereof the words, "one and one-fourth".

Senator Rigler offered the following amendment and moved its adoption:

Amend House File 810, by adding the following new section:

"Section four hundred twenty-two point five (422.5), Code 1966, as amended by chapter three hundred forty-eight (348), section fourteen (14), Acts of the Sixty-second General Assembly, is hereby further amended by inserting in line fifty-one (51) after the figure '1939' the following: ', but shall not apply to the first twenty-four hundred dollars which would otherwise be subject to state income tax and which is received each year as annuities on retirement pay by members or former members of the armed forces of the United States.'"

The amendment was lost.

Senator Lange offered the following amendment by Senators Lange, et al.:

Amend House File 810 by adding on page 2, after line 8, the following section:

"Section four hundred twenty-two point five (422.5), Code 1966, is hereby amended by adding the following new paragraph:

"A resident of Iowa who is on active duty in the Armed Forces of the United States, as defined in Title 10, United States Code, Section 101, for more than six months in any calendar or fiscal year, shall be exempt from the tax imposed by this section for such calendar or fiscal year."

(Consideration of House File 810 pending on adjournment.)

RESOLUTIONS ASSIGNED TO COMMITTEE

President Jepsen announced the assignment of the following resolutions to committee:

S.R. 2 Ways and means

S.C.R. 4 Cities and towns

S.C.R. 10 Constitutional amendments and reapportionment

S.C.R. 12 Rules

S.C.R. 17	Constitutional amendments and reapportionment
S.C.R. 28	Agriculture
S.C.R. 36	Agriculture
S.C.R. 37	Conservation and recreation
S.C.R. 43	Commerce
S.C.R. 46	Higher education
H.C.R. 16	Iowa development
H.C.R. 18	State government
H.C.R. 19	Agriculture
H.C.R. 26	Higher education
H.C.R. 35	Transportation

REPORT OF CONFERENCE COMMITTEE

SENATE FILE 655

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 655, a bill for an act to appropriate funds from the general fund of the state to the Board of Regents and institutions under the control of said board, respectfully submit the following recommendations:

That the House of Representatives recede from its amendments to section 1, subsection 2, of Senate File 655 found on page 1466 of the House Journal.

That Senate File 655 be amended by striking the period after the word "practitioners" at the end of subsection 2 of section 1, and inserting in lieu thereof the words "in medicine and necessary staff for training additional medical practitioners shall be provided. Existing medical facilities in Polk County or elsewhere in the state may be used for such training. Students attending the university of Iowa, Iowa City, may be assigned to these facilities for these purposes and in such manner as shall be specified by the vice president for health affairs, the university of Iowa, Iowa City, or his designee. The Board of Regents and the vice president for health affairs, the university of Iowa, Iowa City, shall study the use of existing medical facilities in Polk County and elsewhere in the state for the training of students as general medical practitioners and shall report their comprehensive findings to the higher education committees of the House and Senate of the Sixty-third General Assembly not later than January 15, 1970.

On the Part of the Senate:
 HUGH H. CLARKE, Chairman
 JAMES GRIFFIN
 ELMER F. LANGE
 ROBERT R. DODDS

On the Part of the House:
 WILLIAM P. WINKELMAN, Chairman
 EDGAR H. HOLDEN
 WALTER V. LANGLAND
 JOHN E. TAPSCOTT

REPORT OF CONFERENCE COMMITTEE

HOUSE FILE 196

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 196, a bill for an act relating to the referendum for approval of low-rent housing projects, respectfully submit the following recommendation:

Amend House File 196 as follows:

1. By striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Section four hundred three A point five (403A.5), Code 1966, is hereby amended by inserting in line twelve (12), before the word 'until', the words 'for which the approval of the electors of the municipality is required by this chapter'.

Sec. 2. Section four hundred three A point twenty-five (403A.25), Code 1966, is hereby amended by inserting in line ten (10), after the word 'municipality', the words ', except as otherwise provided in this chapter'.

Sec. 3. Chapter four hundred three A (403A), Code 1966, is hereby amended by adding thereto the following new section:

'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 an election, in the manner and subject to the limitations prescribed by this section. Before adoption of the resolution to proceed, 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 the municipality, at least fifteen days prior to the meeting at which it is proposed to take action on the resolution to proceed. The scope of property acquisition for the low-rent housing project or projects shall be specifically limited, by the resolution to proceed, to:

1. The use of dwelling units in existing structures to be leased from private owners.

2. The construction or acquisition of dwelling units which are specifically designed for, and the occupancy of which is to be limited to, persons who are sixty-two years of age or older, or who are physically handicapped.

The authority of any municipality or low-rent housing agency to construct new dwelling units pursuant to subsection two (2) of this section shall be limited, in total, in relation to the population of the municipality in which the units are to be constructed as determined by the most recent federal decennial census, in accordance with the following table.

Official census population	Number of units
Up to 10,000	20
15,000	30
20,000	40
25,000	50
35,000	60
50,000	75
75,000	100
100,000	200
125,000	225
150,000	250
175,000	275
200,000	300
250,000	325

The municipality or low-rent housing agency may construe a greater number of new dwelling units, intended for the purposes prescribed in subsection two (2) of this section, than is permitted by the foregoing table if the construction of any such units in excess of the number permitted by the table has been approved by a referendum as provided in section four hundred three A point twenty-five (403A.25)."

2. By striking from page one (1), line one (1), the words "the referendum for approval of".

On the Part of the Senate:

CHARLES G. MOGGED, Chairman

JAMES E. BRILES

JOHN M. WALSH

On the Part of the House:

EDGAR J. KOCH, Chairman

TRAWE E. O'HEARN

HAROLD O. FISCHER

JOHN E. TAPSCOTT

REPORT OF CONFERENCE COMMITTEE HOUSE FILE 714

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 714, a bill for an act relating to motor vehicle registration fees and the state road use tax fund, respectfully submit the following recommendations:

Amend House File 714, as amended and passed by the House, as follows:

1. By inserting in page one (1), line twelve (12), after the word "one-half" the word "cent".

2. By inserting in page one (1), line thirteen (13), after the word "one-half" the word "cent".

3. By inserting in page two (2), line seventeen (17), after the word "trucks" the words "except special trucks".

4. By striking from page three (3), lines one (1) through three (3), inclusive, and inserting in lieu thereof the following:

"For a combined gross weight exceeding seven tons, but not exceeding twenty-four tons, the fee shall be one hundred dollars and in addition thereto thirty-five dollars for each ton over seven tons.

For a combined gross weight exceeding twenty-four tons, the fee shall be six hundred ninety-five dollars and in addition thereto forty dollars for each ton over twenty-four tons.

For a combined gross weight of thirty-four tons or more, a fee of twenty-five dollars, which shall be in addition to the registration fees herein provided."

5. By adding at the end thereof the following new sections:

"Sec. 7. Section three hundred twenty-one point one (321.1), Code 1966, is hereby amended by adding the following new subsection:

'A "special truck" means a motor truck not used for hire with a gross weight registration of eight through twelve tons, inclusive, used by a person engaged in farming to transport commodities produced only by the owner, or to transport commodities purchased by the owner for use in his own farming operation.'

Sec. 8. Chapter three hundred twenty-one (321), Code 1966, is hereby amended by adding the following new section:

"The registration fee for a special truck shall be one hundred dollars for a gross weight of eight, nine, or ten tons, and one hundred fifty dollars for a gross weight of eleven or twelve tons. Any person convicted of using

a truck registered as a special truck for any purpose other than permitted by this Act shall, in addition to any other penalty imposed by law, be required to pay regular motor truck registration fees upon such truck. A distinctive decal shall be applied to the special truck registration plate for easy identification.'

Sec. 9. Section three hundred twenty-one point one hundred twenty-three (321.123), Code 1966, is hereby amended as follows:

1. By striking from subsection one (1), lines twelve (12) through twenty-six (26), inclusive, and inserting in lieu thereof the following:

'Trailers with a gross weight exceeding two tons, but not exceeding twelve tons, thirty dollars.

Trailers with a gross weight in excess of twelve tons, sixty dollars.'

2. By striking from subsection two (2), lines five (5) through twenty (20), inclusive, and inserting in lieu thereof the following:

'Trailers with a gross weight exceeding two tons, but not exceeding twelve tons, thirty dollars.

Trailers with a gross weight in excess of twelve tons, sixty dollars.'

3. By adding the following new subsection:

'Motor trucks pulling trailers shall be registered for the combined gross weight of the motor truck and the trailer; except that motor trucks registered for six tons or less pulling trailers registered as provided in this section shall not be subject to registration for the gross weight of such trailer.'

Sec. 10. Sections four (4) and five (5) of this Act shall be effective January 1, 1970, except that vehicles registered in December 1969 for 1970 shall pay the registration fees provided in this Act.

Sec. 11. If any provision of this Act shall be invalid, such invalidity shall not affect the provisions which can be given effect without the invalid provisions, and to this end the provisions of this Act are severable."

Amend the title to House File 714 as follows:

1. By striking from line one (1) the word "motor".

2. By inserting in line one (1) after the word "fees" the words ", motor fuel taxes,".

We, the undersigned members of the conference committee, also report that the House and Senate leadership has agreed to consider on its merits, no later than March first during the 1970 session of the Sixty-third General Assembly, the enactment of legislation authorizing the operation of a combination of three vehicles, in excess of sixty feet but not in excess of sixty-five feet, on the four-lane highways of this state, provided such vehicles have a special permit issued for a fee of one hundred fifty dollars.

On the Part of the Senate:

VERNON H. KYHL, Chairman

CLETON C. LAMBORN

WAYNE KEITH

GEORGE E. O'MALLEY

On the Part of the House:

MAURICE VAN NOSTRAND, Chairman

JOAN LIPSKY

FLOYD MILLEN

THOMAS A. RENDA

COMMUNICATIONS FROM SECRETARY OF STATE

May 19, 1969

Mr. Carroll Lane
Secretary of the Senate
State Capitol Building
Des Moines, Iowa 50319

I hereby certify that House File 243 was published in The Colfax Trib-

une, Colfax, Iowa, May 1, 1969, and in The Altoona Herald, Altoona, Iowa, May 1, 1969.

I further certify that Senate File 79 was published in the Hampton Chronicle, Hampton, Iowa, May 8, 1969, and in The Brooklyn Chronicle, Brooklyn, Iowa, May 8, 1969.

MELVIN D. SYNHORST
Secretary of State

May 20, 1969

Mr. Carroll Lane
Secretary of the Senate
State Capitol Building
Des Moines, Iowa 50319

I hereby certify that Senate File 79 was published in the Hampton Chronicle, Hampton, Iowa, May 8, 1969, and in The Brooklyn Chronicle, Brooklyn, Iowa, May 8, 1969.

I further certify that Senate File 609 was published in the Marshalltown Times-Republican, Marshalltown, Iowa, May 12, 1969, and in The Sheffield Press, Sheffield, Iowa, May 15, 1969.

I further certify that Senate File 624 was published in The DeWitt Observer, DeWitt, Iowa, May 8, 1969, and in The Pioneer-Republican, Marengo, Iowa, May 8, 1969.

I further certify that House File 242 was published in The Altoona Herald, Altoona, Iowa, May 15, 1969, and in The Iowa Federationist, Des Moines, Iowa, May 16, 1969.

I further certify that House File 436 was published in The New Hampton Tribune, New Hampton, Iowa, May 15, 1969, and in The Cedar Rapids Gazette, Cedar Rapids, Iowa, May 9, 1969.

MELVIN D. SYNHORST
Secretary of State

RESIGNATION OF EMPLOYEE

Senator Jim Griffin announced the resignation of his Secretary, Dwan Carter of Polk County, effective May 21, 1969.

EXPLANATION OF VOTE

My vote on House File 5 which was voted out of my social services committee with recommendations for passage as amended by the social services committee, as amended, was 11-1, Senator Balloun being the only dissenting vote. In view of the fact many of the committee members had changed their minds I felt obliged as chairman, to so advise the Senate; that the bill was recommended for passage, as amended.

House File 5 was placed on the noncontroversial calendar in order to have it considered in the last hours of this session. I could have had the bill stricken from noncontroversial calendar but felt action should be taken and a decision of the whole senate prevail.

If we are opening Mental Health hospitals in order to use them to full capacity and at maximum efficiency we should charge Commissioner Harmon with full responsibility for equally adjusted costs.

Charges for all services are prorated on the basis of cost to the institution, these costs in turn are to be paid by patient or next of kin. If the next of kin does not take care of this obligation, 80 percent of this cost is paid by the county board of supervisors. At the present time the cost per patient

at Glenwood and Woodward varies between \$10 and \$12 per patient per day. The reason they are sent to one of the mental institutes is that they are considered mental cases.

The average cost per mental patient at the mental institute varies from \$22 to \$25 per day. This means that some one must pay this difference of approximately \$12 per day. That would mean that the mental patient costs, which are high, would be increased by sufficient amount to pay for this difference. As you all realize, the appropriation to the social services designated to mental institutions is merely a revolving fund and this money must be replaced by the respective county, which in turn increases the property tax. This applies to 80 percent of the cost because the state absorbs 20 percent.

For example if the charge for mental patient is \$25 per day for 30 days the expense to the patient or next of kin or county board of supervisors would be \$750 a month.

In the case of the mentally retarded patients that are also emotionally disturbed or patients that enter the mental health hospital who have a charge of not to exceed the present cost at Glenwood or Woodward, which is less than \$12 per day for 30 days or \$360 a month. However if this is paid by the patient or next of kin, the maximum amount that they can be charged is \$60 per month per patient. In other words the parent of the mentally ill would pay more than 10 times as much (\$60 compared to \$750) for the same service at the same institute.

I think it is time the state of Iowa corrects this wide discrepancy and should support a program that would put the mental health patient on the same basis as the retarded and partially mentally disturbed. I feel that the state should furnish the additional cost as a state responsibility at state expense.

ERNEST KOSEK

MOTION TO RECONSIDER

I move to reconsider the vote by which the Senate concurred in the House amendment to House Joint Resolution 19.

WILLIAM F. DENMAN

AMENDMENTS FILED

- 1 Amend Senate Concurrent Resolution 46 by striking
- 2 the first two paragraphs after the first WHEREAS and
- 3 inserting in lieu thereof the following:
- 4 "it is the hope and expectation that no qualified
- 5 and deserving Iowa student should be deprived of a college
- 6 education because of lack of money, and
- 7 WHEREAS the State Board of Regents and the administration
- 8 of the state universities have constantly labored to
- 9 establish and maintain the highest possible quality of
- 10 higher education for Iowa's young citizens, and
- 11 WHEREAS the Sixty-third General Assembly has appropriated
- 12 \$91,800,000 to the State Board of Regents for the operation
- 13 of the state universities for each year of the next bi-
- 14 ennium, an increase of \$10,180,000, and this represents
- 15 an effort to distribute the maximum available revenue to
- 16 higher education for the forthcoming biennium,"

ARTHUR A. NEU
ROBERT R. RIGLER

- 1 Amend Senate Concurrent Resolution 46, on page 1785 of the Senate
2 Journal, by adding the following new paragraph thereto:
3 "4. In the event the Board of Regents is required to increase
4 tuition beyond ten (10) percent in order to maintain the present level
5 and standard of education at the three (3) institutions of higher learn-
6 ing under its control, the General Assembly pledges that it shall grant
7 an additional appropriation to the Board of Regents during the second
8 session of the Sixty-third General Assembly, if the condition of the state
9 treasury will permit, in order that tuition increases can be maintained
10 at not more than ten (10) percent."

MINNETTE DODERER
WILLIAM REICHARDT

- 1 Amend Senate Concurrent Resolution 46 as follows:
2 By striking on line 13 the words "the amount which is
3 essential to maintain the aca-" and by striking on line 14
4 the words "demic quality of the universities." and by in-
5 serting in lieu thereof the figures and words "\$50.00 per
6 semester."

GENE W. GLENN

- 1 Amend the House amendment to Senate File 40 by
2 adding thereto the following new subsection:
3 "4. This Act shall not apply to inland marine
4 personal property floater risk insurance covering
5 property sold under an installment sale contract,
6 procured by the holder of the contract, and for which
7 insurance no identifiable charge is made to the vendee."

LUCAS J. DeKOSTER
DEAN ARBUCKLE

- 1 Amend Senate File 698, page 2, line 8, by inserting
2 after the word "commission" the following: "with approval
3 of the governor".

VERNON H. KYHL

- 1 Amend House File 163 by striking on page 2, lines 12 through
2 21, inclusive.

JOHN MOWRY
LEE H. GAUDINEER

- 1 Amend House File 582 by adding the following after
2 the figure "(9)" in line 11, page 1:
3 " , except nursing homes,".

ALAN SHIRLEY

- 1 Amend House File 582 by striking on page 1, lines 11
2 through and including 19, as amended by the House, and
3 insert in lieu thereof the following:
4 "exemption under subsection nine (9) of this section
5 shall establish its entitlement thereto by furnishing
6 the assessor with such evidence and by meeting such
7 requirements as may be required pursuant to rules and
8 regulations adopted by the director of revenue."

ALAN SHIRLEY

- 1 Amend House File 582 as passed by the House by
- 2 striking the word "material" from line 12 thereof.

ALAN SHIRLEY

- 1 Amend House File 582 by adding the following after
- 2 the comma (,) in line 20, page 1:
- 3 "except for any levy made by a municipal corporation
- 4 for which purpose the exemption provided by subsection
- 5 nine (9) is hereby repealed,".

ALAN SHIRLEY

- 1 Amend House File 759 by striking in line 7 the word "twenty-
- 2 five" and inserting in lieu thereof the word "ten".

JAMES A. POTGETER

- 1 Amend the committee on ways and means amendment to
- 2 House File 810, filed May 20, 1969, by striking all after
- 3 the word "whose" in line 11 and all before the word
- 4 "is" in line 12 and insert in lieu thereof the words,
- 5 "Iowa taxable income".

- 6 Further amend by striking the words "net income" in
- 7 lines 17, 24 and 25 and inserting in lieu thereof in
- 8 each instance the words, "Iowa taxable income".

ALAN SHIRLEY

- 1 Amend the committee on ways and means amendment to
- 2 House File 810 by striking from lines 12, 25 and 26 the
- 3 word, "three", and insert in lieu thereof in each instance
- 4 the word, "four".

ALAN SHIRLEY
ARTHUR NEU
JOHN WALSH
ROBERT R. DODDS

- 1 Amend the ways and means committee amendment, filed May 20, 1969,
- 2 to House File 810, line 13, by inserting after the word "less" the
- 3 following: "; but in the event that the payment of tax under this
- 4 division would reduce the net income to less than three thousand dollars,
- 5 then the tax shall be reduced to that amount which would result in
- 6 allowing the taxpayer to retain a net income of three thousand dollars".

LUCAS DeKOSTER
GENE W. GLENN

- 1 Amend the ways and means committee amendment to
- 2 House File 810, filed May 20, 1969, as follows:

- 3 "1. By inserting after line 26 the following new
- 4 paragraph:

- 5 'For a net income of three thousand one (3,001) dollars
- 6 to three thousand two hundred (3,200) dollars the tax
- 7 to be paid shall be reduced to twenty (20) percent of
- 8 that calculated under subsections one through four of
- 9 this section. For a net income of three thousand two
- 10 hundred (3,200) dollars to three thousand four hundred
- 11 (3,400) dollars the tax to be paid shall be reduced to
- 12 forty (40) percent of that calculated under subsections
- 13 one through four of this section. For a net income of
- 14 three thousand four hundred one (3,401) dollars to three

15 thousand six hundred (3,600) dollars the tax to be paid
16 shall be reduced to sixty (60) percent of that calculated
17 under subsections one through four of this section. For
18 a net income of three thousand six hundred and one (3,601) dollars
19 to three thousand eight hundred (3,800) dollars the tax
20 to be paid shall be reduced to eighty (80) percent of
21 that calculated under subsections one through four of this
22 section.' "

JOHN WALSH
MINNETTE DODERER

- 1 Amend House File 810, as passed by the House, by adding
- 2 the following new section:
- 3 Section four hundred twenty-two point five (422.5), subsection
- 4 six (6), of the Code is hereby amended by striking in
- 5 line 3 of subsection six the word, "three-fourths", and by
- 6 inserting in lieu thereof the words, "one and one-fourth".

ALAN SHIRLEY
ARTHUR NEU

- 1 Amend House File 812, as passed by the House, by striking
- 2 the first sentence of subsection two (2) of section six (6)
- 3 thereof.

ALAN SHIRLEY

- 1 Amend House File 817 as follows:
- 2 1. By striking on page 1 all after the word, "be" in line 12 and
- 3 all of lines 13 through 17 inclusive and by inserting in lieu thereof
- 4 the words:
- 5 "fifteen thousand (15,000) dollars for each year of the biennium
- 6 beginning July 1, 1969, and ending June 30, 1971; and the salary of one
- 7 member shall be twelve thousand (12,000) dollars per year for the pe-
- 8 riod July 1, 1969, to January 12, 1970 on a pro rata basis and thereafter
- 9 fifteen thousand (15,000) dollars per year until June 30, 1971, in-
- 10 clusive\$44,250.00"
- 11 2. By striking in line 22 on page 1 the figures "212,120.00" and
- 12 by inserting in lieu thereof the figure, "215,337.00".

ROBERT R. RIGLER
LEE H. GAUDINEER

On motion of Senator Stanley, the Senate adjourned until 8:00
a.m., Thursday, May 22, 1969.

JOURNAL OF THE SENATE

SENATE CHAMBER,
DES MOINES, IOWA, THURSDAY, MAY 22, 1969.

The Senate met in regular session, Senator Lange presiding.

Prayer was offered by Father F. J. McEnany, pastor of the St. Mary's Catholic Church, Williams, Iowa.

The Senate pledged allegiance to the flag.

The Journal of May 21, 1969, was approved.

LEAVES OF ABSENCE

Leaves of absence were granted as follows:

Senator Ollenburg for the day, Senator Lisle for the day and Senator Hammer for the day on request of Senator Stanley.

PETITION

The following petition was presented and placed on file:

By Senator Glenn, from three hundred seventy residents of Wapello County expressing concern over the condition of the Monroe-Wapello County line road (County Road T-59) between Highways 34 and 137 and requesting that same be either paved or black topped.

VISITORS WELCOMED

The Chair welcomed, at the request of Senator Potter, thirty-six students from St. Joseph's School, Marion, accompanied by their instructor, Sister Mary Richard, who were present in the balcony.

VISITORS

Senator Potgeter asked and received unanimous consent to record in the Journal the presence in the balcony of seventy-five ninth grade students from Iowa Falls Junior High School, accompanied by their instructor, Mr. Gard.

SENATE FILE WITHDRAWN

Senator Rigler asked and received unanimous consent that **Senate File 557** be withdrawn from further consideration of the Senate.

HOUSE AMENDMENTS CONSIDERED

Senate File 276

Senator Lodwick called up for consideration Senate File 276, a bill for an act relating to court records, amended by the House, and moved that the Senate concur in the following amendment:

Amend Senate File 276, page two (2), by adding the following new section:
 "Sec. 4. For the purposes of this Act, "destruction" shall include the transmission of such articles as referred to in the Act, which are of general historical interest, to any recognized historical society or association."

The Senate concurred in the House amendment.

Senator Lodwick moved that the bill as amended by the House and concurred in by the Senate be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 276) the vote was:

Ayes, 36:

Anderson	Dodds	Lamborn	Potter
Arbuckle	Doderer	Lange	Reichardt
Balloun	Erskine	Lavery	Rigler
Benda	Frommelt	Lodwick	Shirley
Clarke	Glenn	Lucken	Stanley
Coleman	Hougen	McGill	Stephens
Conklin	Keith	Nicholson	Sullivan
Curran	Klink	O'Malley	Thorsden
Denman	Kyhl	Parker	Van Gilst

Nays, none.**Absent or not voting, 25:**

Briles	Griffin	Messerly	Potgeter
DeHart	Hammer	Mogged	Schaben
DeKoster	Hill	Mowry	Shaff
Flatt	Kosek	Neu	Smith
Frey	Leonard	Ollenburg	Walsh
Gaudineer	Lisle	Palmer	Weimer
Gilley			

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senate File 376

Senator Kosek called up for consideration Senate File 376, a bill for an act relating to claims and actions under the Iowa Tort Claims Act, amended by the House as follows:

Amend Senate File 376, page one (1), line seven (7), by adding after the word "surgeons" the following:
 ", osteopathic physicians".

Senator Lodwick offered the following amendment to the amendment and moved its adoption:

Amend the House amendment to Senate File 376 by inserting in line 3 after the word "physicians" the word ", optometrists".

The amendment to the amendment was adopted.

On motion of Senator Kosek, the Senate concurred in the House amendment as amended.

Senator Kosek moved that the bill as amended by the House, further amended and concurred in by the Senate be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 376) the vote was:

Ayes, 41:

Anderson	Frommelt	Lange	Potter
Arbuckle	Gaudineer	Laverty	Reichardt
Balloun	Glenn	Lodwick	Rigler
Benda	Hill	Lucken	Shaff
Clarke	Hougen	McGill	Shirley
Coleman	Keith	Neu	Stanley
Curran	Klink	Nicholson	Stephens
Denman	Kosek	O'Malley	Sullivan
Dodds	Kyhl	Parker	Thorsen
Doderer	Lamborn	Potgeter	Van Gilst
Erskine			

Nays, none.

Absent or not voting, 20:

Briles	Frey	Lisle	Palmer
Conklin	Gilley	Messerly	Schaben
DeHart	Griffin	Mogged	Smith
DeKoster	Hammer	Mowry	Walsh
Flatt	Leonard	Ollenbourg	Weimer

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senate File 416

Senator DeKoster called up for consideration Senate File 416, a bill for an act relating to the election of the board of directors of school districts, amended by the House, and moved that the Senate concur in the following amendment:

Amend Senate File 416, line four (4), by striking the word "Chapter" and inserting in lieu thereof the word "Section".

The Senate concurred in the House amendment.

Senator DeKoster moved that the bill as amended by the House and concurred in by the Senate be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 416) the vote was:

Ayes, 41:

Anderson	Erskine	Lange	Potter
Arbuckle	Frommelt	Laverty	Reiohardt
Balloun	Gaudineer	Lodwick	Rigler
Benda	Glenn	Lucken	Shaff
Clarke	Hill	McGill	Shirley
Coleman	Keith	Mogged	Stanley
Curran	Klink	Neu	Stephens
DeKoster	Kosek	Nicholson	Sullivan
Denman	Kyhl	O'Malley	Thordsen
Dodds	Lamborn	Potgeter	Van Gilst
Doderer			

Nays, none.**Absent or not voting, 20:**

Briles	Gilley	Lisle	Parker
Conklin	Griffin	Messerly	Schaben
DeHart	Hammer	Mowry	Smith
Flatt	Hougen	Ollenburg	Walsh
Frey	Leonard	Palmer	Weimer

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senate File 530

Senator Shirley called up for consideration Senate File 530, a bill for an act relating to the leasing and renting of motor vehicles, amended by the House, and moved that Senate concur in the following amendment:

Amend Senate File 530, page 4, line one (1), by adding the following after the period:

"Nothing contained in this section shall require such person to have a place of business as provided by section three hundred twenty-two point six (322.6), subsection eight (8), of the Code."

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 the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 530) the vote was:

Ayes, 44:

Anderson	Erskine	Laverty	Potter
Arbuckle	Frommelt	Lodwick	Reichardt
Balloun	Gaudineer	Lucken	Rigler
Benda	Glenn	McGill	Shaff
Clarke	Hill	Messerly	Shirley
Coleman	Keith	Mogged	Stanley
Curran	Klink	Neu	Stephens
DeKoster	Kosek	Nicholson	Sullivan
Denman	Kyhl	O'Malley	Thordsen
Dodds	Lamborn	Parker	Van Gilst
Doderer	Lange	Potgeter	Walsh

Nays, none.

Absent or not voting, 17:

Briles	Gilley	Leonard	Palmer
Conklin	Griffin	Lisle	Schaben
DeHart	Hammer	Mowry	Smith
Flatt	Hougen	Ollenburg	Weimer
Frey			

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

SENATE CONCURRENT RESOLUTION WITHDRAWN

Senator Lodwick asked and received unanimous consent that **Senate Concurrent Resolution 16** be withdrawn from further consideration of the Senate.

HOUSE AMENDMENTS CONSIDERED

Senate File 494

Senator Kyhl called up for consideration Senate File 494, a bill for an act relating to motor vehicles, amended by the House, and moved that the Senate concur in the following amendment:

Amend Senate File 494, page 2, by adding after line eight (8) the following:

"Motor vehicles brought into the state on a transit sticker for the purpose of installation of special equipment may also be subject to the provisions of this Act."

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 the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 494) the vote was:

Ayes, 47:

Anderson	Erskine	Lavery	Potter
Arbuckle	Frommelt	Lodwick	Reichardt
Balloun	Gaudineer	Lucken	Rigler
Benda	Glenn	McGill	Shaff
Briles	Griffin	Messerly	Shirley
Clarke	Hill	Mogged	Stapley
Coleman	Keith	Mowry	Stephens
Curran	Klink	Neu	Sullivan
DeKoster	Kosek	Nicholson	Van Gilst
Denman	Kyhl	O'Malley	Thordsen
Dodds	Lamborn	Parker	Walsh
Doderer	Lange	Potgeter	

Nays, none.

Absent or not voting, 14:

Conklin	Flatt	Gilley	Hougen
DeHart	Frey	Hammer	Leonard

Lisle
Ollenburg

Palmer
Schaben

Smith

Weimer

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senate File 181

Senator Coleman called up for consideration Senate File 181, a bill for an act relating to levee and drainage districts, amended by the House, and moved that the Senate concur in the following amendment:

Amend Senate File 181 as follows:

1. Page 1 by striking after line fifteen (15) the words "after an opportunity for hearing" and inserting in lieu thereof the words "hearing as provided by this chapter for the original establishment of a district".

2. Page 2, line twenty-six (26), by inserting after the word "river" the following: "and spread any deficiency in assessment among the remaining lands as provided by section four hundred fifty-five point fifty-six (455.56) of the Code."

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 the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 181) the vote was:

Ayes, 47:

Anderson
Arbuckle
Balkoun
Benda
Briles
Clarke
Coleman
Curran
DeKoster
Dodds
Denman
Doderer

Erskine
Frommelt
Gaudineer
Glenn
Griffin
Hill
Keith
Klink
Kosek
Kyhl
Lamborn
Lange

Laverty
Lodwick
Lucken
McGill
Messerly
Mogged
Mowry
Neu
Nicholson
O'Malley
Parker
Potgeter

Potter
Reichardt
Rigler
Shaff
Shirley
Stanley
Stephens
Sullivan
Thordsen
Van Gilst
Walsh

Nays, none.

Absent or not voting, 14:

Conklin
DeHart
Flatt
Frey

Gilley
Hammer
Hougen
Leonard

Lisle
Ollenburg
Palmer

Schaben
Smith
Weimer

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senate File 612

Senator Clarke called up for consideration Senate File 612, a bill

for an act relating to the merit system of personnel administration, amended by the House as follows:

Amend Senate File 612, as passed by the Senate (reprint), as follows:

1. Page 2 by inserting in line thirty-one (31) after the word "officers" the following: ", as defined in section ninety-seven A point one (97A.1) of the Code,".

2. Pages 3 and 4 by striking all of section 9.

Senator Glenn called for a division of the amendment.

Senator Clarke moved that the Senate concur in division 1 of the amendment.

The Senate concurred in division 1 of the amendment.

Senator Clarke moved that the Senate concur in division 2 of the amendment.

Roll call was requested.

On the question "Shall the Senate concur in division 2 of the House amendment?" (S.F. 612) the vote was:

Ayes, 27:

Anderson	DeKoster	Kosek	Potgater
Arbuckle	Erskine	Kyhl	Potter
Balloun	Gilley	Lamborn	Rigler
Benda	Griffin	Lange	Schaben
Briles	Hill	Lodwick	Shaff
Clarke	Keith	Lucken	Walsh
Curran	Klink	Messerly	

Nays, 21:

Coleman	Gaudineer	Nicholson	Stanley
Conklin	Glenn	O'Malley	Sullivan
DeHart	Laverty	Parker	Thordsen
Denman	McGill	Reichardt	Van Gilst
Dodds	Mowry	Smith	Weimer
Frommelt			

Absent or not voting, 13:

Doderer	Hougen	Mogged	Palmer
Flatt	Leonard	Neu	Shirley
Frey	Lisle	Ollenburg	Stephens
Hammer			

The Senate concurred in division 2 of the House amendment.

Senator Clarke moved that the bill as amended by the House and concurred in by the Senate be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 612) the vote was:

Rule 24 was invoked.

Ayes, 41:

Anderson	Gilley	Lodwick	Reichardt
Arbuckle	Griffin	Laucken	Rigler
Balloun	Hill	Messerly	Schaben
Benda	Keith	Mogged	Shaff
Briles	Klink	Mowry	Smith
Clarke	Kosek	Nicholson	Stanley
Conklin	Kyhl	O'Malley	Stephens
Curran	Lamborn	Parker	Sullivan
DeKoster	Lange	Potgeter	Thordsen
Doderer	Laverty	Potter	Walsh
Erskine			

Nays, 11:

Coleman	Dodds	Glenn	Van Gilst
DeHart	Frommelt	McGill	Weimer
Denman	Gaudineer	Shirley	

Absent or not voting, 9:

Flatt	Hougen	Lisle	Ollenburg
Frey	Leonard	Neu	Palmer
Hammer			

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Clarke moved that the vote by which Senate File 612 passed the Senate be reconsidered and the motion to reconsider be laid on the table, which motion prevailed.

Senate File 649

Senator Clarke called up for consideration Senate File 649, a bill for an act relating to the establishment of an office for planning and programming to promote coordination of efforts of state agencies and local governments under the office of the governor, amended by the House, as follows:

Amend Senate File 649, as passed by the Senate (reprint), as follows:

1. By striking all of section one (1) following the period in line ten (10) and inserting in lieu thereof the following:

"Employees of the office shall serve at the pleasure of the governor. Where required by federal statutes, employees shall be covered under the provisions of chapter ninety-five (95), Acts of the Sixty-second General Assembly."

2. Page 4, line twenty-three (23), by striking all after the period, and all of lines twenty-four (24) through twenty-seven (27).

3. Page 4, line thirty-five (35), by inserting after the period the following: "With respect to institutions governed by the board of regents, this authority shall be limited to those plans or programs which are partially or wholly supported by federal grants-in-aid. It is further understood that the governor's authority to delete contradictory or duplicating plans or programs shall be limited with regard to such institutions to conflicts of plans or programs of regents institutions with plans or programs of other state agencies or institutions."

4. Page 4, line thirty-five (35), by striking the word "Any".

5. Page 5 by striking all of lines one (1) and two (2), and through the word "effective." in line three (3).

6. Page 5 by striking all of lines nine (9) through fifteen (15), and inserting a new section six (6) as follows:

"Sec. 6. Board of regents institutions shall be exempt from the provisions of sections four (4) and five (5) insofar as grant-in-aid applications are concerned, and shall be required to submit only a copy of their grant application cover page and budget forms at the time of submissions to the federal agency."

Senator O'Malley called for a division of the amendment, section 1 to be considered as division 1, and sections 2 through 6 as division 2.

Senator Clarke moved that the Senate concur in division 1 of the amendment.

Roll call was requested.

On the question "Shall the Senate concur in division 1 of the House amendment?" (S.F. 649) the vote was:

Ayes, 34:

Anderson	Gilley	Leonard	Potter
Arbuckle	Griffin	Lodwick	Rigler
Balloun	Keith	Lucken	Shaff
Benda	Klink	Messerly	Smith
Briles	Kosek	Mowry	Stanley
Clarke	Kyhl	Neu	Sullivan
Curran	Lamborn	Parker	Thordsen
Doderer	Lange	Potgeter	Walsh
Erskine	Laverty		

Nays, 18:

Coleman	Frey	McGill	Schaben
Conklin	Frommelt	Nicholson	Shirley
DeKoster	Gaudineer	O'Malley	Van Gilst
Denman	Glenn	Reichardt	Weimer
Dodds	Hill		

Absent or not voting, 9:

DeHart	Hougen	Mogged	Palmer
Flatt	Lisle	Ollenburg	Stephens
Hammer			

The Senate concurred in division 1 of the House amendment.

On motion of Senator Clarke, the Senate concurred in division 2 of the House amendment.

Senator Rigler took the chair at 10:00 a.m.

Senator Clarke moved that the bill as amended by the House and concurred in by the Senate be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 649) the vote was:

Ayes, 41:

Anderson	Frey	Lodwick	Rigler
Arbuckle	Frommelt	Lucken	Shaff
Balloun	Gilley	Messerly	Shirley
Benda	Griffin	Mogged	Smith
Briles	Keith	Mowry	Stanley
Clarke	Kosek	Neu	Stephens
Conklin	Kyhl	Nicholson	Sullivan
Curran	Lange	Parker	Thordsen
DeHart	Laverty	Potgeter	Van Gilst
DeKoster	Leonard	Potter	Walsh
Doderer			

Nays, 11:

Coleman	Gaudineer	McGill	Schaben
Denman	Glenn	O'Malley	Weimer
Dodds	Hill	Reichardt	

Absent or not voting, 9:

Erskine	Hougen	Lamborn	Ollenburger
Flatt	Klink	Lisle	Palmer
Hammer			

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Clarke moved that the vote by which Senate File 649 passed the Senate be reconsidered and the motion to reconsider be laid on the table, which motion prevailed.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

MR. PRESIDENT: I am directed to inform your honorable body that the House has concurred in Senate amendment to and passed:

House File 568, a bill for an act relating to conduct of firearms transfers to residents of adjacent states.

Also: That the House has concurred in Senate amendment to and passed:

House File 817, a bill for an act to appropriate from general fund to Iowa state commerce commission.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 190, a bill for an act relating to removal of billboards, etc., on highways.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 235, a bill for an act exempting certain school buses from payment of motor vehicle registration fees.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 369, a bill for an act relating to compensation of the mayor and councilmen.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 412, a bill for an act relating to credit unions.

WILLIAM R. KENDRICK, Chief Clerk

CONSIDERATION OF BILLS

House File 810

On motion of Senator Stanley, House File 810, a bill for an act relating to the Iowa income tax, was taken up for further consideration.

The Senate resumed consideration of the following amendment by Senators Lange, et al.:

Amend House File 810 by adding on page 2, after line 8, the following section:

"Section four hundred twenty-two point five (422.5), Code 1966, is hereby amended by adding the following new paragraph:

"A resident of Iowa who is on active duty in the Armed Forces of the United States, as defined in Title 10, United States Code, Section 101, for more than six months in any calendar or fiscal year, shall be exempt from the tax imposed by this section for such calendar or fiscal year."

Senator Lange offered the following amendment to the amendment and moved its adoption:

Amend the Lange, et al., amendment to House File 810, filed May 20, 1969, by striking from lines 9 and 10 the words "be exempt from" and by inserting in lieu thereof the words, "not include his taxable income received from such service in computing".

The amendment to the amendment was adopted.

Senator Lange moved the adoption of the amendment as amended.

Roll call was requested.

On the question "Shall the amendment as amended be adopted?" (H.F. 810) the vote was:

Rule 24 was invoked.

Ayes, 26:

Anderson	Dodds	Laverty	Reichardt
Arbuckle	Frommelt	Leonard	Rigler
Benda	Gaudineer	Mogged	Schaben
Briles	Gilley	Parker	Shirley
Conklin	Glenn	Potgeter	Stanley
Curran	Klink	Potter	Van Gilst
Denman	Lange		

Nays, 22:

Balloun	DeKoster	Frey	Keith
Clarke	Doderer	Griffin	Kyhl
Coleman	Erschine	Hill	Lucken

McGill
Messerly
Mowry

Neu
Nicholson
O'Malley

Smith
Sullivan

Thordsen
Weimer

Absent or not voting, 13:

DeHart
Flatt
Hammer
Hougen

Kosek
Lamborn
Lisle

Lodwick
Ollenburg
Palmer

Shaff
Stephens
Walsh

The amendment as amended was adopted.

Senator Stanley moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 810) the vote was:

Ayes, 40:

Arbuckle
Balloun
Benda
Briles
Clarke
Conklin
Curran
DeKoster
Erskine
Frey

Gilley
Glenn
Griffin
Keith
Klink
Kosek
Kyhle
Lamborn
Lange
Laverty

Leonard
Lodwick
Lucken
Messerly
Mogged
Mowry
Nicholson
Perkins
Potgeter
Potter

Reichardt
Rigler
Schaben
Shaff
Smith
Stanley
Stephens
Sullivan
Thordsen
Walsh

Nays, 11:

Coleman
DeHart
Denman

Doderer
Frommelt
Gaudineer

Hill
McGill
Neu

Shirley
Van Gilst

Voting present, 2:

Dodds

Weimer

Absent or not voting, 8:

Anderson
Flatt

Hammer
Hougen

Lisle
Ollenburg

O'Malley
Palmer

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 289, a bill for an act relating to various changes in the probate law.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 350, a bill for an act relating to the reporting of funds received by state departments to the state comptroller.

WILLIAM R. KENDRICK, Chief Clerk

HOUSE AMENDMENT TO SENATE FILE 289

Amend Senate File 289, section 7, page 5, by striking all of lines twenty-two (22) through thirty-two (32) and placing in lieu thereof the following: "natural parents, except that the adopted person may also inherit from his natural parent or parents in an intestate estate under the following circumstances:

a. When the adopted person has attained his majority at the time of the adoption; or

b. When the adopted person is related to one or both of the adoptive parents within the fourth degree of consanguinity.

3. A lawful adoption shall extinguish the right of inheritance of the natural parent or parents from and through the adopted person except that the natural parent or parents may inherit from such adopted person in an intestate estate under the following circumstances:

a. When the adopted person has attained his majority at the time of the adoption, and the adoptive parents are deceased at the time of the adopted person's death, or

b. When the adopted person is related to one or both of the adoptive parents within the fourth degree of consanguinity."

HOUSE AMENDMENT TO SENATE FILE 350

Amend Senate File 350 as follows:

1. By inserting in line eight (8) after the words "private sources" the words "except gifts or donations made to institutions for the personal use or for the benefit of members, patients or inmates and receipts from the gift shop of merchandise manufactured by members, patients, or inmates".

2. By inserting in line ten (10) after the word "funds" the words "that supplement or replace state appropriations for institutional operations".

HOUSE AMENDMENT TO
SENATE AMENDMENT CONSIDERED

House File 68

Senator Kosek called up for consideration House File 68, a bill for an act relating to allowance of assistance for families of dependent children, disabled persons, and elderly persons, amended by the Senate, further amended by the House, and moved that the Senate concur in the following amendment:

Amend the Senate amendment to House File 68 as follows:

1. Section 5, by striking from line seven (7) the words "five hundred" and inserting in lieu thereof the words "seven hundred fifty".

2. Section 6, by striking from paragraph f. the following: ", either because adequate child care facilities are not available or because the absence of the person would be seriously harmful to a child in the home".

Senator Kosek moved that the Senate concur in the House amendment to sections 5 and 6 and to their amendment to section 23 as set out in division 3 of the House message of May 20 found on page 1783 of the Senate Journal, which motion prevailed.

Senator Kosek moved that the bill as amended by the House and

concurred in by the Senate be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 68) the vote was:

Ayes, 88:

Balloun	Hougen	Lucken	Shaff
Benda	Keith	Messerly	Shirley
Briles	Klink	Mowry	Smith
Clarke	Kosek	Neu	Stanley
Conklin	Kyhl	Parker	Stephens
Curran	Lamborn	Potgeter	Sullivan
DeKoster	Lange	Potter	Thordsen
Erskine	Laverty	Rigler	Van Gilst
Frey	Leonard	Schaben	Walsh
Griffin	Lodwick		

Nays, 10:

Denman	Frommelt	Hill	O'Malley
Dodds	Gilley	McGill	Reichardt
Doderer	Glenn		

Voting present, 2:

Coleman	Weimer
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Absent or not voting, 11:

Anderson	Flatt	Lisle	Ollenburg
Arbuckle	Gaudineer	Mogged	Palmer
DeHart	Hammer	Nicholson	

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 House File 68 passed the Senate be reconsidered and the motion to reconsider be laid on the table, which motion prevailed.

HOUSE AMENDMENTS CONSIDERED

House Joint Resolution 19

Senator Lange called up for further consideration House Joint Resolution 19, a joint resolution directing the treasurer of state to call and redeem the Korean Veterans' bonus bonds, amended by the Senate, and further amended by the House.

Senator Denman called up the following motion filed by him on May 21 and moved its adoption:

I move to reconsider the vote by which the Senate concurred in the House amendment to House Joint Resolution 19.

The motion prevailed.

Senator Lange moved that the Senate refuse to concur in the following amendment:

Amend the Senate amendment to House Joint Resolution 19 as follows:

1. By striking from line twelve (12) the word "Enacted" and inserting in lieu thereof the word "Resolved".
2. By inserting in line twenty-three (23), after the word "interest" the words "and premium".
3. By inserting in line twenty-eight (28), after the word "interest" the words "and premium".
4. By inserting in line thirty-two (32), after the word "interest" the words "and premium".

The Senate refused to concur in the House amendment.

Senate File 689

Senator Flatt called up for consideration Senate File 689, a bill for an act to appropriate from the general fund of the state for capital improvements and purchases of land for institutions under the board of regents including construction of new buildings, repairs, improvements, land purchases, replacements, or alterations, and providing for joint control for the expenditure thereof by the board of regents, the governor, and the state comptroller, amended by the House, and moved that the Senate refuse to concur in the following amendment:

Amend Senate File 689 by striking in lines eleven (11) and twelve (12) on page 1 the words and figures "seven million five hundred thirty thousand (7,530,000)" and inserting in lieu thereof the words and figures "six million thirty thousand (6,030,000)".

The Senate refused to concur in the House amendment.

Senate File 688

Senator Flatt called up for consideration Senate File 688, a bill for an act to appropriate from the general fund of the state to the higher education facilities commission for the tuition grant program, amended by the House as follows:

Amend Senate File 688 as follows:

By striking from line eight (8) the words and figures "three million (3,000,000)" and inserting in lieu thereof the words and figures "four million five hundred thousand (4,500,000)".

Senator Lodwick offered the following amendment to the amendment by Senators Lodwick, et al.:

Amend the House amendment to Senate File 688 by striking lines 2 through 5, inclusive, of the House amendment and inserting in lieu thereof the following:

"By striking lines eight (8) through nineteen (19), inclusive, and inserting in lieu thereof the following:

"1971, the sum of four million five hundred thousand (4,500,000) dollars or so much thereof as may be necessary to finance tuition grants to full time resident students attending accredited private institutions of higher education in Iowa.

Sec. 2. One million five hundred thousand (1,500,000) dollars of the funds appropriated by section one (1) of this Act are appropriated for the first year of the biennium; and any unencumbered balance of said amount remaining as of June 30, 1970, shall revert to the general fund of the state on

that date. Three million (3,000,000) dollars of the funds appropriated by section one (1) of this Act are appropriated for the second year of the biennium; and any unencumbered balance of said amount remaining as of June 30, 1971, shall revert to the general fund of the state on that date."

Senator Lodwick moved the adoption of the amendment to the amendment, and called for a division.

The amendment to the amendment was adopted.

On motion of Senator Flatt, the Senate concurred in the House amendment as amended.

Senator Flatt moved that the bill as amended by the House and further amended by the Senate be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 688) the vote was:

Ayes, 43:

Anderson	Flatt	Lange	Potter
Arbuckle	Frey	Laverty	Reichardt
Balloun	Frommelt	Leonard	Rigler
Benda	Gaudineer	Lodwick	Schaben
Briles	Gilley	Lucken	Shaff
Clarke	Griffin	McGill	Smith
Coleman	Keith	Neu	Stanley
Curran	Klink	Nicholson	Thordsen
DeKoster	Kosek	O'Malley	Van Gilst
Denman	Kyhl	Parker	Walsh
Erskine	Lamborn	Potgeter	

Nays, 10:

Conklin	Doderer	Messery	Sullivan
DeHart	Glenn	Mowry	Weimer
Dodds	Hill		

Absent or not voting, 8:

Hammer	Lisle	Ollenburg	Shirley
Hougen	Mogged	Palmer	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 Stanley, the Senate recessed until 1:15 p.m.

AFTERNOON SESSION

The Senate reconvened, Senator Lange presiding.

INTRODUCTION OF BILL

Senate File 699, by committee on appropriations, a bill for an act to ratify and legalize the granting of commissions to the director of revenue and commissioner of the department of social services, to

the acts and service of those officers upon such commissions, compensation paid such officers, and to appropriate funds for such compensation.

Read first time and placed on calendar.

REPORT OF CONFERENCE COMMITTEE ADOPTED

Senate File 655

Senator Clarke submitted the following report and moved its adoption:

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 655, a bill for an act to appropriate funds from the general fund of the state to the Board of Regents and institutions under the control of said board, respectfully submit the following recommendations:

That the House of Representatives recede from its amendments to section 1, subsection 2, of Senate File 655 found on page 1466 of the House Journal.

That Senate File 655 be amended by striking the period after the word "practitioners" at the end of subsection 2 of section 1, and inserting in lieu thereof the words "in medicine and necessary staff for training additional medical practitioners shall be provided. Existing medical facilities in Polk County or elsewhere in the state may be used for such training. Students attending the university of Iowa, Iowa City, may be assigned to these facilities for these purposes and in such manner as shall be specified by the vice president for health affairs, the university of Iowa, Iowa City, or his designee. The Board of Regents and the vice president for health affairs, the university of Iowa, Iowa City, shall study the use of existing medical facilities in Polk County and elsewhere in the state for the training of students as general medical practitioners and shall report their comprehensive findings to the higher education committees of the House and Senate of the Sixty-third General Assembly not later than January 15, 1970.

On the Part of the Senate:

HUGH H. CLARKE, Chairman
JAMES GRIFFIN
ELMER F. LANGE
ROBERT R. DODDS

On the Part of the House:

WILLIAM P. WINKELMAN, Chairman
EDGAR H. HOLDEN
WALTER V. LANGLAND
JOHN E. TAPSCOTT

The motion prevailed and the report was adopted.

On motion of Senator Clarke, the recommendations and amendments contained therein were adopted.

Senator Clarke moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 655) the vote was:

Ayes, 38:

Arbuckle	Erskine	Leonard	Potter
Balloun	Frey	Lodwick	Reichardt
Benda	Frommelt	Lucken	Rigler
Clarke	Gaudineer	McGill	Shaff
Coleman	Gilley	Mogged	Stanley
Conklin	Glenn	Mowry	Stephens
Curran	Hill	Nicholson	Sullivan
DeHart	Keith	Parker	Van Gilst
DeKoster	Kosek	Potgeter	Weimer
Dodds	Lange		

Nays, none.**Absent or not voting, 23:**

Anderson	Hammer	Lisle	Schaben
Briles	Hougen	Messerly	Shirley
Denman	Klink	Neu	Smith
Doderer	Kyhl	Ollenburg	Thordsen
Flatt	Lamborn	O'Malley	Walsh
Griffin	Laverty	Palmer	

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

HOUSE AMENDMENTS CONSIDERED**Senate File 208**

Senator Kosek called up for consideration Senate File 208, a bill for an act to provide the express authority for the department of social services to purchase services for children, amended by the House, and moved that the Senate concur in the following amendments:

Senate File 208 is hereby amended as follows:

1. By adding thereto the following new sections:

Sec. 2. Section two hundred twenty-two point thirteen (222.13), Code 1966, as amended by chapter two hundred nine (209), section one hundred thirty-four (134), Acts of the Sixty-second General Assembly, is hereby further amended by adding thereto the following:

"If the hospital-school has no appropriate program for the treatment of such persons, the board of supervisors shall arrange for the placement of the persons in any public or private facility within or without the state, approved by the commissioner of the department of social services, which offers appropriate services for such persons."

Sec. 3. Section two hundred twenty-two point fourteen (222.14), Code 1966, is hereby amended by inserting in line eight (8) after the comma, the words, "or when application has been made for admission to a public or private facility as provided in section two hundred twenty-two point thirteen (222.13) and the application is pending,".

Sec. 4. Section two hundred twenty-two point thirty-one (222.31), subsection two (2), Code 1966, as amended by chapter two hundred nine (209), section one hundred thirty-five (135), Acts of the Sixty-second General Assembly, is hereby further amended by striking from lines one (1), two (2), and three (3), of such subsection the words "a private institution of

this state, duly incorporated for the care of such persons, and approved by the state director", and inserting in lieu thereof the words "any public or private facility within or without the state, approved by the commissioner of the department of social services".

Sec. 5. Section two hundred twenty-two point sixty (222.60), Code 1966, is hereby amended by inserting after the word "retarded" in lines six (6) and seven (7) the words "or any public or private facility within or without the state, approved by the commissioner of the department of social services,".

Sec. 6. Section four hundred forty-four point twelve (444.12), Code 1966, as amended by chapter two hundred two (202), section two (2), Acts of the Sixty-second General Assembly, is hereby further amended by striking line twenty-seven (27) and inserting in lieu thereof the words "in any alternate public or private facility within or without the state, approved by the commissioner of the department of social services for the care of the".

2. By striking from the title all after the word "provide" in line one (1) and inserting in lieu thereof the following: "for certain services for persons in facilities approved by the department of social services."

The Senate concurred in the House amendments.

Senator Kosek moved that the bill as amended by the House and concurred in by the Senate be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 208) the vote was:

Ayes, 47:

Anderson	Frey	Lavery	Reichardt
Arbuckle	Frommelt	Leonard	Rigler
Balloun	Gaudineer	Lodwick	Shaff
Benda	Gilley	Lucken	Shirley
Clarke	Glenn	McGill	Smith
Coleman	Hill	Mogged	Stanley
Conklin	Keith	Mowry	Stephens
Curran	Klink	Neu	Sullivan
DeHart	Kosek	Nicholson	Thordsen
DeKoster	Kyhl	Parker	Van Gilst
Dodds	Lamborn	Potgeter	Weimer
Erskine	Lange	Potter	

Nays, none.

Absent or not voting, 14:

Briles	Griffin	Messerly	Palmer
Denman	Hammer	Ollenburg	Schaben
Doderer	Hougen	O'Malley	Walsh
Flatt	Lisle		

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senate File 395

Senator Arbuckle called up for consideration Senate File 395, a bill for an act to require standardized county report forms, amended by the House, and moved that the Senate concur in the following amendments:

Amend Senate File 395 as follows:

1. By adding after the letters "cars" in line ten (10) the following:

", and to prescribe forms on which each municipality, at the time of preparing estimates required under section twenty-four point three (24.3) of the Code, shall be required to compile in parallel columns the following data and estimates for immediate availability to any taxpayer upon request:

a. For the immediate prior fiscal year, revenue from all sources, other than revenue received from property taxation, allocated to each of the several funds and separately stated as to each such source, and for each fund the unencumbered cash balance thereof at the beginning and end of the year, the amount received by property taxation allocated to each fund, and the amount of actual expenditure for each fund.

b. For the current fiscal year, actual and estimated revenue, from all sources, other than revenue received from property taxation, and separately stated as to each such source, allocated to each of the several funds, and for each fund the actual unencumbered cash balance available at the beginning of the year, the amount to be received from property taxation allocated to each fund, and the amount of actual and estimated expenditures, whichever is applicable.

c. For the proposed budget year, an estimate of revenue from all sources, other than revenue to be received from property taxation, separately stated as to each such source, to be allocated to each of the several funds, and for each fund the actual or estimated unencumbered cash balance, whichever is applicable, to be available at the beginning of the year, the amount proposed to be received from property taxation allocated to each fund, and the amount proposed to be expended during the year plus the amount of cash reserve, based on actual experience of prior years, which shall be the necessary cash reserve of the budget adopted exclusive of capital outlay items. The estimated expenditures plus the required cash reserve for the ensuing fiscal year less all estimated or actual unencumbered balances at the beginning of the year and less the estimated income from all sources other than property taxation shall equal the amount to be received from property taxes, and such amount shall be shown on the proposed budget estimate".

2. Amend the title by striking everything after the word "Act" and inserting in lieu thereof the words "relating to the duties of the state comptroller in the standardization of report forms."

The Senate concurred in the House amendments.

Senator Arbuckle moved that the bill as amended by the House and concurred in by the Senate be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 395) the vote was:

Ayes, 46:

Anderson	DeKoster	Keith	McGill
Arbuckle	Dodds	Kosek	Mogged
Balloun	Erskine	Kyhl	Mowry
Benda	Frey	Lamborn	Neu
Clarke	Frommelt	Lange	Nicholson
Coleman	Gaudineer	Laverty	Parker
Conklin	Gilley	Leonard	Potgeter
Curren	Glenn	Lodwick	Potter
DeHart	Hill	Lucken	Reichardt

Rigler
Shaff
Shirley

Smith
Stanley
Stephens

Sullivan
Thordsen

Van Gilst
Weimer

Nays, none.

Absent or not voting, 15:

Briles
Denman
Doderer
Flatt

Griffin
Hammer
Hougen
Klink

Lisle
Messerly
Ollenburger
O'Malley

Palmer
Schaben
Walsh

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senate File 593

Senator Benda called up for consideration, Senate File 593, a bill for an act to authorize purchase of tax-sheltered annuities for employees of county boards of education, amended by the House, and moved that the Senate concur in the following amendments:

Amend Senate File 593, as follows:

1. By striking all after the word "subsection:" in line six (6) and inserting in lieu thereof the following:

"At the request of an employee through contractual agreement, county boards of education, the state board of public instruction, and boards of public instruction, and boards of merged area schools may arrange for the purchase of any individual annuity contract for any of their respective employees from any company the employee may choose that is authorized to do business in this state and through an Iowa-licensed insurance agent that the employee may select, for retirement or other purposes and may make payroll deductions in accordance with such arrangements for the purpose of paying the entire premium due and to become due under such contract. The deductions shall be made in the manner which will qualify the annuity premiums for the benefits afforded under section four hundred three b (403b) of the Internal Revenue Code of 1954 and amendments thereto. The employee's rights under such annuity contract shall be nonforfeitable except for the failure to pay premiums."

2. Amend the title by inserting after the word "education" in line two (2) the following: ", the state board of public instruction,".

The Senate concurred in the House amendments.

Senator Benda moved that the bill as amended by the House and concurred in by the Senate be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 593) the vote was:

Ayes, 44:

Anderson
Arbuckle
Balloun
Benda
Clarke
Coleman

Conklin
Curran
DeHart
DeKoster
Dodds
Erskine

Frey
Frommelt
Gaudineer
Gilley
Glenn
Hill

Keith
Klink
Kosek
Kyhl
Lamborn
Lange

Leonard
Lodwick
Lucken
McGill
Mogged

Mowry
Neu
Nicholson
O'Malley
Parker

Potgeter
Reichardt
Shaff
Shirley
Smith

Stanley
Stephens
Thordsen
Van Gilst
Welmer

Nays, none.

Absent or not voting, 17:

Briles
Denman
Doderer
Flatt
Griffin

Hammer
Hougen
Laverty
Lisle

Messerly
Ollenburger
Palmer
Potter

Rigler
Schaben
Sullivan
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 rejected the conference committee report on House File 196, a bill for an act relating to the referendum for approval of low rent housing projects, and requests a second conference committee. Conferees on the part of the House for the second conference committee are: The Representative from Scott, Mrs. Shaw, chairman; the Representative from Polk, Mr. Bennett; the Representative from Cerro Gordo, Mr. Lawson; and the Representative from Jefferson-Van Buren, Mr. Millen.

WILLIAM R. KENDRICK, Chief Clerk

APPOINTMENT OF SECOND CONFERENCE COMMITTEE

The Chair announced the appointment by President Jepsen of the following second conference committee on **House File 196**, on the part of the Senate: Senators Mowry, chairman; Arbuckle, Sullivan and Coleman.

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 819, a bill for an act to appropriate to the department of social services and board of parole.

WILLIAM R. KENDRICK, Chief Clerk

CONSIDERATION OF BILLS

House File 53

On motion of Senator Shaff, House File 53, a bill for an act relating to voter registration, with report of committee recommending pas-

sage, was taken up, considered, and the report of the committee adopted.

Senator Shaff asked and received unanimous consent that further action on **House File 53** be deferred and that the bill retain its place on the calendar.

House File 516

On motion of Senator Gaudineer, House File 516, a bill for an act relating to depressant, stimulant, and hallucinogenic drugs, 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 516 as follows:

1. By inserting in page 1, line 19, after the word "imprisonment" the words "in the county jail".

2. By inserting after page 1, line 24, the following new subsection:

"By inserting in line four (4) after the word 'imprisonment' the words 'in the penitentiary'".

3. By adding the following new section:

Chapter one hundred eighty-nine (189), section eleven (11), Acts of the Sixty-second (62nd) General Assembly, is hereby amended as follows:

1. By inserting in line six (6) after the word "imprisonment" the words "in the penitentiary".

2. By inserting in line nine (9) after the word "imprisonment" the words "in the penitentiary".

4. By adding the following new section:

Section two hundred four point twenty (204.20), Code 1966, is hereby amended by adding thereto the following new subsection:

"5. Any person violating this chapter by possessing, purchasing, or attempting to purchase marijuana in such quantity that it can logically be inferred that such marijuana is intended for personal use only and is not held for sale to others, and such marijuana is not part of any other narcotic drug, shall be guilty of possession of marijuana for personal use and shall, upon a first conviction after July 1, 1969, be imprisoned in the county jail not to exceed six months or be fined not to exceed one thousand dollars, or both. All or any part of the sentence may be suspended or such person may be granted probation upon a finding by the court that a recurrence of a violation of this chapter by such person is not likely. Any person violating this chapter by possession, purchasing, or attempting to purchase marijuana in such quantity that it can logically be inferred that such marijuana is intended for sale shall be guilty of possession of marijuana held for sale and shall be punished as provided in subsection one (1) of this section. Possession of marijuana for personal use shall be a lesser included offense of possession of marijuana held for sale. Second and subsequent offenses of possession of marijuana for whatever purpose shall be punished as provided in subsection one (1) of this section."

On motion of Senator Gaudineer, the amendment was adopted.

Senator Gaudineer moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 516) the vote was:

Ayes, 50:

Anderson	Frommelt	Laverty	Rigler
Balloun	Gaudineer	Leonard	Schaben
Clarke	Gilley	Lodwick	Shaff
Coleman	Glenn	Lucken	Shirley
Conklin	Griffin	McGill	Smith
DeHart	Hill	Mogged	Stanley
DeKoster	Hougen	Neu	Stephens
Denman	Keith	Nicholson	Sullivan
Dodds	Klink	O'Malley	Thordsen
Doderer	Kosek	Potgeter	Van Gilst
Erskine	Kyhl	Potter	Walsh
Flatt	Lamborn	Reichardt	Weimer
Frey	Lange		

Nays, none.

Absent or not voting, 11:

Arbuckle	Curran	Messerly	Palmer
Benda	Hammer	Mowry	Parker
Briles	Lisle	Ollenburg	

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 516** be immediately messaged to the House, which request was complied with.

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. 598	H. F. 812	H. F. 582	H.C.R. 38
H. F. 455			

SEELEY G. LODWICK, Chairman

CONSIDERATION OF BILLS

House File 227

On motion of Senator Denman, House File 227, a bill for an act relating to the participation of optometrists in an optometric service plan, 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 the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 227) the vote was:

Ayes, 49:

Anderson	Balloun	Clarke	Conklin
Arbuckle	Briles	Coleman	DeKoster

Denman	Keith	Mogged	Shaff
Dodds	Kosek	Neu	Shirley
Doderer	Kyhl	Nicholson	Smith
Erskine	Lamborn	O'Malley	Stanley
Flatt	Lange	Parker	Stephens
Frey	Lavery	Potgeter	Sullivan
Gilley	Leonard	Potter	Thordsen
Glenn	Lodwick	Reichardt	Van Gilst
Griffin	Lucken	Rigler	Walsh
Hill	McGill	Schaben	Weimer
Hougen			

Nays, none.

Absent or not voting, 12:

Benda	Frommelt	Klink	Mowry
Curran	Gaudineer	Lisle	Ollenburg
DeHart	Hammer	Messerly	Palmer

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

HOUSE CONCURRENT RESOLUTION ADOPTED

House Concurrent Resolution 21

Senator Neu called up the following resolution:

HOUSE CONCURRENT RESOLUTION 21

By Holden

Whereas, the right to condemn private property for public use has been exercised by an increasing number of governmental agencies and private interests, and

Whereas, easements granted to utilities and others are of a permanent nature and thus place permanent restrictions on future use of the property, and

Whereas, the burden of easements for power lines and pipe lines is becoming tremendous in the growth areas of the state where some land owners have two, three or more corridors over their property by easement.

Whereas, the taking or using of private property often causes future hardship or financial loss to the owner beyond that which is readily discernible, and

Whereas, the number of protests, legal actions, and land owner unrest is increasing.

Whereas, landowners are demanding an over haul of the eminent domain law.

Whereas, both the rights of property owners and the need for a condemnation procedure have been recognized by law.

Whereas, the consideration of bills hastily prepared may result in legislation that is not in the public interest, and

Whereas, most of the complaints appear to be coming from the owners of agricultural land; now, therefore,

Be It Resolved by the House of Representatives, the Senate Concurring: That the House committee on agriculture cause a study to be made of the Iowa Constitution and statutes relating to the use of the rights of eminent

domain by public bodies and private interests, this study to be made during the interim between the 1969 and 1970 sessions. This study may be made by the House committee on agriculture in the event that it is to continue as a standing committee during this interim period; otherwise, it shall submit proposed legislation to this assembly providing for a special study committee to carry out the intent of this resolution.

Be It Further Resolved: That the committee conducting the study be directed to report study findings and committee recommendations, accompanied by legislation incorporating such recommendations, to the session of the General Assembly commencing in January, 1970.

Senator Shirley offered the following amendment by Senators Neu and Stephens:

Amend House Concurrent Resolution 21 as found on page 797 of the Senate Journal for April 8, 1969, by striking all after the first "Whereas," and inserting in lieu thereof the following:

"many provisions of the Iowa Code relating to eminent domain have remained unchanged for many years; and

Whereas, provisions relating to eminent domain are unclear in some instances; and

Whereas, dissatisfaction with the law relating to eminent domain has been expressed by segments of our society;

Now Therefore,

Be It Resolved by the House of Representatives, the Senate Concurring:

Section 1. The legislative research committee or its successor is directed to create a study committee as provided by law, which committee shall include members of the appropriate standing committees of the House of Representatives and Senate, to conduct during the 1969-1970 legislative interim a comprehensive study of the Iowa Code relating to eminent domain in order to provide for an up-dated and equitable law relating to eminent domain.

The study committee shall include non-legislative members known for special knowledge in the field of eminent domain.

Staff assistance shall be provided by the legislative research bureau and additional staff may be employed as deemed necessary by the legislative research committee or its successor.

A report of the study shall be prepared and submitted to members of the Sixty-third General Assembly and shall be accompanied by legislative bill drafts designed to carry out the recommendations of the committee."

Senator Shirley offered the following amendment to the amendment and moved its adoption:

Amend the Neu and Stephens amendment to House Concurrent Resolution 21, filed April 10, 1969, by adding after the word, "domain" in line 21 thereof, the following:

"including but not limited to the right of eminent domain exercised by private utilities and the procedure used by private utilities for the purchase of easements prior to petitioning the Commerce Commission to grant the right of eminent domain."

The amendment to the amendment was adopted.

Senator Shirley offered the following amendment to the amendment and moved its adoption:

Amend the Neu and Stephens amendment to House Concurrent Resolution 21, filed April 10, 1969, by adding the following new paragraph after line 23 thereof:

"With reference to the right of eminent domain exercised by private utilities, special emphasis shall be given by the study committee to the possibility of establishing utility corridors in the state, to the possibility of requiring an annual rental or fee to be paid an easement grantor, to the possibility of making more stringent the requirements for establishing by a private utility the necessity and suitability to the public use of a proposed franchise route, to the possibility of requiring individual notice to all land-owners potentially affected by proposed utility route prior to allowing the purchase of any easements by private utility, to the possibility of requiring potential future development of an area to be considered in determining the damage to be assessed in cases of condemnation by a private utility under right of eminent domain, and to the problems occasioned by the disparity of bargaining power between the utility and the private landowner. Nothing contained herein shall in any way be construed to limit the scope of the study to be made by the study committee."

The amendment to the amendment was adopted.

The amendment as amended was adopted.

Senator Neu moved the adoption of the resolution as amended.

The motion prevailed and the resolution as amended was adopted.

Senator Neu asked and received unanimous consent that **House Concurrent Resolution 21** be immediately messaged to the House, which request was complied with.

CONSIDERATION OF BILLS

House File 226

On motion of Senator Potgeter, House File 226, a bill for an act relating to the collection of sales tax on the cash difference between the retail sales price and the trade-in value in all transactions except in sales of motor vehicles, 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 226 as follows:

1. By inserting in page 2, line 3, after the word "value" the following words:

"except the sale of vehicles subject to registration under the laws of this state,".

2. By inserting in page 2, line 33, after the word "and" the following words:

"except the sale of vehicles subject to registration under the laws of this state,".

3. By striking from page 2, line 13, the words "motor vehicles" and inserting in lieu thereof the words:

"vehicles subject to registration under the laws of this state".

4. By striking from page 2, lines 17 and 18, the words "motor vehicles" and inserting in lieu thereof the words:

"vehicles subject to registration under the laws of this state".

5. By striking from page 2, line 21, the words "motor vehicles" and inserting in lieu thereof the words:

"vehicles subject to registration under the laws of this state".

On motion of Senator Potgeter, the amendment was adopted.

Senator Potgeter offered the following amendment filed by Senator Ollenburg and moved its adoption:

Amend House File 226 by striking from page 1, line 8, the words "motor vehicles" and inserting in lieu thereof the words "vehicles subject to registration".

President Jepsen took the chair at 2:50 p.m.

On motion of Senator Potgeter, the amendment was adopted.

Senator Potgeter moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 226) the vote was:

Ayes, 47:

Anderson	Frey	Laverty	Schaben
Balloun	Frommelt	Leonard	Shaff
Briles	Gaudineer	Lodwick	Shirley
Clarke	Gilley	McGill	Smith
Coleman	Glenn	Mogged	Stanley
Conklin	Griffin	Mowry	Stephens
Curran	Hougen	Neu	Sullivan
DeKoster	Keith	Nicholson	Thordsen
Dodds	Klink	Parker	Van Gilst
Doderer	Kyhl	Potgeter	Walsh
Erskine	Lamborn	Reichardt	Weimer
Flatt	Lange	Rigler	

Nays, 1:

Hill

Voting present, 2:

Lucken O'Malley

Absent or not voting, 11:

Arbuckle	Denman	Lisle	Palmer
Benda	Hammer	Messerly	Potter
DeHart	Kosek	Ollenburg	

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 House File 226 be immediately messaged to the House, which request was complied with.

REPORT OF CONFERENCE COMMITTEE ADOPTED

House File 819

Senator Conklin submitted the following report and moved its adoption:

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 819, a bill for an act to appropriate from the general fund of the state to the department of social services and the board of parole and relating to the administration of programs of such department, respectfully submit the following recommendation:

That the Senate amendment striking section eleven (11) of House File 819 be amended by inserting in lieu of such section the following:

"Sec. 11. The director of the bureau of mental health of the department of social services shall receive an annual salary of thirty-one thousand six hundred sixty (31,660) dollars."

On the Part of the House:

JOAN M. LIPSKY, Chairman

THEODORE R. ELLSWORTH

GERRIT VAN ROEKEL

A. JUNE FRANKLIN

On the Part of the Senate:

W. CHARLENE CONKLIN, Chairman

MARVIN W. SMITH

FLOYD GILLEY

WILLIAM F. DENMAN

The motion prevailed and the report was adopted.

On motion of Senator Conklin, the recommendations and amendments contained therein were adopted.

Senator Conklin moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 819) the vote was:

Ayes, 52:

Anderson	Frey	Laverty	Reichardt
Benda	Frommelt	Leonard	Rigler
Briles	Gaudineer	Lodwick	Schaben
Clarke	Gilley	Lucken	Shaff
Coleman	Glenn	McGill	Shirley
Conklin	Griffin	Mogged	Smith
Curran	Hill	Mowry	Stanley
DeHart	Hougen	Neu	Stephens
DeKoster	Keith	Nicholson	Sullivan
Dodds	Klink	O'Malley	Thordsen
Doderer	Kyhl	Parker	Van Gilst
Erskine	Lamborn	Potgeter	Walsh
Flatt	Lange	Potter	Weimer

Nays, none.

Voting present, 1:

Balloun

Absent or not voting, 8:

Arbuckle	Hammer	Lisle	Ollenburg
Denman	Kosek	Messerly	Palmer

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 insisted on its amendments to Senate File 689, a bill for an act to appropriate for capital improvements for institutions under the board of regents, and requests a conference committee. Conferees on the part of the House are: The Representative from Adair-Madison, Mr. Varley, chairman; the Representative from Scott, Mr. Newton; the Representative from Story, Mr. Van Drie, and the Representative from Pottawattamie, Mr. Walter.

WILLIAM R. KENDRICK, Chief Clerk

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Mogged, 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 192, 238, 266, 279, 367, 497 and 766.

CHARLES G. MOGGED
Chairman, Senate Committee
ELIZABETH SHAW
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 192, 238, 266, 279, 367, 497 and 766.

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 House Joint Resolution 19, relating to Korean Veterans' bonus bonds, and requests a conference committee. Conferees on the part of the House are: The Representative from Clinton, Mr. Camp, chairman; the Representative from Polk, Mr. Kreamer; the Representative from Kossuth, Mr. Priebe, and the Representative from Clayton, Mr. Tieden.

WILLIAM R. KENDRICK, Chief Clerk

APPOINTMENT OF CONFERENCE COMMITTEE

President Jepsen announced the appointment of the following conference committee on **House Joint Resolution 19**, on the part of the Senate: Senators Lange, chairman; Kosek, Benda and Gaudineer.

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 784, a bill for an act relating to the valuation and assessment of real and personal property.

Also: That the House has concurred in Senate amendment to House amendment and passed the following bill in which the concurrence of the House was asked:

Senate File 688, a bill for an act appropriating to the higher education facilities commission for the tuition grant program.

WILLIAM R. KENDRICK, Chief Clerk

APPOINTMENT OF CONFERENCE COMMITTEE

President Jepsen announced the appointment of the following conference committee on **Senate File 689**, on the part of the Senate: Senators Flatt, chairman; Rigler, Nicholson and Shirley.

SENATE FILE WITHDRAWN

Senator Kyhl asked and received unanimous consent that **Senate File 653** be withdrawn from further consideration of the Senate.

HOUSE CONCURRENT RESOLUTION ADOPTED

House Concurrent Resolution 33

Senator Walsh called up for consideration the following resolution:

HOUSE CONCURRENT RESOLUTION 33

By Pelton

Whereas, the necessity and desirability of collective bargaining by public employees is an important public question; and

Whereas, the possibility of strikes by public employees is an important public question; *Now Therefore*,

Be It Resolved by the House, the Senate Concurring, That a commission be appointed to study the necessity and desirability of enacting legislation providing a framework within which public employees in the state of Iowa can bargain collectively concerning the terms and conditions of employment and providing techniques for the satisfactory resolution of disputes concerning the terms and conditions of public employment, and that this commission is to be composed of, two state representatives, to be appointed by the speaker of the house; two state senators, to be appointed by the president of the senate; of the aforementioned legislators, one shall be a member of the minority party; one representative of the state executive council; one representative of the state merit employment commission; one representative of the league of municipalities; one representative of the county boards of supervisors; one representative of the association of school boards; two representatives selected by the Iowa Federation of Labor; one representative

of the International Brotherhood of Teamsters; one representative selected by the Iowa State Education Association; two members appointed by the governor to represent the public at large. The members of the commission shall elect a chairman; and

Be It Further Resolved; That such commission is to begin functioning as soon as possible after appointment and is to report its findings and recommendations as to appropriate legislation to the General Assembly and to the Governor no later than January 15, 1970, and

Be It Further Resolved; That the Legislative Research Bureau provide staff for the committee and that expenses and per diem of legislative members be paid from such funds as may be appropriated to the Legislative Research Bureau.

On motion of Senator Walsh, the report of the committee recommending passage was adopted.

On motion of Senator Walsh, the resolution was adopted.

DISTINGUISHED VISITORS

President Jepsen presented to the Senate a group of directors and engineers from various feed companies in Japan, visiting here for seventeen days under the sponsorship of the United States Feed Grain Council.

MOTION TO RECONSIDER

Senate File 593

Senator Benda called up the following motion and moved its adoption:

MR. PRESIDENT: I move to reconsider the vote by which Senate File 593 passed the Senate.

The motion prevailed.

Senator Benda moved to reconsider the vote by which Senate File 593 went to its last reading, which motion prevailed.

Senator Doderer offered the following amendment by Senators Doderer and Benda and moved its adoption:

Amend the House amendment to Senate File 593 as it appears in the Senate clip sheet:

1. By striking lines 5 and 6 and inserting in lieu thereof the words "agreement the board may".

2. By adding a new division as follows after line 20:

"By striking from page 1, line 5, the words and figures 'Code 1966, is' and inserting in lieu thereof the words and figures 'section two hundred eighty A point twenty-three (280A.23), and section two hundred fifty-seven point ten (257.10), Code 1966, are'".

The amendment was adopted.

Senator Doderer moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 593) the vote was:

Ayes, 52:

Anderson	Flatt	Lamborn	Potgeter
Balloun	Frey	Lange	Potter
Benda	Frommelt	Lavery	Reichardt
Briles	Gaudineer	Leonard	Schaben
Clarke	Gilley	Lodwick	Shaff
Coleman	Glenn	Lucken	Shirley
Conklin	Griffin	McGill	Smith
Curran	Hill	Mogged	Stanley
DeHart	Hougen	Mowry	Stephens
DeKoster	Keith	Neu	Thordsen
Dodds	Klink	Nicholson	Van Gilst
Doderer	Kosek	O'Malley	Walsh
Erskine	Kyhl	Parker	Weimer

Nays, none.

Absent or not voting, 9:

Arbuckle	Lisle	Ollenburg	Rigler
Denman	Messerly	Palmer	Sullivan
Hammer			

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

SENATE FILE WITHDRAWN

Senator Doderer asked and received unanimous consent that **Senate File 582** be withdrawn from further consideration of the Senate.

CONSIDERATION OF BILLS

House File 97

On motion of Senator Potter, House File 97, a bill for an act relating to employment of law-enforcement personnel, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

Senator Glenn moved that House File 97 be re-referred to the steering committee.

Division was called for.

Senator O'Malley moved as a substitute motion that House File 97 be referred to the committee on judiciary.

The motion was lost.

Senator Stanley asked and received unanimous consent that further action on **House File 97** be deferred and that the bill retain its place on the calendar.

House File 455

On motion of Senator Clarke, House File 455, a bill for an act authorizing the department of public safety to receive and expend

federal funds, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Clarke asked and received unanimous consent to withdraw the amendment filed May 19 by Senators Clarke, et al., and found on page 1751 of the Senate Journal.

Senator Clarke offered the following amendment by Senators Clarke, et al.:

Amend House File 455 as follows:

1. By inserting after the period in line eight (8) the following new section and renumbering the subsequent sections:

"Chapter eighty-six (86), section one (1), Acts of the Sixty-second General Assembly, amending chapter seven (7), Code 1966, is hereby amended as follows:

1. By striking lines six (6), seven (7), and eight (8) and inserting in lieu thereof the words 'any act of congress for highway safety, law enforcement, or other relating programs, and in so doing, to cooperate with federal and state'.

2. By striking from line ten (10) the words 'purpose of that enactment' and inserting in lieu thereof the words 'purposes of these enactments'.

3. By striking from lines eleven (11) and twelve (12) the words 'through the department of public safety or through the highway commission or both' and inserting in lieu thereof the words ', either through his office or through one or more state departments or agencies designated by him or any combination or the foregoing'.

4. By inserting in line thirteen (13) after the word 'safety' the words ', law enforcement, and related'.

5. By striking from line fourteen (14) the word 'act' and inserting in lieu thereof the word 'acts'."

2. By striking from line eleven (11) the words "is authorized to" and inserting in lieu thereof the words ", when authorized by the governor pursuant to chapter eighty-six (86), Acts of the Sixty-second General Assembly, may".

3. By striking from page one (1), line fifteen (15), the words and figures "Chapter eighty (80) of the Code" and inserting in lieu thereof the words "this chapter".

4. By striking from page one (1), lines one (1) and two (2), the words "authorizing the department of public safety to receive and expend federal funds" and inserting in lieu thereof the following:

"relating to the authority to receive and expend federal funds for highway safety, law enforcement, and related purposes".

Senator Clarke asked and received unanimous consent that action on **House File 455** be deferred and that the bill be placed on the calendar under unfinished business.

House File 812

On motion of Senator Mogged, House File 812, a bill for an act relating to the election of county boards of supervisors, 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 Senator Shirley and moved its adoption:

Amend House File 812, as passed by the House, by striking the first sentence of subsection two (2) of section six (6) thereof.

Division was called for.

The amendment was lost.

Senator Potgeter offered the following amendment and moved its adoption:

Amend House File 812 by striking on page 5, line 24, the words, "Boards of more than five (5) members", and all of lines 25, 26 and 27.

Division was called for.

The amendment was lost.

Senator Mogged moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 812) the vote was:

Ayes, 50:

Anderson	Erskine	Lamborn	Potter
Balloun	Flatt	Lange	Reichardt
Benda	Frey	Laverty	Rigler
Briles	Frommelt	Leonard	Schaben
Clarke	Gaudineer	Lodwick	Shaff
Coleman	Gilley	Lucken	Shirley
Conklin	Glenn	McGill	Stanley
Curran	Griffin	Mogged	Stephens
DeHart	Hill	Neu	Thordsen
DeKoster	Hougen	Nicholson	Van Gilt
Denman	Keith	Parker	Walsh
Dodds	Kosek	Potgeter	Weimer
Doderer	Kyhl		

Nays, none.

Voting present, 1:

O'Malley

Absent or not voting, 10:

Arbuckle	Lisle	Ollenburg	Smith
Hammer	Messerly	Palmer	Sullivan
Klink	Mowry		

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

MR. PRESIDENT: I am directed to inform your honorable body that the House has adopted the conference committee report, and the amendments contained therein and passed:

House File 390, a bill for an act relating to organization for annual sessions of General Assembly.

Also: That the House has adopted the conference committee report, and the amendments contained therein and passed:

House File 815, a bill for an act to appropriate to various state departments.

Also: That the House has adopted the conference committee report, and the amendments contained therein and passed:

Senate File 655, a bill for an act to appropriate to board of regents.

WILLIAM R. KENDRICK, Chief Clerk

REPORT OF CONFERENCE COMMITTEE

House File 784

Senator Shaff submitted the following report:

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 784, a bill for an act relating to the valuation and assessment of real and personal property, respectfully submit the following recommendations:

That the Senate recede from its amendment.

That House File 784 as reprinted after amendment and passage by the House of Representatives be amended as follows:

1. By striking from page one (1) all of lines eight (8) through twelve (12), inclusive, and renumbering the remaining subsections of section one (1) accordingly.

2. By striking from page one (1), line eighteen (18), the words "and such market value" and inserting in lieu thereof the word "or".

3. By striking from page one (1), line twenty-one (21), the word "and".

4. By inserting in page one (1), line twenty-two (22), after the word "transactions", the words "or purchase of adjoining land or other land to be operated as a unit".

5. By striking from page one (1), lines twenty-three (23), twenty-four (24), and twenty-five (25), and from page two (2) all of lines one (1) through four (4), inclusive, and inserting in lieu thereof the following:

"Actual value of property in one county shall be equalized as compared with actual value of property in an adjoining county. If a variation of five percent or more exists between the actual values of similar, closely adjacent property in adjoining counties in Iowa, the director of revenue shall determine whether adequate reasons exist for such variation. If no such reasons exist, the director of revenue shall direct assessors to make adjustments in such actual values to reduce the variation to five percent or less."

6. By striking from page two (2) all of lines five (5) through eleven (11), inclusive, and inserting in lieu thereof the following:

"In assessing and determining the actual value of agricultural property fifty percent consideration shall be given to each of the following factors:

a. The productivity and net earning capacity determined on the basis of the use for agricultural purposes capitalized at a rate representing a fair return on the investment, such rate to be established by the state board of tax review and applied uniformly among counties and among classes of property."

7. By inserting in page two (2), after line fifteen (15), the following:

"In counties or townships in which field work on a modern soil survey has been completed since January 1, 1949, the assessor and the department of revenue shall place emphasis upon the results of such survey in determining the productive and earning capacity of such agricultural property."

8. By striking from page two (2), line thirty-four (34), the figure "1973", and inserting in lieu thereof the figure "1971".

9. By striking from page three (3), line three (3), the word "equalize", and inserting in lieu thereof the words "order the equalization of".

10. By striking from page three (3), lines five (5) and six (6), the words "except that the first equalization under this Act shall be on the 1971 assessment".

11. By striking from page three (3) all of lines seven (7), eight (8), and nine (9), and inserting in lieu thereof the following:

"of such value adjustments and before such equalization the director shall adopt, with approval of the state board of tax review and in the manner prescribed by chapter seventeen A (17A) of the Code, such rules as may be necessary to determine".

On the Part of the House:

C. RAYMOND FISHER, Chairman

ELMER H. DEN HERDER

NORMAN ROORDA

NORMAN G. RODGERS

On the Part of the Senate:

ROGER J. SHAFF, Chairman

HERBERT L. OLLENBURG

BASS VAN GILST

Senator Shirley raised a point of order that the conference committee report constitutes a violation of the joint rules of the House and Senate, and should not be considered unless the rules were suspended.

The Chair ruled the point not well taken.

(Consideration of the report pending on adjournment.)

Senator Mogged took the chair at 6:20 p.m.

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on May 22, 1969, the Governor had approved and transmitted to the Secretary of State the following bills:

Senate File 573, legalizing and validating proceedings for the establishment, organization, formation, and changes in the boundaries of merged area school systems.

Senate File 630, authorizing area schools to enter into lease agreements, with or without purchase options, for the rental of buildings.

Senate File 672, appropriating from the general fund of the state of Iowa to the state conservation commission for construction, replacement, development, and alterations to state parks and reserves, state forests, and state waters; for artificial lake development, erosion control, river, stream, and lake access, development 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 to be used in connection with this appropriation and federal funds in addition thereto.

Senate File 681, appropriating from the general fund of the state of Iowa to the Iowa development commission.

REPORT OF CONFERENCE COMMITTEE
HOUSE FILE 815

To the President of the Senate and the Speaker of the House of Representatives:

We, the undersigned members of the conference committee appointed to resolve the difference between the House and Senate on House File 815, a bill for an act to appropriate from the general fund of the state to various departments and various divisions thereof of the state, recommend that the House concur in the Senate amendment.

On the Part of the House:

JAMES T. KLEIN, Chairman
WILLARD R. HANSEN
HAROLD C. McCORMICK
ROY A. MILLER

On the Part of the Senate:

ERNEST KOSEK, Chairman
KENNETH L. PARKER
J. LESLIE LEONARD
JAMES SCHABEN

REPORT OF CONFERENCE COMMITTEE
HOUSE FILE 390

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 390, a bill for an act relating to the implementation and organization for annual sessions of the general assembly, respectfully submit the following recommendation:

1. That section 1 of the Senate amendment be struck and the following inserted in lieu thereof:

Section 1. Sections two point one (2.1) through two point forty (2.40), and sections two point forty-nine (2.49) through two point sixty-two (2.62), Code 1966, are hereby repealed and sections two (2) through forty-seven (47), as renumbered, inserted in lieu thereof.

2. That no change be made in sections 2 through 11 of the Senate amendment, previously concurred in by the House except that section 8 be amended by striking from line 9 of page 2 the word "These" and insert in lieu thereof the words "One of these".

3. That section 12 of the Senate amendment be struck and the following inserted in lieu thereof:

Sec. 12. SALARIES AND EXPENSES—MEMBERS OF GENERAL ASSEMBLY AND LIEUTENANT GOVERNOR—SIXTY-FOURTH AND SUBSEQUENT GENERAL ASSEMBLIES. Commencing with the Sixty-fourth General Assembly, members of the general assembly and the lieutenant governor shall receive salaries and expenses as provided by this section.

1. Every member of the general assembly except the speaker of the house and majority and minority floor leaders of the senate and house shall receive an annual salary of five thousand five hundred dollars for each year while serving as a member of the general assembly. The majority and minority floor leaders of the senate and house shall receive an annual salary of six thousand five hundred dollars for each year while serving in such capacity. In addition, each such member shall receive the sum of fifteen dollars per day for expenses of office, except travel, for each day the general assembly is actually in session. However, members from Polk county shall receive

seven and one-half dollars per day. Expenses shall not be paid for more than five days per week. Weekly travel expenses shall be paid at the rate of ten cents per mile for actual travel in going to and returning from the seat of government by the nearest traveled route.

2. The lieutenant governor while presiding in the senate shall receive compensation of twice the per diem rate a senator receives determined by dividing the total number of days of each regular session into the total annual salary of a senator. Personal expense and travel allowances shall be the same for the lieutenant governor as for a senator.

The lieutenant governor while performing administrative duties of the office of lieutenant governor or serving as the president of the senate during special sessions of the general assembly shall receive eighty dollars per diem and reimbursement for expenses incurred in performing such duties pursuant to an appropriation made by the general assembly.

3. The speaker of the house shall receive an annual salary of eleven thousand dollars for each year while serving as the speaker of the house. Expense and travel allowances shall be the same for the speaker of the house as provided for other members of the general assembly.

4. When a vacancy occurs and the term of any member of the general assembly or the lieutenant governor is not completed, the member or the lieutenant governor shall receive a salary or compensation proportional to the length of his service computed to the nearest whole month. A successor elected to fill such vacancy shall receive a salary or compensation proportional to his length of service computed to the nearest whole month commencing with such time as the successor is officially determined to have succeeded to such office.

5. The state comptroller shall pay the travel and expenses of the members of the general assembly and the lieutenant governor semimonthly commencing with the first pay period after the names of such persons are officially certified. The salaries of the members of the General Assembly and lieutenant governor shall be paid in twelve equal installments after each pay period of the first six months of each calendar. The presiding officers of the two houses of the general assembly shall jointly certify to the state comptroller the names of the members, officers, and employees of their respective houses and the salaries and mileage to which each is entitled. Travel and expense allowances shall be paid upon the submission of vouchers to the state comptroller indicating a claim for the same. Such vouchers shall be submitted no more frequently than once each month.

6. In addition to the salaries and expenses herein authorized, members of the general assembly shall be paid forty dollars per day and necessary travel and actual expenses incurred in attending standing or interim committee meetings subject to the provisions of section sixteen (16) of this Act, or when on official state business, when the general assembly is not in session. Such salaries or expenses shall be paid promptly from funds appropriated pursuant to section fourteen (14) of this Act, unless otherwise provided by law.

7. If a special session of the general assembly is convened, members of the general assembly shall receive, in addition to their annual salaries, the sum of forty dollars per day for each day the general assembly is actually in special session, and the same travel allowances and expenses as authorized by this section.

4. That no change be made in sections 13, 14, and 15 of the Senate amendment, previously concurred by the House.

5. That section 16 of the Senate amendment be struck and the following inserted in lieu thereof:

Sec. 16. MEETINGS OF STANDING COMMITTEES.

1. A standing committee of either house or a subcommittee when authorized by the chairman of the standing committee, may meet when the general assembly is not in session in the manner provided in this section and upon call pursuant to the rules of the house or senate. In case of vacancy in the chairmanship or in his absence, the ranking member shall act as chairman. A standing committee or subcommittee may act on bills and resolutions in the interim between the first and second regular sessions of a general assembly. The date, time and place of any meeting of a standing committee shall, by the person calling the meeting, be reported to and be available to the public in the office of the director of the legislative service bureau at least five days prior to the meeting.

2. The legislative service bureau shall provide staff assistance for standing committees when authorized by the legislative council. The chairman of the committee or subcommittee shall notify the legislative service bureau in advance of each meeting.

3. Interim studies utilizing the services of the legislative service bureau must be authorized by the general assembly or the legislative council. A standing committee may also study and draft proposed committee bills. However, unless the subject matter of a study or proposed committee bill has been assigned to a standing committee for study by the general assembly or legislative council, the services of the legislative service bureau cannot be utilized. Nonlegislative members shall not serve upon any study committee, unless approved by the legislative council. A standing committee may hold public hearings and receive testimony upon any subject matter within its jurisdiction.

Nonlegislative members of study committees shall be paid their necessary travel and actual expenses incurred in attending committee or subcommittee meetings for the purposes of the study.

4. Standing committees and subcommittees of standing committees may meet when the general assembly is not in session under the following conditions:

a. A standing committee may meet one time at the discretion of the chairman.

b. Additional meetings of standing committees or their subcommittees shall be authorized by the legislative council, however such authorization may be given at any one time for as many meetings as deemed necessary by the legislative council.

c. Any study committee, other than an interim committee provided for in subsection three (3) of this section, which utilizes staff of the legislative service bureau may meet at such times as authorized by the legislative council.

5. When the general assembly is not in session, a member of the general assembly shall be paid forty dollars per day and his necessary travel and actual expenses incurred in attending meetings of a standing committee or subcommittee of which he is a member in addition to his regular compensation. Such compensation and expenses shall be allowed only if the member attends a meeting of the committee or subcommittee for at least four hours.

6. That the House concur in section 17 of the Senate amendment.

7. That section 18 of the Senate amendment be struck and the following inserted in lieu thereof:

Sec. 18. PREFILING LEGISLATIVE BILLS. Any member of the general assembly or any person elected to serve in the general assembly, or any standing committee, may sponsor and submit legislative bills and joint resolutions for consideration by the general assembly, before the convening

of any session of the general assembly. Each house may approve rules for placing prefiled standing committee bills or joint resolutions on its calendar. Such bills and resolutions shall be numbered, printed, and distributed in a manner to be determined by joint rule of the general assembly, or in the absence of such rule, by the legislative council. All such bills and resolutions, except those sponsored by standing committees, shall be assigned to regular standing committees by the presiding officers of the houses when the general assembly convenes.

Departments and agencies of state government shall, at least ten days prior to the convening of each session of the general assembly, submit copies to the legislative service bureau of proposed legislative bills and joint resolutions which such departments desire to be considered by the general assembly. The legislative service bureau shall review such proposals and submit them in proper form to the presiding officer in each house of the general assembly for referral to the proper standing committee.

The costs of carrying out the provisions of this section shall be paid pursuant to section fourteen (14) of this Act.

8. That no change be made in sections 19 through 24 of the Senate amendment, previously concurred in by the House.

9. That section 25 of the Senate amendment be struck and the following inserted in lieu thereof:

Sec. 25. WITNESS—ATTENDANCE COMPULSORY. Whenever a committee of either house, or a joint committee of both, is conducting an investigation requiring the personal attendance of witnesses, any person may be compelled to appear before such committee as a witness by serving an order upon him, which service shall be made in the manner required in case of a subpoena in a civil action in the district court. Such order shall state the time and place a person is required to appear, be signed by the presiding officer of the body by which the committee was appointed, and attested by its acting secretary or clerk; or, in case of a joint committee, signed and attested by such officers of that body.

10. That no change be made in sections 26 through 34 of the Senate amendment, previously concurred in by the House.

11. That sections 35 through 37 of the Senate amendment be struck.

12. That the House concur in section 38 of the Senate amendment.

13. That the House concur in section 39 of the Senate amendment except subsections 1, 2, and 11 of said section and that subsections 1, 2, and 11 be struck and the following inserted in lieu thereof:

1. To establish policies for the operation of the legislative service bureau, including the priority to be given to research requests and the distribution of research reports.

2. To appoint the director of the legislative service bureau for such term of office as may be set by the council.

11. To consult with the code editor with regard to the printing and publishing of the Code of Iowa and session laws, including but not limited to: the style and format to be used in publishing such documents, the frequency of publications, the contents of such publications, the numbering system to be used in the Code and session laws, the preparation of editorial comments or notations, the correction of errors, the type of print to be used, the number of volumes to be published, recommended revisions of the Code and session laws, the letting of contracts for the publication of the Code and session laws, and any other matters deemed necessary to the publication of a uniform and understandable code of laws.

14. That section 40 be struck and the following inserted in lieu thereof:

Sec. 40. GENERAL SUPERVISION OVER LEGISLATIVE FACILITIES, EQUIPMENT, AND ARRANGEMENTS. The legislative council in cooperation with the officers of the senate and house shall have the duty and responsibility for preparing for each session of the general assembly. Pursuant to such duty and responsibility, the legislative council may assign areas in the state capitol or other state buildings, in consultation with the executive council and the capital planning commission, for use of the general assembly or legislative agencies. The legislative council may authorize the renovation, remodeling and preparation of the physical facilities used or to be used by the general assembly and award contracts pursuant to such authority to carry out such preparation. The legislative council may purchase supplies and equipment deemed necessary for the proper functioning of the legislative branch of government.

In carrying out its duties under this section, the legislative council shall consult with the executive council and the capital planning commission, but shall not be bound by any decision of the executive council in respect to the responsibilities and duties provided for in this section. The legislative council may direct the superintendent of buildings and grounds or other state employees to carry out its directives in regard to the physical facilities of the general assembly, or may employ other personnel to carry out such functions.

The costs of carrying out the provisions of this section shall be paid pursuant to section fourteen (14) of this Act.

15. That the House concur in section 41 of the Senate amendment.

16. That the words "unless recommendations are requested" be struck from lines 22 and 23 of section 42, found on page 22 of the Senate amendment, and when so amended that the House and Senate concur in section 42.

17. That the House concur in sections 43 through 53.

18. That subsection 2 of section 54 be struck and the following inserted in lieu thereof:

2. By striking lines (3), four (4), and five (5) of subsection one (1) and inserting in lieu thereof the words "session laws shall be printed and published in such manner as specified by the code editor in consultation with the legislative council."

19. That subsection 6 of section 54 be struck.

20. That subsections 1 and 2 of section 55 be struck and the following inserted in lieu thereof:

1. By striking all of subsection one (1) and inserting in lieu thereof the words "The printing of the text shall be in manner specified by the code editor in consultation with the legislative council."

2. By striking all of subsection two (2) and inserting in lieu thereof the words "The Code shall be numbered in a manner specified by the code editor in consultation with the legislative council."

21. That subsection 7 of section 55 be struck and the following inserted in lieu thereof:

7. By striking from lines two (2) and three (3) of subsection nine (9) the words "and bound in good grade of buckram to specifications prepared" and inserting in lieu thereof the words "in a manner specified by the code editor in consultation with the legislative council according to the recommendations prepared".

22. That the House concur in section 56 of the Senate amendment.

23. That subsections 3 and 6 of section 57 be struck and the following subsections inserted in lieu thereof:

3. By inserting after the period in line four (4) the following new sentence:

"Supplements to the Code may be issued in such manner as shall be determined by the code editor in consultation with the legislative council."

6. By striking from lines nine (9) and ten (10) the words "and bound at the time required by law but" and inserting in lieu thereof the words "in the manner specified by the code editor in consultation with the legislative council and".

24. That section 58 be struck and the following inserted in lieu thereof:

Sec. 58. Section fourteen point sixteen (14.16), Code 1966, is hereby amended as follows:

1. By inserting in line two (2) after the word "Code" the words "or supplements thereto".

2. By inserting in line ten (10) after the word "Code" the words "or supplements thereto".

25. That the House concur in sections 59 and 60.

26. That section 61 be struck.

27. That the House concur in sections 62 through 65.

28. That section 66 be struck and the following inserted in lieu thereof:

Sec. 66. Chapter ninety-one (91), section one (1), Acts of the Sixty-second General Assembly, is hereby amended by striking lines five (5) and six (6) and inserting in lieu thereof the following: "good paper. The style and format of such bills shall be specified by the rules but in the absence of such rules by the legislative council."

29. That the House concur in sections 67 through 71.

30. That sections 72 through 75 be struck.

31. That the House concur in sections 76 and 77 of the Senate amendment.

32. That section 78 be struck and the following inserted in lieu thereof:

78. Any appropriations made to the legislative research bureau shall be deemed an appropriation to the legislative service bureau. All references to the legislative research bureau shall mean the legislative service bureau.

33. That the following new sections be added to the Senate amendment:

Sec. —. Section two point forty-two (2.42), Code 1966, is hereby amended by inserting in line four (4) after the word "in" the words "the first".

Sec. —. Section two point forty-seven (2.47), Code 1966, is hereby amended as follows:

1. By striking from line one (1) of subsection two (2) the word "biennial" and inserting in lieu thereof the word "a".

2. By striking from line two (2) of subsection three (3) the word "biennial".

3. By adding the following new subsections:

"4. Assist standing committees in attaching fiscal notes to legislative bills and resolutions as provided by the rules of each house of the general assembly.

5. Employ and supervise all employees of the legislative fiscal director's office in such positions and at such salaries as shall be authorized by the budget and financial control committee."

34. That section 79 be struck and the following inserted in lieu thereof:

Sec. 79. This Act, being deemed of immediate importance, shall take effect after its passage, approval, and publication in the Davis County Republican, a newspaper published at Bloomfield, Iowa, and in The Glidden Graphic, a newspaper published at Glidden, Iowa.

35. That the House concur in amendment number 2 of the Senate amendment found on page 33, lines 24 through 30.

36. That all sections be renumbered in accordance with amendments herein provided.

37. That your conference committee recommends that future consideration be given by the general assembly to the role the budget and financial control committee plays within the legislative process structure and the duties of the fiscal director pertaining to the budget and financial control committee and the appropriations committees of the two houses. Further consideration should be given by the general assembly to the centralization of the functional aspects of the capitol building with a view towards making such building more responsive to the needs of the general assembly.

38. That your conference committee recommends that a request be made by the general assembly to the employment security commission, with the approval of the governor and attorney general, to consider and review the renegotiation of its agreement with the federal security administrator pertaining to including under social security members of the general assembly on an individual basis.

On the Part of the House:

ELIZABETH O. SHAW, Chairman
CHARLES E. GRASSLEY
DEWEY E. GOODE
ADRIAN B. BRINCK

On the Part of the Senate:

ARTHUR A. NEU, Chairman
LUCAS J. DeKOSTER
JAMES A. POTGETER
EUGENE M. HILL

REPORTS OF COMMITTEES

Senator Balloun submitted the following report:

MR. PRESIDENT: Your committee on conservation and recreation to which was referred **Senate Concurrent Resolution 37**, a resolution to reduce programs administered by the United States Department of Agriculture, begs leave to report it has had the same under consideration and recommends the same **do pass**.

CHARLES F. BALLOUN, Chairman

Ordered passed on file.

Senator Lucken submitted the following report:

MR. PRESIDENT: Your committee on human and industrial relations, to which was referred **House Concurrent Resolution 33**, a resolution relative to a study committee to study desirability of collective bargaining provisions for public employees, begs leave to report it has had the same under consideration and recommends the same **do pass**.

J. HENRY LUCKEN, Chairman

Ordered passed on file.

AMENDMENTS FILED

- 1 Amend the House amendment to Senate File 593 as it appears in the
- 2 Senate clip sheet:
- 3 1. By striking lines 5 and 6 and inserting in lieu thereof the
- 4 words "agreement the board may".
- 5 2. By adding a new division as follows after line 20:
- 6 "By striking from page 1, line 5, the words and figures
- 7 'Code 1966, is' and inserting in lieu thereof the words and figures
- 8 'section two hundred eighty A point twenty-three (280A.23), and
- 9 section two hundred fifty-seven point ten (257.10), Code 1966,
- 10 are'".

11 3. By inserting in line 23 after the word "instruction" the
12 words ", merged area schools".

MINNETTE DODERER
KENNETH BENDA

1 Amend the House amendment to Senate File 688 by striking
2 lines 2 through 5, inclusive, of the House amendment and
3 inserting in lieu thereof the following:

4 "By striking lines eight (8) through nineteen (19),
5 inclusive, and inserting in lieu thereof the following:
6 "1971, the sum of four million five hundred thousand
7 (4,500,000) dollars or so much thereof as may be necessary
8 to finance tuition grants to full time resident students
9 attending accredited private institutions of higher education
10 in Iowa.

11 Sec. 2. One million five hundred thousand (1,500,000)
12 dollars of the funds appropriated by section one (1) of this
13 Act are appropriated for the year of the biennium; and
14 any unencumbered balance of said amount remaining as of June
15 30, 1970, shall revert to the general fund of the state on
16 that date. Three million (3,000,000) dollars of the funds
17 appropriated by section one (1) of this Act are appropriated
18 for the second year of the biennium; and any unencumbered
19 balance of said amount remaining as of June 30, 1971,
20 shall revert to the general fund of the state on that date."

SEELEY G. LODWICK
DAVID M. STANLEY
JOSEPH B. FLATT

1 Amend House File 53 by striking everything after the
2 enacting clause and inserting the following:

3 "Section 1. Section forty-seven point one (47.1),
4 Code 1966 is hereby amended by inserting in line four (4)
5 after the word 'more,' the words 'and in all counties
6 having a population of thirty thousand or more,'".

7 By adding before the period in line twelve (12) the
8 following:

9 ", and shall require registration of voters for the
10 next and all following elections, if one hundred residents
11 of a township or more petition for voter registration,
12 except that in no case shall this be done within ninety
13 days of a primary or a general election".

HUGH H. CLARKE
CHESTER HOUGEN
ARTHUR NEU

1 Amend House File 53, as amended and passed by the House, by in-
2 serting in line 5 after the word, "voters", the words, "with the ap-
3 proval of the county board of supervisors".

LEE H. GAUDINEER

1 Amend House File 53, as amended and passed by the
2 House, by striking from line 5 the words, "one hundred
3 eligible voters" and by inserting in lieu thereof the
4 words, "a number of eligible voters equal to fifty
5 (50) percent of the residents of such township".

LEE GAUDINEER, Jr.

- 1 Amend the committee on county government amendment.
- 2 to House File 53, filed February 24, 1969, by inserting
- 3 in line 7 after the word "registration" the words "in
- 4 that township".

LUCAS J. DeKOSTER

- 1 Amend the Clarke, et al., amendment to House File 53 by insert-
- 2 ing line 6 after the second period (.) the following:
- 3 Further amend section forty-seven point one (47.1), Code 1966
- 4 by inserting in line five (5) after the period (.) the following:
- 5 "In the event any city required to have registration pursuant
- 6 to this section is within a county also required to have registra-
- 7 tion pursuant to this section, the county shall levy and pay the cost
- 8 of such registration. If a city within such county now maintains re-
- 9 gistration as required in this section, it shall commencing in the
- 10 year 1970 certify to the county auditor the cost thereof who shall
- 11 include such cost in the county fund levy. The treasurer after
- 12 collection thereof shall remit such amount to the proper cities.
- 13 The county board of supervisors may in like manner authorize any
- 14 other cities to conduct such registration."

LEE H. GAUDINEER

- 1 Amend House File 53 by adding the following new
- 2 section:
- 3 "The commissioner of registration shall appoint at
- 4 least two persons for each one thousand inhabitants, or
- 5 major fraction thereof, within his jurisdiction as mobile
- 6 deputy registrars. An equal number of these appointees
- 7 shall be appointed from lists supplied for that purpose
- 8 from the county chairmen of the two political parties
- 9 polling the highest vote in the jurisdiction in the last
- 10 preceding general election. Mobile deputy registrars are
- 11 authorized to secure registration of eligible voters any-
- 12 where in the jurisdiction and shall make such reports of
- 13 new registrations and changes as the commissioner of
- 14 registration requests. Mobile deputy registrars shall be
- 15 appointed before the first of August preceding any general
- 16 election and the appointments shall expire when registration
- 17 closes for that election. Mobile deputy registrars shall
- 18 serve without pay from the county.
- 19 The commissioner of registration shall furnish to each
- 20 mobile registrar not more than 25 forms on which to register
- 21 voters. These forms shall be numbered and be accounted for
- 22 by the commissioner of registration and the mobile deputy
- 23 registrar. When a mobile deputy registrar returns the forms
- 24 furnished to him, he shall be given an equal number of
- 25 blanks on which to secure registration.
- 26 The mobile deputy registrar shall be a competent person
- 27 and shall be trained by the commissioner of registration in
- 28 a manner he deems adequate.
- 29 It shall be unlawful for any deputy registrar to refuse
- 30 to register any eligible voter and such refusal is a
- 31 criminal offense punishable as provided by law.
- 32 If the commissioner of registration finds that any
- 33 individual previously appointed as a mobile registrar is
- 34 unable to secure registration in accordance with his rules
- 35 and regulations, he shall have the authority to remove said
- 36 person as a mobile deputy registrar. In the event that a

37 mobile deputy registrar is removed from the list of
38 appointments, the commissioner of registration shall solicit
39 another person from the county chairman who originally
40 submitted the list for appointment."

ANDREW FROMMELT

1 Amend House File 53 by adding the following new
2 section:

3 "The commissioner of registration shall establish a
4 permanent registration place in the office of the County
5 Auditor or elsewhere in the Court House. The permanent
6 registration place shall be open at all times as are other
7 county offices, and at such other times as the branch
8 registration places are open as provided in this section.
9 If petitioned by one or by both of the official County
10 Chairman of the two political parties holding the highest
11 vote in the jurisdiction at the last preceding General
12 Election, the commissioner of registration shall establish
13 at least two branch registration places in each township,
14 taking into consideration the convenience of the voters.
15 All branch registration places shall be opened the first
16 Monday in October preceding any General Election and shall
17 remain open Monday through Friday from noon until 8:00 P.M.
18 and Saturday from 8:00 A.M. to 5:00 P.M. for one week.
19 The commissioner of registration shall appoint two persons
20 to act as deputy registrars in each branch registration
21 place. Such appointments shall be made from lists supplied
22 for that purpose by the official county chairman of the two
23 political parties polling the highest vote in the jurisdiction
24 at the last preceding general election. Such lists shall
25 be provided not later than August 15 preceding the
26 appointments. The commissioner shall appoint one deputy
27 from each list for each branch. Where the county chairmen
28 fail to provide lists by the date specified in this section,
29 the commissioner shall make such appointments to persons
30 known to be registered members of the appropriate
31 political party.

ALAN SHIRLEY

1 Amend House File 163 by adding a new section as follows:

2 "Chapter ninety-two (92), section eight (8), Acts of
3 the Sixty-second General Assembly, amending section seventeen
4 A point eight (17A.8), Code 1966 is hereby amended by insert-
5 ing in line twenty-two (22) after the word "date" the
6 following:

7 " , provided, however, that when the legislative departmental
8 rules review committee shall so direct, no departmental rule
9 shall become effective until it has been referred to the
10 general assembly as provided in section seventeen A point
11 ten (17A.10) of the Code. If the general assembly fails to
12 act upon such a rule, it shall become effective upon adjourn-
13 ment of the general assembly. The legislative departmental
14 rules review committee shall delay the effective date of a
15 proposed rule by written notice to the secretary of state
16 and the department proposing the rule".

HUGH H. CLARKE
ARTHUR A. NEU

1 Amend House File 455 by renumbering properly and adding
2 the following new sections thereto:

3 "Sec. —. DECLARATION OF POLICY AND PURPOSE. The
4 general assembly finds that the increasing incidence of crime threatens
5 the peace, security and general welfare of the state and its citizens.
6 To prevent crime, to insure the maintenance of peace and good order,
7 and to assure the greater safety of the people, law enforcement,
8 judicial administration, and corrections must be better coordinated,
9 intensified and more effective at all levels of government.

10 Sec. —. COMMISSION ESTABLISHED. There is hereby established
11 the Iowa crime commission, hereinafter called the commission. The
12 commission shall be within the office of the governor, however the
13 governor may assign the administration of the commission to the
14 office of planning and programming.

15 Sec. —. COMMISSION FUNCTIONS. The commission shall conduct
16 inquiries, investigations, analysis and studies into the incidence
17 and causes of crime in Iowa, in cooperation with state, area, city
18 and county agencies; and develop a statewide program of interagency
19 cooperation, in association with federal agencies and officials,
20 and those of other states concerned with the problems of crime.
21 The commission in cooperation with town, city, county and area
22 agencies, and in conformity with such guidelines as may be promulgated
by

23 federal agencies, shall direct research, planning and action programs
24 in furtherance of the policy and purpose of this Act.

25 Sec. —. DUTY TO FILE REPORT. The commission during the
26 continuance of its operations shall file periodic reports of
27 its progress with the governor, and shall present a report to
28 each annual session of the general assembly.

29 Sec. —. ACCEPTANCE OF GRANTS. The commission with
30 approval of the governor may accept funds, grants, services, facilities
31 and property from any source, and all such receipts of the commission,
32 including gifts, grants in aid and other revenue, are hereby appropri-
33 ated for carrying out the purposes of this Act. The expen-
34 diture of any funds available to the commission shall be by
35 warrant to the treasurer of the state, drawn by the state
36 comptroller upon vouchers authorized by the executive director
37 of the commission.

38 The commission may:

39 1. Expend such moneys as may be appropriated by the general
40 assembly, or otherwise shall be available, for study, research,
41 investigation, planning and implementation.

42 2. Make grants to towns, cities, counties and areas pur-
43 pursuant to law and such regulations as may be applicable.

44 3. Provide supplies, facilities, personnel and staff for
45 the function and operations of the commission, and for such
46 other purposes as may be necessary and proper to accomplish
47 the policy of this Act.

48 Sec. —. COMMISSION MEMBERSHIP. The commission shall con-
49 sist of thirty-one members as follows:

50 1. Ten members shall be officials of town, cities or
51 counties, appointed by the governor.

52 2. Ten members concerned with and knowledgeable about
53 the problems of criminal justice, appointed by the governor.

54 3. Ten officials of the state, as follows:

55 a. The attorney general.

- 56 b. The commissioner of public safety.
57 c. The director of the division of criminal investigation
58 and bureau of identification.
59 d. The director of the Iowa law-enforcement academy.
60 e. The director of the adult corrections services of the
61 department of social services.

62 The governor shall also appoint one state Senator, one state
63 representative, a member of the board of parole, a supreme court
64 justice, and an official of the state juvenile home.

65 4. The governor shall appoint an executive director of
66 the commission who shall be his official representative, and
67 who shall be the principal executive administrator of the
68 commission and shall also be a member of the commission.

69 All commissioners designated by the governor shall serve
70 at the governor's pleasure.

71 Sec. —. APPROPRIATION. There is hereby appropriated from
72 the general fund of the state of Iowa to the Iowa crime commission
73 for each year of the biennium beginning July 1, 1969, and ending
74 June 30, 1971, the sum of twenty thousand (20,000) dollars,
75 or so much thereof as may be necessary, to pay the costs of
76 administering and carrying out the provisions of this Act
77 including the matching of available federal funds and grants.

78 Sec. —. PRELIMINARY STEPS RATIFIED. The acts of the
79 governor preparatory for and preliminary to the establishment of
80 the commission, and the committees and commissions established
81 for such purposes, which otherwise were lawful and proper, hereby
82 are ratified, approved and adopted by the general assembly.

83 Sec. —. This Act, being deemed of immediate importance,
84 shall take effect and be in force from and after its publication
85 in the Mitchell County Press-News, a newspaper published at
86 Osage, Iowa, and in the Marshalltown Times-Republican, a news-
87 paper published at Marshalltown, Iowa.

VERNON H. KYHL
LEE GAUDINEER

- 1 Amend the Clarke, et al., amendment to House File 455,
2 filed May 20, 1969, by inserting in line 18 after the
3 word, "departments" the words " , commissions, councils,
4 boards,"

LEE GAUDINEER

- 1 Amend House File 582 by inserting in line 20 after the period
2 the following:
3 "The Director of Revenue shall further by rules and regulations
4 define what services provided by counties and municipal corporations
5 are used by each institution, society, or organization granted
6 an exemption pursuant to subsection nine (9). Thereafter the
7 municipal corporation and county wherein such institution, society
8 or organization is located shall determine and certify to the
9 county treasurer that portion of its millage levy which encompasses
10 the services found that such institution, society or organization
11 uses. The treasurer shall thereafter, levy and collect the taxes
12 thus due from each such institution, society or organization and
13 remit such amount to the county and municipal corporation, if

- 14 any, in which such institution, society, or organization is located,
15 as provided by law."

LEE GAUDINEER
ALAN SHIRLEY

- 1 Amend House File 763 by adding thereto the following new
2 section:

- 3 1. "Section three hundred twenty-one point four hundred
4 sixty-six (321.466), Code 1966, is hereby amended by striking
5 from line 17 the words 'On or after July 1 of each year, the'
6 and inserting in lieu thereof the word 'The'."

JAMES A. POTGETER
QUENTIN V. ANDERSON

- 1 Amend the Lange, et al., amendment to House File 810, filed May 20,
2 1969, by striking from lines 9 and 10 the words "be exempt from" and
3 by inserting in lieu thereof the words, "not include his taxable in-
4 come received from such service in computing".

ELMER F. LANGE

- 1 Amend House File 812 by striking on page 5, line 24 the words,
2 "Boards of more than five (5) members", and all of lines 25, 26 and
3 27.

JAMES A. POTGETER

On motion of Senator Stanley, the Senate adjourned until 8:00
a.m., Friday, May 23, 1969.

JOURNAL OF THE SENATE

SENATE CHAMBER,
DES MOINES, IOWA, FRIDAY, MAY 23, 1969.

The Senate met in regular session, President pro tempore Lodwick presiding.

Prayer was offered by Reverend Eugene Wolfley, pastor of the First Friends Church, Des Moines, Iowa.

The Senate pledged allegiance to the flag.

The Journal of May 22, 1969, was approved.

LEAVES OF ABSENCE

Leaves of absence were granted as follows:

Senator Hammer for the day, Senator Ollenburg for the day and Senator Arbuckle for the day on request of Senator Stanley.

PETITION

The following petition was presented and placed on file:

By Senator McGill, from five hundred two residents of Monroe and Wapello Counties expressing concern over the condition of the Monroe-Wapello County line road (County Road T-59) between Highways 34 and 137 and requesting that same be either paved or black topped.

HOUSE AMENDMENTS CONSIDERED

Senate File 289

Senator DeKoster called up for consideration Senate File 289, a bill for an act relating to various changes in the probate law, amended by the House, and moved that the Senate concur in the following amendment:

Amend Senate File 289, section 7, page 5, by striking all of lines twenty-two (22) through thirty-two (32) and placing in lieu thereof the following:

"natural parents, except that the adopted person may also inherit from his natural parent or parents in an intestate estate under the following circumstances:

a. When the adopted person has attained his majority at the time of the adoption; or

b. When the adopted person is related to one or both of the adoptive parents within the fourth degree of consanguinity.

3. A lawful adoption shall extinguish the right of inheritance of the natural parent or parents from and through the adopted person except that

the natural parent or parents may inherit from such adopted person in an intestate estate under the following circumstances:

a. When the adopted person has attained his majority at the time of the adoption, and the adoptive parents are deceased at the time of the adopted person's death, or

b. When the adopted person is related to one or both of the adoptive parents within the fourth degree of consanguinity."

The Senate concurred in the House amendment.

Senator DeKoster moved that the bill as amended by the House and concurred in by the Senate be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 289) the vote was:

Ayes, 39:

Balloun	Hougen	McGill	Shaff
Clarke	Keith	Messerly	Shirley
Conklin	Klink	Mowry	Smith
Curran	Kyhl	Neu	Stanley
DeKoster	Lamborn	Nicholson	Stephens
Dodds	Lange	O'Malley	Sullivan
Erskine	Laverty	Parker	Thordsen
Flatt	Leonard	Potgeter	Van Gilst
Gilley	Lodwick	Potter	Walsh
Hill	Lucken	Rigler	

Nays, none.

Absent or not voting, 22:

Anderson	Denman	Griffin	Ollenburg
Arbuckle	Doderer	Hammer	Palmer
Benda	Frey	Kosek	Reichardt
Briles	Frommelt	Lisle	Schaben
Coleman	Gaudineer	Mogged	Weimer
DeHart	Glenn		

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senate File 350

Senator Stanley called up for consideration Senate File 350, a bill for an act relating to the reporting of funds received by state departments, agencies, boards, and institutions to the state comptroller, amended by the House, and moved that the Senate concur in the following amendment:

Amend Senate File 350 as follows:

1. By inserting in line eight (8) after the words "private sources" the words "except gifts or donations made to institutions for the personal use or for the benefit of members, patients or inmates and receipts from the gift shop of merchandise manufactured by members, patients, or inmates".

2. By inserting in line ten (10) after the word "funds" the words "that supplement or replace state appropriations for institutional operations".

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 the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 350) the vote was:

Ayes, 48:

Balloun	Frommelt	Lange	Potgeter
Benda	Gaudineer	Lavery	Potter
Clarke	Gilley	Leonard	Reichardt
Coleman	Glenn	Lodwick	Shaff
Conklin	Griffin	Lucken	Shirley
Curran	Hill	McGill	Smith
DeHart	Hougen	Messerly	Stanley
DeKoster	Keith	Mowry	Stephens
Dodds	Klink	Neu	Sullivan
Erskine	Kosek	Nicholson	Thordsen
Flatt	Kyhl	O'Malley	Van Gilst
Frey	Lamborn	Parker	Walsh

Nays, none.

Absent or not voting, 13:

Anderson	Doderer	Mogged	Rigler
Arbuckle	Hammer	Ollenburg	Schaben
Briles	Lisle	Palmer	Weimer
Denman			

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

CONSIDERATION OF BILLS

House File 163

On motion of Senator DeKoster, House File 163, a bill for an act relating to administrative rules of departments of the state, was taken up and considered.

Senator Mowry offered the following amendment by Senators Mowry and Gaudineer and moved its adoption:

Amend House File 163 by striking on page 2, lines 12 through 21, inclusive.

The amendment was adopted.

Senator Clarke asked and received unanimous consent to withdraw the amendment filed by Senators Clarke and Neu on May 22 and found on page 1875 of the Senate Journal.

Senator DeKoster moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 163) the vote was:

Ayes, 51:

Anderson	Balloun	Benda	Briles
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Clarke	Gaudineer	Laverty	Potter
Coleman	Gilley	Leonard	Reichardt
Conklin	Glenn	Lodwick	Rigler
Curran	Griffin	Lucken	Shaff
DeHart	Hill	McGill	Shirley
DeKoster	Hougen	Messerly	Stanley
Dodds	Keith	Mowry	Stephens
Doderer	Klink	Neu	Sullivan
Erskine	Kosek	Nicholson	Thordsen
Flatt	Kyhl	O'Malley	Van Gilst
Frey	Lamborn	Parker	Walsh
Frommelt	Lange	Potgeter	

Nays, none.

Absent or not voting, 10:

Arbuckle	Lisle	Palmer	Smith
Denman	Mogged	Schaben	Weimer
Hammer	Ollenburg		

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 **Senate File 142** be withdrawn from further consideration of 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 amended and passed the following bill in which the concurrence of the House was asked:

Senate File 39, a bill for an act relating to incorporation of a municipality in an urbanized area within three miles of a city.

WILLIAM R. KENDRICK, Chief Clerk

HOUSE AMENDMENT CONSIDERED

Senate File 39

Senator Messerly called up for consideration Senate File 39, a bill for an act relating to incorporation of a municipality in an urbanized area within three miles of a city over fifteen thousand population, amended by the House, and moved that the Senate concur in the following amendment:

Amend Senate File 39 as follows:

1. Line fifteen (15) by striking the words "within three miles of", and inserting in lieu thereof the words "of at least three hundred population which is contiguous to".

2. Lines sixteen (16) and seventeen (17) by striking the words "as provided in section three hundred sixty-two point one (362.1) of the Code" and inserting in lieu thereof the words "and the taxable value of that portion owned by the petitioners represents over one-quarter of the total assessed value of the area petitioned".

3. Line eighteen (18) by striking the word "said", and inserting after the word "section" the words "three hundred sixty-two point one (362.1) of the Code".

4. Line twenty (20) by inserting after the word "inapplicable" the words "to the area petitioned".

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 the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 39) the vote was:

Ayes, 51:

Anderson	Frey	Lange	Potter
Balloun	Frommelt	Laverty	Reichardt
Benda	Gaudineer	Leonard	Rigler
Briles	Gilley	Lodwick	Shaff
Clarke	Glenn	Lucken	Shirley
Conklin	Griffin	McGill	Smith
Curran	Hill	Messerly	Stanley
DeHart	Hougen	Mowry	Stephens
DeKoster	Keith	Neu	Sullivan
Dodds	Klink	Nicholson	Thordsen
Doderer	Kosek	O'Malley	Van Gilst
Erskine	Kyhl	Parker	Walsh
Flatt	Lamborn	Potgeter	

Nays, 1:

Coleman

Absent or not voting, 9:

Arbuckle	Lisle	Ollenburg	Schaben
Denman	Mogged	Palmer	Weimer
Hammer			

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

CONSIDERATION OF BILLS

Senate File 522

On motion of Senator Benda, Senate File 522, a bill for an act relating to federal insured loans, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Benda asked and received unanimous consent that House File 697 be substituted for Senate File 522.

House File 697

On motion of Senator Benda, House File 697, a bill for an act relating to federal insured loans, was taken up and considered.

Senator Benda moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 697) the vote was:

Ayes, 52:

Anderson	Frey	Lange	Potgeter
Balloun	Frommelt	Laverty	Potter
Benda	Gaudineer	Leonard	Reichardt
Clarke	Gilley	Lodwick	Rigler
Coleman	Glenn	Lucken	Shaff
Conklin	Griffin	McGill	Shirley
Curran	Hill	Messerly	Smith
DeHart	Hougen	Mogged	Stanley
DeKoster	Keith	Mowry	Stephens
Dodds	Klink	Neu	Sullivan
Doderer	Kosek	Nicholson	Thordsen
Erskine	Kyhl	O'Malley	Van Gilst
Flatt	Lamborn	Parker	Walsh

Nays, none.

Absent or not voting, 9:

Arbuckle	Hammer	Ollenburg	Schaben
Briles	Lisle	Palmer	Weimer
Denman			

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 522** be withdrawn from further consideration of the Senate.

Senate File 642

On motion of Senator Thordsen, Senate File 642, a bill for an act relating to the law-enforcement officers' training academy, was taken up and considered.

Senator Thordsen moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 642) the vote was:

Ayes, 53:

Anderson	Frey	Laverty	Potter
Benda	Frommelt	Leonard	Reichardt
Briles	Gaudineer	Lodwick	Rigler
Clarke	Gilley	Lucken	Schaben
Coleman	Glenn	McGill	Shaff
Conklin	Griffin	Messerly	Shirley
Curran	Hill	Mogged	Smith
DeHart	Hougen	Mowry	Stanley
DeKoster	Keith	Neu	Stephens
Denman	Klink	Nicholson	Sullivan
Dodds	Kosek	O'Malley	Thordsen
Doderer	Kyhl	Parker	Van Gilst
Erskine	Lange	Potgeter	Walsh
Flatt			

Nays, none.

Absent or not voting, 8:

Arbuckle
Balloun

Hammer
Lamborn

Lisle
Ollenburg

Palmer
Weimer

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senate File 344

On motion of Senator Thordsen, Senate File 344, a bill for an act relating to the law-enforcement officers' training academy, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Gaudineer offered the following amendment by Senators Gaudineer and Thordsen and moved its adoption:

Amend Senate File 344 by adding the following new section:

"Sec. 4. Chapter one hundred twelve (112), Acts of the Sixty-second General Assembly, is hereby amended by inserting in section three (3), line nine (9), after the word "state" the words "and all individuals, as determined by the council, who by the nature of their duties may be required to perform the duties of a peace officer".

The amendment was adopted.

Senator Denman asked and received unanimous consent to withdraw the amendment filed by Senators Denman, et al., on May 20 and found on page 1789 of the Senate Journal.

Senator Thordsen asked and received unanimous consent that further action on **Senate File 344** be deferred and that the bill retain its place on the calendar.

President Jepsen took the chair at 9:10 a.m.

REPORT OF CONFERENCE COMMITTEE ADOPTED

House File 784

The Senate resumed consideration of the report of the conference committee on House File 784, a bill for an act relating to the valuation and assessment of real and personal property.

Senator Shaff moved the adoption of the report and the recommendations and amendments contained therein.

Roll call was requested.

On the question "Shall the report be adopted?" (H.F. 784) the vote was:

Rule 24 was invoked.

Ayes, 36:

Anderson	Flatt	Laverty	Parker
Balloun	Frey	Leonard	Potgeter
Benda	Gilley	Lisle	Potter
Briles	Griffin	Lodwick	Shaff
Clarke	Keith	Lucken	Shirley
Coleman	Khink	McGill	Smith
Curran	Kyhl	Mogged	Stephens
Dodds	Lamborn	Mowry	Van Gilst
Erskine	Lange	Nicholson	Walsh

Nays, 21:

Conklin	Gaudineer	Messery	Schaben
DeHart	Glenn	Neu	Stanley
DeKoster	Hill	O'Malley	Sullivan
Denman	Hougen	Reichardt	Thordsen
Doderer	Kosek	Rigler	Weimer
Frommelt			

Absent or not voting, 4:

Arbuckle	Hammer	Ollenburg	Palmer
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The report and the recommendations and amendments contained therein were adopted.

MOTION TO RECONSIDER

MR. PRESIDENT: I move to reconsider the vote by which the conference committee report on House File 784 was adopted.

ALAN SHIRLEY

UNFINISHED BUSINESS**House File 455**

On motion of Senator Clarke, House File 455, a bill for an act authorizing the department of public safety to receive and expend federal funds, was taken up for further consideration.

The Senate resumed consideration of the following amendment by Senator Clarke, et al.:

Amend House File 455 as follows:

1. By inserting after the period in line eight (8) the following new section and renumbering the subsequent sections:

"Chapter eighty-six (86), section one (1), Acts of the Sixty-second General Assembly, amending chapter seven (7), Code 1966, is hereby amended as follows:

1. By striking lines six (6), seven (7), and eight (8) and inserting in lieu thereof the words 'any act of congress for highway safety, law enforcement, or other relating programs, and in so doing, to cooperate with federal and state'.

2. By striking from line ten (10) the words 'purpose of that enactment' and inserting in lieu thereof the words 'purposes of these enactments'.

3. By striking from lines eleven (11) and twelve (12) the words 'through the department of public safety or through the highway commission or both' and inserting in lieu thereof the words 'either through his office or through one or more state departments or agencies designated by him or any combination of the foregoing'.

4. By inserting in line thirteen (13) after the word 'safety' the words 'law enforcement, and related'.

5. By striking from line fourteen (14) the word 'act' and inserting in lieu thereof the word 'acts'."

2. By striking from line eleven (11) the words "is authorized to" and inserting in lieu thereof the words "when authorized by the governor pursuant to chapter eighty-six (86), Acts of the Sixty-second General Assembly, may".

3. By striking from page one (1), line fifteen (15), the words and figures "Chapter eighty (80) of the Code" and inserting in lieu thereof the words "this chapter".

4. By striking from page one (1), lines one (1) and two (2), the words "authorizing the department of public safety to receive and expend federal funds" and inserting in lieu thereof the following:

"relating to the authority to receive and expend federal funds for highway safety, law enforcement, and related purposes".

Senator Gaudineer offered the following amendment to the amendment and moved its adoption:

Amend the Clarke, et al., amendment to House File 455, filed May 20, 1969, by inserting in line 18 after the word, "departments" the words "commissions, councils, boards,".

The amendment to the amendment was adopted.

On motion of Senator Clarke, the amendment as amended was adopted.

Senator Gaudineer offered the following amendment by Senators Kyhl and Gaudineer and moved its adoption:

Amend House File 455 by renumbering properly and adding the following new sections thereto:

"Sec. —. DECLARATION OF POLICY AND PURPOSE. The general assembly finds that the increasing incidence of crime threatens the peace, security and general welfare of the state and its citizens. To prevent crime, to insure the maintenance of peace and good order, and to assure the greater safety of the people, law enforcement, judicial administration, and corrections must be better coordinated, intensified and more effective at all levels of government.

Sec. —. COMMISSION ESTABLISHED. There is hereby established the Iowa crime commission, hereinafter called the commission. The commission shall be within the office of the governor, however the governor may assign the administration of the commission to the office of planning and programming.

Sec. —. COMMISSION FUNCTIONS. The commission shall conduct inquiries, investigations, analysis and studies into the incidence and causes of crime in Iowa, in cooperation with state, area, city and county agencies; and develop a statewide program of interagency cooperation, in association with federal agencies and officials, and those of other states concerned with the problems of crime. The commission in cooperation with town, city, county and area agencies, and in conformity with such guidelines as may be promulgated by federal agencies, shall direct research, planning and action programs in furtherance of the policy and purpose of this Act.

Sec. —. DUTY TO FILE REPORT. The commission during the con-

tinuance of its operations shall file periodic reports of its progress with the governor, and shall present a report to each annual session of the general assembly.

Sec. —. ACCEPTANCE OF GRANTS. The commission with approval of the governor may accept funds, grants, services, facilities and property from any source, and all such receipts of the commission, including gifts, grants in aid and other revenue, are hereby appropriated for carrying out the purposes of this Act. The expenditure of any funds available to the commission shall be by warrant to the treasurer of the state, drawn by the state comptroller upon vouchers authorized by the executive director of the commission.

The commission may:

1. Expend such moneys as may be appropriated by the general assembly, or otherwise shall be available, for study, research, investigation, planning and implementation.

2. Make grants to towns, cities, counties and areas pursuant to law and such regulations as may be applicable.

3. Provide supplies, facilities, personnel and staff for the function and operations of the commission, and for such other purposes as may be necessary and proper to accomplish the policy of this Act.

Sec. —. COMMISSION MEMBERSHIP. The commission shall consist of thirty-one members as follows:

1. Ten members shall be officials of town, cities or counties, appointed by the governor.

2. Ten members concerned with and knowledgeable about the problems of criminal justice, appointed by the governor.

3. Ten officials of the state, as follows:

- a. The attorney general.

- b. The commissioner of public safety.

- c. The director of the division of criminal investigation and bureau of identification.

- d. The director of the Iowa law-enforcement academy.

- e. The director of the adult corrections services of the department of social services.

The governor shall also appoint one state Senator, one state representative, a member of the board of parole, a supreme court justice, and an official of the state juvenile home.

4. The governor shall appoint an executive director of the commission who shall be his official representative, and who shall be the principal executive administrator of the commission and shall also be a member of the commission.

All commissioners designated by the governor shall serve at the governor's pleasure.

Sec. —. APPROPRIATION. There is hereby appropriated from the general fund of the state of Iowa to the Iowa crime commission for each year of the biennium beginning July 1, 1969, and ending June 30, 1971, the sum of twenty thousand (20,000) dollars, or so much thereof as may be necessary, to pay the costs of administering and carrying out the provisions of this Act including the matching of available federal funds and grants.

Sec. —. PRELIMINARY STEPS RATIFIED. The acts of the governor preparatory for and preliminary to the establishment of the commission, and the committees and commissions established for such purposes, which otherwise were lawful and proper, hereby are ratified, approved and adopted by the general assembly.

The amendment was adopted.

Senator Clarke moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 455) the vote was:

Ayes, 57:

Anderson	Frey	Laverty	Potter
Balloun	Frommelt	Leonard	Reichardt
Benda	Gaudineer	Lisle	Rigler
Briles	Gilley	Lodwick	Schaben
Clarke	Glenn	Lucken	Shaff
Coleman	Griffin	McGill	Shirley
Conklin	Hill	Messerly	Smith
Curran	Hougen	Mogged	Stanley
DeHart	Keith	Mowry	Stephens
DeKoster	Klink	Neu	Sullivan
Denman	Kosek	Nicholson	Thordsen
Dodds	Kyhl	O'Malley	Van Gilst
Doderer	Lamborn	Parker	Walsh
Erskine	Lange	Potgeter	Weimer
Flatt			

Nays, none.

Absent or not voting, 4:

Arbuckle	Hammer	Ollenburg	Palmer
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The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

COMMUNICATION

The following communication was presented:

OFFICE OF THE GOVERNOR

State Capitol
Des Moines, Iowa 50319

May 23, 1969

Hon. Roger W. Jepsen
Lieutenant Governor of Iowa
Local

Dear Governor Jepsen:

It is my pleasure to submit to the Senate for their consideration the name of Kenneth Benda of Hartwick, Poweshiek County, Iowa, for appointment as a member of the Iowa State Commerce Commission, under the provisions of section 474.2, Code 1966, for the regular six-year term beginning July 1, 1969, and expiring June 30, 1975, and at a salary of \$12,000 per annum as provided by House File 817 of the Acts of the Sixty-third General Assembly.

Respectfully yours
ROBERT D. RAY
Governor

ANNOUNCEMENT OF INVESTIGATING COMMITTEE ON GOVERNOR'S APPOINTMENT

President Jepsen, in accordance with section 2.40, Code 1966, announced the appointment of the following Senators to an investigating committee:

As a member of the Iowa State Commerce Commission:

Kenneth Benda, Hartwick, Poweshiek County, Iowa, for the regular six-year term ending June 30, 1975:

Senator Balloun, Chairman

Senator Neu

Senator Nicholson

Senator Dodds

Senator Van Gilst

REPORT OF CONFERENCE COMMITTEE ADOPTED

House File 714

Senator Kyhl submitted the following report:

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 714, a bill for an act relating to motor vehicle registration fees and the state road use tax fund, respectfully submit the following recommendations:

Amend House File 714, as amended and passed by the House, as follows:

1. By inserting in page one (1), line twelve (12), after the word "one-half" the word "cent".

2. By inserting in page one (1), line thirteen (13), after the word "one-half" the word "cent".

3. By inserting in page two (2), line seventeen (17), after the word "trucks" the words "except special trucks".

4. By striking from page three (3), lines one (1) through three (3), inclusive, and inserting in lieu thereof the following:

"For a combined gross weight exceeding seven tons, but not exceeding twenty-four tons, the fee shall be one hundred dollars and in addition thereto thirty-five dollars for each ton over seven tons.

For a combined gross weight exceeding twenty-four tons, the fee shall be six hundred ninety-five dollars and in addition thereto forty dollars for each ton over twenty-four tons.

For a combined gross weight of thirty-four tons or more, a fee of twenty-five dollars, which shall be in addition to the registration fees herein provided."

5. By adding at the end thereof the following new sections:

"Sec. 7. Section three hundred twenty-one point one (321.1), Code 1966, is hereby amended by adding the following new subsection:

"A "special truck" means a motor truck not used for hire with a gross weight registration of eight through twelve tons, inclusive, used by a person engaged in farming to transport commodities produced only by the

owner, or to transport commodities purchased by the owner for use in his own farming operation.'

Sec. 8. Chapter three hundred twenty-one (321), Code 1966, is hereby amended by adding the following new section:

'The registration fee for a special truck shall be one hundred dollars for a gross weight of eight, nine, or ten tons, and one hundred fifty dollars for a gross weight of eleven or twelve tons. Any person convicted of using a truck registered as a special truck for any purpose other than permitted by this Act shall, in addition to any other penalty imposed by law, be required to pay regular motor truck registration fees upon such truck. A distinctive decal shall be applied to the special truck registration plate for easy identification.'

Sec. 9. Section three hundred twenty-one point one hundred twenty-three (321.123), Code 1966, is hereby amended as follows:

1. By striking from subsection one (1), lines twelve (12) through twenty-six (26), inclusive, and inserting in lieu thereof the following:

'Trailers with a gross weight exceeding two tons, but not exceeding twelve tons, thirty dollars.

Trailers with a gross weight in excess of twelve tons, sixty dollars.'

2. By striking from subsection two (2), lines five (5) through twenty (20), inclusive, and inserting in lieu thereof the following:

'Trailers with a gross weight exceeding two tons, but not exceeding twelve tons, thirty dollars.

Trailers with a gross weight in excess of twelve tons, sixty dollars.'

3. By adding the following new subsection:

'Motor trucks pulling trailers shall be registered for the combined gross weight of the motor truck and the trailer; except that motor trucks registered for six tons or less pulling trailers registered as provided in this section shall not be subject to registration for the gross weight of such trailer.'

Sec. 10. Sections four (4) and five (5) of this Act shall be effective January 1, 1970, except that vehicles registered in December 1969 for 1970 shall pay the registration fees provided in this Act.

Sec. 11. If any provision of this Act shall be invalid, such invalidity shall not affect the provisions which can be given effect without the invalid provisions, and to this end the provisions of this Act are severable."

Amend the title to House File 714 as follows:

1. By striking from line one (1) the word "motor".

2. By inserting in line one (1) after the word "fees" the words " , motor fuel taxes,".

We, the undersigned members of the conference committee, also report that the House and Senate leadership has agreed to consider on its merits, no later than March first during the 1970 session of the Sixty-third General Assembly, the enactment of legislation authorizing the operation of a combination of three vehicles, in excess of sixty feet but not in excess of sixty-five feet, on the four-lane highways of this state, provided such vehicles have a special permit issued for a fee of one hundred fifty dollars.

On the Part of the Senate:

VERNON H. KYHL, Chairman
CLIFTON C. LAMBORN
WAYNE KEITH
GEORGE E. O'MALLEY

On the Part of the House:

MAURICE VAN NOSTRAND, Chairman
JOAN LIPSKY
FLOYD MILLEN
THOMAS A. RENDA

Senator Kyhl moved the adoption of the report and the recommendations and amendments contained therein.

Roll call was requested.

On the question "Shall the report be adopted?" (H.F. 714) the vote was:

Rule 24 was invoked.

Ayes, 85:

Benda	Griffin	Lisle	Potter
Conklin	Hill	Lodwick	Rigler
Curran	Hougen	Lucken	Shaff
DeHart	Keith	Messerly	Shirley
DeKoster	Klink	Mogged	Stanley
Doderer	Kosek	Mowry	Stephens
Flatt	Kyhl	Neu	Thordsen
Gaudineer	Lamborn	Nicholson	Walsh
Gilley	Lange	O'Malley	

Nays, 22:

Anderson	Dodds	Leonard	Schaben
Balloun	Erskine	McGill	Smith
Briles	Frey	Parker	Sullivan
Clarke	Frommelt	Potgeter	Van Gilst
Coleman	Glenn	Reichardt	Weimer
Denman	Laverty		

Absent or not voting, 4:

Arbuckle	Hammer	Ollenburg	Palmer
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The report and the recommendations and amendments contained therein were adopted.

Senator Kyhl moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 714) the vote was:

Ayes, 37:

Balloun	Griffin	Lisle	Parker
Benda	Hill	Lodwick	Potter
Conklin	Hougen	Lucken	Rigler
Curran	Keith	Messerly	Shaff
DeHart	Klink	Mogged	Smith
DeKoster	Kosek	Mowry	Stanley
Doderer	Kyhl	Neu	Stephens
Flatt	Lamborn	Nicholson	Thordsen
Gaudineer	Lange	O'Malley	Walsh
Gilley			

Nays, 20:

Anderson	Dodds	Laverty	Schaben
Briles	Erskine	Leonard	Shirley
Clarke	Frey	McGill	Sullivan
Coleman	Frommelt	Potgeter	Van Gilst
Denman	Glenn	Reichardt	Weimer

Absent or not voting, 4:

Arbuckle

Hammer

Ollenburg

Palmer

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Kyhl moved that the vote by which House File 714 passed the Senate be reconsidered and the motion to reconsider be laid on the table, which motion prevailed.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

MR. PRESIDENT: I am directed to inform your honorable body that the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 619, a bill for an act relating to service taxes on new construction, advertising, and the processing of meat, fish, fowl and vegetables.

Also: That the House has concurred in Senate amendment to and passed:

House File 226, a bill for an act relating to the collection of sales tax on the cash difference between the retail sales price and the trade-in value in all transactions except in sales of motor vehicles.

Also: That the House has concurred in Senate amendments to House amendment and passed the following bill in which the concurrence of the House was asked:

Senate File 376, a bill for an act relating to claims and actions under the Iowa Tort Claims Act.

Also: That the House has concurred in Senate amendment to House amendment and passed the following bill in which the concurrence of the House was asked:

Senate File 593, a bill for an act to authorize purchase of tax-sheltered annuities for employees of county boards of education and merged area schools.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 642, a bill for an act relating to the law-enforcement officers' training academy.

Also: That the House has adopted the following concurrent resolution in which the concurrence of the House was asked:

Senate Concurrent Resolution 42, relating to the conducting of a study of the state printing and printing costs of departments of state government.

Also: That the House has amended Senate amendment to, concurred in Senate amendment as amended and passed:

House File 817, a bill for an act to appropriate from the general fund of the state to the Iowa state commerce commission and various divisions thereof.

Also: That the House has concurred in Senate amendment to and passed the following concurrent resolution in which the concurrence of the House was asked:

House Concurrent Resolution 21, concerning an interim study of the Iowa Code relating to eminent domain.

WILLIAM R. KENDRICK, Chief Clerk

HOUSE AMENDMENT TO SENATE AMENDMENT CONSIDERED

House File 817

Senator Rigler called up for consideration House File 817, a bill for an act to appropriate from the general fund of the state to the Iowa state commerce commission and various divisions thereof, amended by the Senate and further amended by the House, and moved that the Senate concur in the following amendment:

Amend the Senate amendment to House File 817 by striking all of said amendment after line one (1) and inserting in lieu thereof the following:

1. By striking on page 1 all after the word "salary" in line 11 and all of lines 12 through 17 inclusive and by inserting in lieu thereof the words:

"for the commissioner whose term expires June 30, 1971, fifteen thousand (15,000) dollars for each year of the biennium beginning July 1, 1969, and ending June 30, 1971; for the commissioner whose term expires June 30, 1973, fifteen thousand (15,000) dollars for each year of the biennium beginning July 1, 1969, and ending June 30, 1971; for the commissioner whose term expires June 30, 1975, twelve thousand (12,000) dollars for each year of the biennium beginning July 1, 1969, and ending June 30, 1971\$42,000.00."

2. Page 1, line 22, by striking the figure "212,120.00" and inserting in lieu thereof the figure "213,120.00".

3. Page 2, line 14, by striking the figure "975,080.00" and inserting in lieu thereof the figure "976,080.00".

The Senate concurred in the House amendment.

Senator Rigler moved that the bill as amended by the Senate, further amended by the House and concurred in by the Senate be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 817) the vote was:

Ayes, 54:

Anderson	Frey	Laverty	Potter
Balloun	Frommelt	Leonard	Reichardt
Briles	Gaudineer	Lisle	Rigler
Clarke	Gilley	Lodwick	Schaben
Coleman	Glenn	Lucken	Shaff
Conklin	Griffin	McGill	Shirley
Curran	Hill	Mogged	Smith
DeHart	Hougen	Mowry	Stanley
DeKoster	Keith	Neu	Stephens
Denman	Klink	Nicholson	Sullivan
Dodds	Kosek	O'Malley	Thordsen
Doderer	Kyhl	Parker	Walsh
Erskine	Lamborn	Potgeter	Weimer
Flatt	Lange		

Nays, none.

Absent or not voting, 7:

Arbuckle
BendaHammer
MesserlyOllenburg
Palmer

Van Gilst

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

RULING ON MOTION TO RECONSIDER

House File 784

The Chair ruled that in the interest of implementing final adjournment of the Senate, the motion to reconsider filed by Senator Shirley must be taken up for immediate consideration.

Senator Shirley moved that his motion be laid on the table.

Senator Lange moved that the vote by which the conference committee report on House File 784 and all recommendations and amendments therein were adopted by the Senate be reconsidered and the motion to reconsider be laid on the table, which took precedence over the motion by Senator Shirley.

Senator Shirley raised a point of order on the validity of the motion.

The Chair ruled the point not well taken and the motion by Senator Lange was in order.

Senator Lange renewed his motion.

The motion prevailed.

Senator Shaff moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 784) the vote was:

Ayes, 37:

Anderson
Balloun
Benda
Briles
Clarke
Coleman
Curran
DeKoster
Dodds
ErskineFlatt
Frey
Gilley
Griffin
Keith
Klink
Kyhle
Lamborn
LangeLavery
Leonard
Lisle
Lodwick
Lucken
McGill
Mogged
Mowry
NicholsonParker
Potgeter
Potter
Rigler
Shaff
Smith
Stephens
Van Gilst
Walsh

Nays, 19:

Conklin
DeHart
Denman
Doderer
FrommeltGaudineer
Glenn
Hill
Hougen
KosekNeu
O'Malley
Reichardt
Schaben
ShirleyStanley
Sullivan
Thordsen
Weimer

Absent or not voting, 5:Arbuckle
Hammer

Messerly

Ollenburg

Palmer

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Shaff moved that the vote by which House File 784 passed the Senate be reconsidered and the motion to reconsider be laid on the table.

Division was called for.

The motion prevailed.

REPORT OF CONFERENCE COMMITTEE ADOPTED**House File 390**

Senator Neu called up for consideration the report of conference committee on House File 390, a bill for an act relating to the implementation and organization for annual sessions of the general assembly, filed May 22 and found on pages 1866-1872, inclusive, of the Senate Journal.

President pro tempore Lodwick took the chair at 11:55 a.m.

On motion of Senator Neu, the committee report and the recommendations and amendments contained therein were adopted.

Senator Neu moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 390) the vote was:

Rule 24 was invoked.

Ayes, 41:Balloun
Clarke
Coleman
Conklin
Curran
DeKoster
Dodds
Erskine
Flatt
Frey
FrommeltGaudineer
Gilley
Griffin
Hill
Hougen
Keith
Kosek
Kyhl
Lamborn
LangeLaverty
Leonard
Lisle
Lodwick
McGill
Messerly
Mogged
Mowry
Neu
NicholsonParker
Potgeter
Potter
Rigler
Schaben
Smith
Stanley
Thordsen
Weimer**Nays, 8:**Briles
DeHartDoderer
GlennKlink
LuckenSullivan
Walsh**Absent or not voting, 12:**Anderson
Arbuckle
BendaDenman
Hammer
OllenburgO'Malley
Palmer
ReichardtShaff
Stephens
Van Gilst

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Neu moved that the vote by which House File 390 passed the Senate be reconsidered and 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 concurred in Senate amendment to and passed the following bill in which the concurrence of the House was asked:

House File 680, a bill for an act relating to funding of federal riot insurance program.

WILLIAM R. KENDRICK, Chief Clerk

CONSIDERATION OF BILLS

Senate File 699

On motion of Senator Messerly, Senate File 699, a bill for an act to ratify and legalize the granting of commissions to the director of revenue and commissioner of the department of social services, to the acts and service of those officers upon such commissions, compensation paid such officers, and to appropriate funds for such compensation, was taken up and considered.

Senator Messerly offered the following amendment and moved its adoption:

Amend Senate File 699 as follows:

By adding the following new section, "This Act, being deemed of immediate importance, shall take effect and be in force from and after its publication in the Cedar Falls Daily Record, a newspaper published in Cedar Falls, Iowa, and in the Waterloo Daily Courier, a newspaper published in Waterloo, Iowa."

Division was called for.

The amendment was adopted.

Senator Messerly moved that the bill be read last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 699) the vote was:

Ayes, 34:

Balloun
Clarke
Coleman
Curran
DeKoster
Dodds
Doderer
Erskine
Frommelt

Gilley
Glenn
Hill
Keith
Klink
Kosek
Kyhl
Lamborn
Lange

Lavery
Leonard
Lisle
Lodwick
Lucken
McGill
Messerly
Neu

Nicholson
Parker
Potgeter
Potter
Schaben
Shirley
Smith
Stanley

Nays, 8:

Moggy

Mowry

Sullivan

Absent or not voting, 24:

Anderson

Denman

Hougen

Shaff

Arbuckle

Flatt

Ollenburg

Stephens

Benda

Frey

O'Malley

Thordsen

Briles

Gaudineer

Palmer

Van Gilst

Conklin

Griffin

Reichardt

Walsh

DeHart

Hammer

Rigler

Weimer

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Mowry raised a point of order on the constitutionality of the vote by which Senate File 699 passed the Senate.

The Chair ruled the point well taken.

On motion of Senator Stanley, the Senate recessed until 1:30 p.m.

AFTERNOON SESSION

The Senate reconvened, President Jepsen presiding.

MOTION TO RECONSIDER WITHDRAWN

Senator Anderson asked and received unanimous consent to withdraw the following motion to reconsider filed by Senators Anderson and Balloun on May 16:

MR. PRESIDENT: I move to reconsider the vote by which William Forst was confirmed as Director of Revenue.

HOUSE CONCURRENT RESOLUTION ADOPTED

House Concurrent Resolution 37

Senator DeHart called up for consideration House Concurrent Resolution 37 found on pages 1638-1640, inclusive, of the Senate Journal.

Senator Gaudineer offered the following amendment and moved its adoption:

Amend House Concurrent Resolution 37, page 1638 Senate Journal, by striking the following:

"Nicholas V. Critelli, Jr. 230-64-25 Service to State \$2,226.05"
Des Moines, Iowa

The amendment was adopted.

On motion of Senator DeHart, the resolution as amended was adopted.

APPOINTED TO CONFERENCE COMMITTEE

President Jepsen announced the appointment of Senator Neu to replace Senator Arbuckle on the second conference committee on House File 196.

REPORT OF CONFERENCE COMMITTEE ADOPTED

House File 815

Senator Kosek submitted the following report and moved its adoption:

To the President of the Senate and the Speaker of the House of Representatives:

We, the undersigned members of the conference committee appointed to resolve the difference between the House and Senate on House File 815, a bill for an act to appropriate from the general fund of the state to various departments and various divisions thereof of the state, recommend that the House concur in the Senate amendment.

On the Part of the House:

JAMES T. KLEIN, Chairman

WILLARD R. HANSEN

HAROLD C. McCORMICK

ROY A. MILLER

On the Part of the Senate:

ERNEST KOSEK, Chairman

KENNETH L. PARKER

J. LESLIE LEONARD

JAMES SCHABEN

The motion prevailed and the report was adopted.

On motion of Senator Kosek, the recommendations and amendments contained therein were adopted.

Senator Kosek moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 815) the vote was:

Ayes, 42:

Anderson	Frommelt	Laverty	Potgeter
Clarke	Gaudineer	Leonard	Potter
Coleman	Gilley	Lodwick	Rigler
Conklin	Glenn	Lucken	Schaben
Curran	Hill	McGill	Shaff
DeHart	Keith	Messerly	Shirley
Dodds	Klink	Mowry	Smith
Doderer	Kosek	Neu	Stanley
Erskine	Kyhl	O'Malley	Stephens
Flatt	Lamborn	Parker	Sullivan
Frey	Lange		

Nays, 1:

Balloun

Absent or not voting, 18:

Arbuckle	Griffin	Nicholson	Thordsen
Benda	Hammer	Ollenburg	Van Gilst
Briles	Hougen	Palmer	Walsh
DeKoster	Lisle	Reichardt	Weimer
Denman	Mogged		

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

REPORT OF CONFERENCE COMMITTEE ADOPTED

House Joint Resolution 19

Senator Lange submitted the following report and moved its adoption:

To the President of the Senate and the Speaker of the House of Representatives:

We, the undersigned members of the conference committee appointed to resolve the difference between the House and Senate on House Joint Resolution 19, a joint resolution directing the treasurer of state to call and redeem the Korean veterans' bonus bonds, respectfully make the following recommendations:

1. That the House recede from its amendment to the Senate amendment.
2. That the Senate recede from its amendment.
3. Amend House Joint Resolution 19 by striking all after the resolving clause and inserting in lieu thereof the following:

"Section 1. The treasurer of state shall, by August 1, 1969, direct the department of revenue to cause to have the tax levied on moneys and credits for the last and final time for the purpose of paying principal and interest on the Korean veterans' bonus bonds, for 1969 taxes payable in 1970.

Sec. 2. The treasurer shall set up an account by entry on his books of a sum sufficient to pay all outstanding bonds, accrued interest, and premium payment required if such bonds, before maturity, in the future are called, plus outstanding claims and expenses. This account shall be segregated from the general fund and shall represent actual cash on hand. Such cash may be invested and if so invested, interest shall accrue to the general fund of the state. Any funds remaining after establishment of the account, shall in accordance with section thirty-five B point eleven (35B.11) of the Code, be transferred to the general fund of the state. Thereafter all payments of interest upon the outstanding bonds and all payments upon the principal of such bonds as such payments become due shall be made from this fund."

4. Amend the title by striking all after the word "Resolution" in line 1, and all of the preamble, and inserting in lieu thereof the following:

"regarding the fact that there is now sufficient security in the Korean Veterans' Bonus Fund to retire all outstanding bonds plus interest as they become due; to provide for a trust fund to accomplish such retirement; and to authorize payment and early retirement of such bonds if voluntarily surrendered by a bondholder.

WHEREAS, there will be, after collection of the one mill tax levied for 1969 payable in 1970, sufficient funds in the Korean War Service Compensation Fund and the Korean Veterans' Tax Fund to retire all outstanding bonds as they become due plus accrued interest and the premium payment required if such bonds should be called, before maturity, in the future; and

WHEREAS, pursuant to Section Five (5), Article VII, Constitution of Iowa, a tax may be levied to pay a bonded indebtedness for so long as it is

necessary to raise funds for the purpose of paying the interest on such debt as it falls due and discharge the principal of such debt."

On the Part of the Senate:

ELMER F. LANGE, Chairman

KENNETH BENDA

LEE H. GAUDINEER, Jr.

ERNEST KOSEK

On the Part of the House:

JOHN CAMP, Chairman

ROBERT M. KREAMER

BERL E. PRIEBE

DALE L. TIEDEN

The motion prevailed and the report was adopted.

On motion of Senator Lange, the recommendations and amendments contained therein were adopted.

Senator Lange moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the resolution be adopted?" (H.J.R. 19) the vote was:

Ayes, 36:

Anderson	Flatt	Lange	Parker
Balloun	Frey	Lavery	Potgeter
Benda	Gaudineer	Leonard	Potter
Briles	Gilley	Lisle	Rigler
Clarke	Griffin	Lodwick	Shaff
Conklin	Hougen	Lucken	Smith
Curran	Keith	Messerly	Stanley
DeHart	Kosek	Mowry	Stephens
Erskine	Lamborn	Neu	Thordsen

Nays, 13:

Coleman	Glenn	McGill	Shirley
Dodds	Hill	O'Malley	Sullivan
Doderer	Klink	Schaben	Weimer
Frommelt			

Absent or not voting, 12:

Arbuckle	Hammer	Nicholson	Reichardt
DeKoster	Kyhl	Ollenburg	Van Gilst
Denman	Mogged	Palmer	Walsh

The resolution having received a constitutional majority was declared to have been adopted by the Senate and the title was agreed to.

Senator Lange moved that the vote by which House Joint Resolution 19 was adopted by the Senate be reconsidered and the motion to reconsider be laid on the table, which motion prevailed.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Senator Nicholson for the remainder of the day because of illness in his family on request of Senator Stanley.

On motion of Senator Stanley, the Senate recessed until the fall of the gavel.

The Senate reconvened, President Jepsen presiding.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Mogged, 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 537, 605, 650, 670, 679 and 696; and House File 817.

CHARLES G. MOGGED
Chairman, Senate Committee
ELIZABETH SHAW
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 the following bills: Senate Files 537, 605, 650, 670, 679 and 696; and House File 817.

BILLS SENT TO THE GOVERNOR

Senator Mogged, from the committee on enrolled bills, submitted the following report:

MR. PRESIDENT: Your committee on enrolled bills respectfully reports that it has, on this 23rd day of May, 1969, sent to the Governor for his approval: Senate Files 537, 605, 650, 670, 679 and 696.

CHARLES G. MOGGED, Chairman

Passed on file.

HOUSE AMENDMENTS CONSIDERED

Senate File 619

Senator Rigler called up for consideration Senate File 619, a bill for an act relating to service taxes on new construction, advertising, and the processing of meat, fish, fowl and vegetables, amended by the House, as follows:

Amend Senate File 619 (reprint) as follows:

1. By inserting in the title, page 1, line two (2), after the word "vegetables" the words ", and making an appropriation to the division of state planning in the governor's office for use by cities and towns of the state".
2. Page 2, line two (2), by striking all after the word "realty", also by striking all of lines three (3) through thirteen (13).
3. Page 2, line seventeen (17), by striking the words "and fowl" and inserting in lieu thereof the words ", fowl and vegetable".

4. Page 2, line twenty-five (25), by striking the word "contracts" and inserting in lieu thereof the word "contractor".

5. Page 2, lines thirty-three (33) and thirty-four (34), by striking the word "three" in each line and inserting in lieu thereof the word "two" in each line.

6. Page 4, by striking lines five (5), six (6) and seven (7) and inserting in lieu thereof the following:

"engineer contracted for after June 1, 1969, shall be null and void."

7. By adding thereto the following new sections:

Sec. 10.

1. There is hereby appropriated from the general fund of the state to the division of planning in the governor's office for the biennium beginning July 1, 1969, and ending June 30, 1971, the sum of two hundred thousand dollars (\$200,000.00), or so much thereof as may be necessary, to be used as follows:

a. To match local funds for special studies or research projects relating to cities and towns, which study or project would be beneficial to the entire state.

b. To provide funds to a particular city or town for a nonrecurring need, for which no local or other state funds are available, or for which other funds could be available.

2. The governor shall approve any allocation of funds provided for in this Act, and shall determine that such allocation is in the best interests of the state.

3. Any unencumbered balance remaining as of June 30, 1971, of the appropriation of this Act shall revert to the general fund of the state as of June 30, 1971.

4. The division of state planning in the governor's office is hereby authorized to obtain and accept federal grants to the state to be used in connection with funds appropriated in this Act and federal funds in addition thereto.

5. The division of state planning in the governor's office shall prepare and submit by March 1, 1971, a report on the allocation of funds provided in this Act to the next convened session of the General Assembly. Said report shall include any and all requests for funds submitted by the cities and towns, purpose of the request, and disposition of the request.

Sec. 11. Section four hundred twenty-two point forty-two (422.42), subsection five (5), Code 1966, as amended by chapter three hundred forty-two (342), section ninety-five (95), Acts of the Sixty-second General Assembly, is hereby further amended by striking from line three (3) the words "or merchandise" and inserting in lieu thereof the words "merchandise, or taxable services".

Sec. 12. Section four hundred twenty-two point forty-eight (422.48), Code 1966, as amended by chapter three hundred forty-two (342), section ninety-eight (98), Acts of the Sixty-second General Assembly, is hereby further amended by inserting in line seven (7) after the word "paid," the words "or until the director assumes responsibility for collection of a tax on services, as provided in section four hundred twenty-two point forty-three (422.43) of the Code,".

Sec. 13. Section four hundred twenty-three point four (423.4), Code 1966, as amended by chapter three hundred forty-eight (348), section thirty-seven (37), Acts of the Sixty-second General Assembly, is hereby further amended by adding the following new subsection:

"7. Advertisement and promotional material and matter, seed catalog,

envelopes for same, and other similar material temporarily stored in this state which are acquired outside of Iowa and which, subsequently to being brought into this state, are sent outside of Iowa, either singly or physically attached to other tangible personal property sent outside of Iowa."

Senator Rigler called up the following amendment to the amendment by Senators Rigler, et al.:

Amend the House amendment to Senate File 619 (reprint) as follows:

1. By striking division 1 of the House amendment and inserting in lieu thereof the following:

"1. By striking all of the title after the word 'to' in line 1, and inserting in lieu thereof the following: 'use, sales, and service taxes on new construction, advertising, and the processing of meat, fish, fowl and vegetables and making allocations thereof.'"

2. By striking lines 25 through 30, inclusive, of the House amendment and inserting in lieu thereof the following:

"1. The amount allocated to the division of planning in the governor's office by section three (3) of this Act shall be used as follows:"

3. By adding the following new division after line 18 of the House amendment and renumbering the remaining divisions:

"6. Page 2, by inserting after the word 'state' in line 35 the following: 'except that an amount of two hundred thousand (200,000) dollars shall be allocated to the division of planning in the governor's office before such moneys are paid into the general fund of the state'."

4. Amend line 42 of the House amendment by striking the word "appropriation" and inserting in lieu thereof the word "allocation".

5. Amend line 47 of the House amendment by striking the word "appropriated" and inserting in lieu thereof the word "allocated".

Senator Glenn called for a division of the Senate amendment to the House amendment, section 1 to be considered as division 1, and sections 2 through 5 as division 2.

On motion of Senator Rigler, division 1 of the amendment to the amendment was adopted.

On motion of Senator Rigler, division 2 of the amendment to the amendment was adopted.

Senator Glenn called for a division of the House amendment, as follows:

Division 1—sections 1-4.

Division 2—section 5.

Division 3—section 6.

Division 4—section 7 (Sec. 10)

Division 5—balance of amendment.

On motion of Senator Rigler, division 1 of the amendment was adopted.

Senator Rigler moved the adoption of division 2 of the House amendment.

Roll call was requested.

On the question "Shall division 2 of the House amendment be adopted?" (S.F. 619) the vote was:

Ayes, 34:

Anderson	Flatt	Laverty	Potter
Balloun	Frey	Lisle	Rigler
Benda	Gilley	Lodwick	Shaff
Briles	Griffin	Lucken	Smith
Clarke	Keith	Messerly	Stanley
Curran	Klink	Mogged	Stephens
DeHart	Kosek	Parker	Sullivan
DeKoster	Kyhl	Potgeter	Thordsen
Erskine	Lamborn		

Nays, 15:

Conklin	Gaudineer	Lange	Shirley
Dodds	Glenn	McGill	Walsh
Doderer	Hill	Neu	Weimer
Frommelt	Hougen	O'Malley	

Absent or not voting, 12:

Arbuckle	Hammer	Nicholson	Reichardt
Coleman	Leonard	Ollenburg	Schaben
Denman	Mowry	Palmer	Van Gilst

Division 2 of the House amendment was adopted.

On motion of Senator Rigler, division 3 of the House amendment was adopted.

Senator Rigler moved the adoption of division 4 of the House amendment.

Roll call was requested.

On the question "Shall division 4 of the House amendment be adopted?" (S.F. 619) the vote was:

Ayes, 37:

Balloun	Frey	Laverty	Potter
Benda	Gilley	Lisle	Rigler
Clarke	Gilley	Lodwick	Shaff
Conklin	Griffin	Messerly	Smith
Curran	Hougen	Mogged	Stanley
DeHart	Keith	Mowry	Stephens
DeKoster	Klink	Neu	Sullivan
Denman	Kosek	Parker	Thordsen
Erskine	Kyhl	Potgeter	Walsh
Flatt	Lamborn		

Nays, 12:

Coleman	Frommelt	Hill	O'Malley
Dodds	Gaudineer	Lange	Shirley
Doderer	Glenn	McGill	Weimer

Absent or not voting, 12:

Anderson	Hammer	Nicholson	Reichardt
Arbuckle	Leonard	Ollenburg	Schaben
Briles	Lucken	Palmer	Van Gilst

Division 4 of the House amendment was adopted.

On motion of Senator Rigler, division 5 of the House amendment was adopted.

Senator Rigler moved that the Senate concur in the House amendment as amended, which motion prevailed.

Senator Rigler moved that the bill as amended by the House, further amended and concurred in by the Senate be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 619) the vote was:

Ayes, 39:

Anderson	Flatt	Laverty	Potter
Balloun	Frey	Lisle	Rigler
Briles	Gilley	Lodwick	Shaff
Clarke	Griffin	Lucken	Smith
Coleman	Hougen	Messerly	Stanley
Conklin	Keith	Mogged	Stephens
Curran	Klink	Mowry	Sullivan
DeHart	Kosek	Neu	Thordsen
DeKoster	Kyhl	Parker	Walsh
Erskine	Lamborn	Potgeter	

Nays, 13:

Denman	Gaudineer	Lange	Schaben
Dodds	Glenn	McGill	Shirley
Doderer	Hill	O'Malley	Weimer
Frommelt			

Absent or not voting, 9:

Arbuckle	Leonard	Ollenburg	Reichardt
Benda	Nicholson	Palmer	Van Gilst
Hammer			

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Rigler moved that the vote by which Senate File 619 passed the Senate be reconsidered and the motion to reconsider be laid on the table, which motion prevailed.

REPORTS OF COMMITTEES

Senator DeKoster submitted the following report:

MR. PRESIDENT: Your committee on judiciary, to which was referred House File 375, a bill for an act relating to municipal courts, begs leave to

report it has had the same under consideration and recommends the same do pass.

LUCAS J. DeKOSTER, Chairman

Ordered passed on file.

Senator Lamborn submitted the following report:

MR. PRESIDENT: Your committee on transportation, to which was referred House Concurrent Resolution 35, a resolution that the General Assembly establish a committee to conduct a study of the mobile home and park statutes, begs leave to report it has had the same under consideration and recommends the same do pass.

CLIFTON C. LAMBORN, 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 amended Senate amendment to, concurred in Senate amendment as amended and passed:

House File 163, a bill for an act relating to administrative rules of departments of the state.

Also: That the House has amended Senate amendment to, concurred in Senate amendment as amended and passed:

House File 455, a bill for an act authorizing the department of public safety to receive and expend federal funds.

Also: That the House has concurred in Senate amendment to and passed: House File 516, a bill for an act relating to depressant, stimulant, and hallucinogenic drugs.

Also: That the House has concurred in Senate amendment to and passed: House File 810, a bill for an act relating to Iowa income tax.

WILLIAM R. KENDRICK, Chief Clerk

HOUSE AMENDMENT TO SENATE AMENDMENT TO HOUSE FILE 163

Amend the Senate amendment to House File 163 by adding thereto the following new section:

"Chapter ninety-two (92), section eight (8), Acts of the Sixty-second General Assembly, amending section seventeen A point eight (17A.8), Code 1966, is hereby amended by inserting in line twenty-two (22) after the word "date" the following:

", provided, however, that when the legislative departmental rules review committee shall so direct, no departmental rule shall become effective until it has been referred to the General Assembly as provided in section seventeen A point ten (17A.10) of the Code. If the General Assembly fails to act upon such a rule, within sixty (60) days thereafter, it shall become effective. The legislative departmental rules review committee shall delay the effective date of a proposed rule by written notice to the secretary of state and the department proposing the rule".

REPORT OF CONFERENCE COMMITTEE ADOPTED

Senate File 689

Senator Flatt submitted the following report and moved its adoption:

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 689, a bill for an act to appropriate from the general fund of the state for capital improvements and purchases of land for institutions under the board of regents including construction of new buildings, repairs, improvements, land purchases, replacements, or alterations, and providing for joint control for the expenditure thereof by the board of regents, the governor, and the state comptroller, respectfully submit the following recommendation:

That the House amendment be amended by striking in lines 4 and 5 the words and figure "six million thirty thousand (6,030,000)", and inserting in lieu thereof the words and figure "seven million one hundred thousand (7,100,000)".

On the Part of the House:

ANDREW VARLEY, Chairman
ROBERT E. NEWTON
RUDY VAN DRIE
RICHARD H. WALTER

On the Part of the Senate:

JOSEPH B. FLATT, Chairman
ROBERT R. RIGLER
EDWARD E. NICHOLSON
ALAN SHIRLEY

The motion prevailed and the report was adopted.

On motion of Senator Flatt, the recommendations and amendments contained therein were adopted.

Senator Flatt moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 689) the vote was:

Ayes, 46:

Anderson	Flatt	Lamborn	Potter
Balloun	Frey	Lange	Rigler
Briles	Gaudineer	Laverty	Schaben
Clarke	Gilley	Lodwick	Shirley
Coleman	Glenn	Lucken	Smith
Curran	Griffin	McGill	Stanley
DeHart	Hill	Mogged	Stephens
DeKoster	Hougen	Neu	Sullivan
Denman	Keith	O'Malley	Thordsen
Dodds	Klink	Parker	Walsh
Doderer	Kosek	Potgeter	Weimer
Erskine	Kyhl		

Nays, 2:

Conklin Messerly

Absent or not voting, 13:

Arbuckle	Frommelt	Leonard	Mowry
Benda	Hammer	Lisle	Nicholson

Ollenburg
Palmer

Reichardt

Shaff

Van Gilst

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

MOTION TO RECONSIDER

Senate File 699

Senator Messerly called up the following motion to reconsider filed by him and moved its adoption:

MR. PRESIDENT: I move to reconsider the vote by which Senate File 699 passed the Senate.

The motion prevailed.

Senator Messerly moved to reconsider the vote by which Senate File 699 went to its last reading, which motion prevailed.

On motion of Senator Messerly, Senate File 699, a bill for an act to ratify and legalize the granting of commissions to the director of revenue and commissioner of the department of social services, to the acts and service of those officers upon such commissions, compensation paid such officers, and to appropriate funds for such compensation, was taken up for further consideration.

Senator Messerly moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (S.F. 699) the vote was:

Ayes, 46:

Anderson	Frey	Lange	Potter
Briles	Frommelt	Lavery	Rigler
Clarke	Gaudineer	Lisle	Schaben
Coleman	Gilley	Lodwick	Shaff
Curran	Glenn	Lucken	Shirley
DeHart	Hill	McGill	Smith
DeKoster	Hougen	Messerly	Stanley
Denman	Keith	Neu	Stephens
Dodds	Klink	O'Malley	Thordsen
Doderer	Kosek	Parker	Walsh
Erskine	Kyhl	Potgeter	Weimer
Flatt	Lamborn		

Nays, none.

Voting present, 1:

Griffin

Absent or not voting, 14:

Arbuckle	Hammer	Nicholson	Reichardt
Balloun	Leonard	Ollenburg	Sullivan
Benda	Mogged	Palmer	Van Gilst
Conklin	Mowry		

The bill having received a constitutional and two-thirds majority was declared to have passed the Senate and the title was agreed to.

HOUSE AMENDMENT CONSIDERED

House File 455

Senator Kyhl called up for consideration House File 455, a bill for an act authorizing the department of public safety to receive and expend federal funds, amended by the House, and moved that the Senate concur in the following amendment:

Amend the Senate amendment to House File 455 as follows:

1. By striking therefrom the section designated as "Sec. —. APPROPRIATION."

2. By adding to the title the following: ", and relating to the establishment of the Iowa crime commission".

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 the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 455) the vote was:

Ayes, 50:

Anderson	Frey	Lange	Potter
Balloun	Frommelt	Lavery	Rigler
Briles	Gaudineer	Lisle	Schaben
Clarke	Gilley	Lodwick	Shaff
Coleman	Glenn	Lucken	Shirley
Conklin	Griffin	McGill	Smith
Curran	Hill	Messerly	Stanley
DeHart	Hougen	Mogged	Stephens
DeKoster	Keith	Neu	Sullivan
Denman	Klink	O'Malley	Thordsen
Dodds	Kosek	Parker	Walsh
Doderer	Kyhl	Potgeter	Weimer
Erskine	Lamborn		

Nays, none.

Absent or not voting, 11:

Arbuckle	Hammer	Nicholson	Reichardt
Benda	Leonard	Ollenburg	Van Gilst
Flatt	Mowry	Palmer	

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

CONSIDERATION OF BILLS

House File 2

Senator Lamborn asked and received unanimous consent that the rules be suspended and that House File 2 be taken up for immediate consideration.

On motion of Senator Lamborn, House File 2, a bill for an act relating to motor vehicle registration fees, 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 the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 2) the vote was:

Ayes, 48:

Anderson	Frey	Lamborn	Potter
Balloun	Frommelt	Lavery	Rigler
Briles	Gaudineer	Lisle	Schaben
Clarke	Gilley	Lodwick	Shaff
Coleman	Glenn	Lucken	Shirley
Conklin	Griffin	McGill	Smith
Curran	Hill	Messerly	Stanley
DeHart	Hougen	Mogged	Stephens
DeKoster	Keith	Neu	Sullivan
Denman	Klink	O'Malley	Thordsen
Dodds	Kosek	Parker	Walsh
Erskine	Kyhl	Potgeter	Weimer

Nays, none.

Absent or not voting, 13:

Arbuckle	Hammer	Mowry	Palmer
Benda	Lange	Nicholson	Reichardt
Doderer	Leonard	Ollenburg	Van Gilst
Flatt			

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

MOTION TO SUSPEND RULES CONSIDERED

House Concurrent Resolution 41

Senator Schaben asked unanimous consent that the rules be suspended and that House Concurrent Resolution 41 be taken up for consideration.

Objection was raised.

Senator Schaben moved that the rules be suspended and that House Concurrent Resolution 41 be taken up for consideration.

Roll call was requested.

On the question "Shall the motion to suspend the rules be adopted?" (H.C.R. 41) the vote was:

Rule 24 was invoked.

Ayes, 19:

Clarke	Conklin	Dodds	Frommelt
Coleman	Denman	Doderer	Gaudineer

Glenn
Griffin
Hill

McGill
Neu
O'Malley

Schaben
Shirley
Thordsen

Walsh
Weimer

Nays, 38:

Anderson
Balloun
Briles
Curran
DeHart
DeKoster
Erskine
Flatt
Frey

Gilley
Hougen
Keith
Klink
Kosek
Kyhle
Lamborn
Lange

Laverty
Lisle
Lodwick
Lucken
Messerly
Mogged
Mowry
Parker

Potgeter
Potter
Rigler
Shaff
Smith
Stanley
Stephens
Sullivan

Absent or not voting, 9:

Arbuckle
Benda
Hammer

Leonard
Nicholson

Ollenburg
Palmer

Reichardt
Van Gilst

The motion was lost.

SENATE CONCURRENT RESOLUTION ADOPTED

Senate Concurrent Resolution 47

Senator Stanley asked and received unanimous consent to take up for consideration the following resolution and moved its adoption:

SENATE CONCURRENT RESOLUTION 47

By Stanley

Be It Resolved by the Senate, the House Concurring: That when adjournment is had on Friday, May 23, 1969, it be to reconvene on Monday, January 12, 1970, at 10:00 a.m.

The motion prevailed and the resolution was adopted.

CONSIDERATION OF BILLS

House File 375

Senator DeKoster asked and received unanimous consent that the rules be suspended and that House File 375 be taken up for consideration.

On motion of Senator DeKoster, House File 375, a bill for an act relating to municipal courts, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator DeKoster moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 375) the vote was:

Ayes, 49:

Anderson	Frommelt	Lange	Potgeter
Balloun	Gaudineer	Lavery	Potter
Benda	Gilley	Lisle	Rigler
Clarke	Glenn	Lodwick	Schaben
Conklin	Griffin	Lucken	Shaff
DeHart	Hill	McGill	Shirley
DeKoster	Hougen	Messerly	Stanley
Denman	Keith	Mogged	Stephens
Dodds	Klink	Mowry	Sullivan
Doderer	Kosek	Neu	Thordsen
Erskine	Kyhl	O'Malley	Walsh
Flatt	Lamborn	Parker	Weimer
Frey			

Nays, none.

Absent or not voting, 12:

Arbuckle	Curran	Nicholson	Reichardt
Briles	Hammer	Ollenburg	Smith
Coleman	Leonard	Palmer	Van Gilst

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 Messerly submitted the following report and moved its adoption:

MR. PRESIDENT: Your committee appointed to investigate the character and qualifications of Jack E. Olds of Cedar Falls, Black Hawk County, Iowa, for appointment as Director of the Iowa State Arts Council under the provisions of section 3, chapter 249 of the Laws of the Sixty-second General Assembly, to serve at the pleasure of the Governor for a term which shall be coterminous with the term of the Governor, begs leave to report that it has made investigation and recommends that the appointment be confirmed.

FRANCIS MESSERLY, Chairman
CHESTER HOUGEN
HUGH CLARKE
WILLIAM F. DENMAN
H. L. OLLENBURG

The motion prevailed and the report was adopted.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 48:

Anderson	Doderer	Keith	McGill
Balloun	Erskine	Klink	Messerly
Clarke	Flatt	Kosek	Mogged
Coleman	Frey	Kyhl	Mowry
Conklin	Frommelt	Lamborn	Neu
Curran	Gaudineer	Lange	O'Malley
DeHart	Gilley	Lavery	Parker
DeKoster	Glenn	Lisle	Potgeter
Denman	Hill	Lodwick	Potter
Dodds	Hougen	Lucken	Rigler

Schaben
Shirley

Smith
Stanley

Stephens
Sullivan

Thordsen
Walsh

Nays, none.

Absent or not voting, 13:

Arbuckle
Benda
Briles
Griffin

Hammer
Leonard
Nicholson

Ollenburg
Palmer
Reichardt

Shaff
Van Gilst
Weimer

President Jepsen declared the appointment of Jack E. Olds as Director of the Iowa State Arts Council confirmed for a term coterminous with the term of the Governor.

Senator Rigler submitted the following report and moved its adoption:

MR. PRESIDENT: Your committee appointed to investigate the character and qualifications of Elmer W. Hertel of Waverly, Bremer County, Iowa, for appointment as a member of the Board of Examiners in the Basic Sciences under the provisions of section 146.6 of the Code of Iowa, 1966, for the regular six-year term beginning July 1, 1969, and ending June 30, 1975, begs leave to report that it has made investigation and recommends that the appointment be confirmed.

ROBERT R. RIGLER, Chairman
FLOYD GILLEY
LESLIE C. KLINK
W. CHARLENE CONKLIN
J. DONALD WEIMER

The motion prevailed and the report was adopted.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 47:

Anderson
Balloun
Clarke
Conklin
DeHart
DeKoster
Dodds
Doderer
Erskine
Flatt
Frey
Frommelt

Gaudineer
Gilley
Glenn
Hill
Hougen
Keith
Klink
Kosek
Kuhl
Lamborn
Lange
Laverty

Lisle
Lodwick
Lucken
McGill
Messerly
Mogged
Mowry
Neu
O'Malley
Parker
Potgeter
Potter

Rigler
Schaben
Shaff
Shirley
Smith
Stanley
Stephens
Sullivan
Thordsen
Walsh
Weimer

Nays, none.

Absent or not voting, 14:

Arbuckle
Benda
Briles
Coleman

Curran
Denman
Griffin
Hammer

Leonard
Nicholson
Ollenburg

Palmer
Reichardt
Van Gilst

President Jepsen declared the appointment of Elmer W. Hertel as

a member of the Board of Examiners in the Basic Sciences confirmed for the regular six-year term ending June 30, 1975.

Senator Lucken submitted the following report and moved its adoption:

MR. PRESIDENT: Your committee appointed to investigate the character and qualifications of Leslie L. Licklider of Cherokee, Iowa, as a member of the State Conservation Commission under the provisions of section 107.2, Code 1966, for the regular six-year term beginning July 1, 1969, and ending June 30, 1975, begs leave to report that it has made investigation and recommends that the appointment be confirmed.

J. HENRY LUCKEN, Chairman
J. LESLIE LEONARD
ELMER F. LANGE
ALDEN J. ERSKINE
C. JOSEPH COLEMAN

The motion prevailed and the report was adopted.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 49:

Anderson	Frommelt	Laverty	Potter
Balloun	Gaudineer	Lisle	Rigler
Clarke	Gilley	Lodwick	Schaben
Coleman	Glenn	Lucken	Shaff
Conklin	Hill	McGill	Shirley
DeHart	Hougen	Messerly	Smith
DeKoster	Keith	Mogged	Stanley
Denman	Klink	Mowry	Stephens
Dodds	Kosek	Neu	Sullivan
Doderer	Kyhl	O'Malley	Thordsen
Erskine	Lamborn	Parker	Walsh
Flatt	Lange	Potgeter	Weimer
Frey			

Nays, none.

Absent or not voting, 12:

Arbuckle	Curran	Leonard	Palmer
Benda	Griffin	Nicholson	Reichardt
Briles	Hammer	Ollenburg	Van Gilst

President Jepsen declared the appointment of Leslie L. Licklider as a member of the State Conservation Commission confirmed for the regular six-year term ending June 30, 1975.

MOTION TO RECONSIDER

House File 2

Senator Kyhl called up the following motion and moved its adoption:

MR. PRESIDENT: I move to reconsider the vote by which House File 2 passed the Senate.

The motion prevailed.

Senator Kyhl moved to reconsider the vote by which House File 2 went to its last reading, which motion prevailed.

On motion of Senator Kyhl, House File 2, a bill for an act relating to motor vehicle registration, was taken up for further consideration.

Senator Kyhl offered the following amendment and moved its adoption:

Amend House File 2, as passed by the Senate, by striking sections four (4) and five (5).

The amendment was adopted.

Senator Kyhl moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 2) the vote was:

Ayes, 48:

Anderson	Frommelt	Laverty	Potter
Balloun	Gaudineer	Lisle	Rigler
Clarke	Glenn	Lodwick	Schaben
Coleman	Griffin	Lucken	Shaff
Conklin	Hill	McGill	Shirley
DeHart	Hougen	Messerly	Smith
DeKoster	Keith	Mogged	Stanley
Denman	Klink	Mowry	Stephens
Dodds	Kosek	Neu	Sullivan
Doderer	Kyhl	O'Malley	Thordsen
Erskine	Lamborn	Parker	Walsh
Frey	Lange	Potgeter	Weimer

Nays, none.

Absent or not voting, 13:

Arbuckle	Flatt	Leonard	Palmer
Benda	Gilley	Nicholson	Reichardt
Briles	Hammer	Ollenburg	Van Gilst
Curran			

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 **House File 2** be immediately messaged to the House, which request was complied with.

REPORTS OF INVESTIGATING COMMITTEES

Senator Kyhl submitted the following report and moved its adoption:

MR. PRESIDENT: Your committee appointed to investigate the character and qualifications of Jack D. Schuck of Parkersburg, Iowa, for appointment as a member of the Iowa Real Estate Commission under the provisions of section 117.8, Code 1966, for the regular four-year term beginning July 1,

1969, and expiring June 30, 1973, begs leave to report that it has made investigation and recommends that the appointment be confirmed.

VERNON H. KYHL, Chairman
JAMES POTGETER
LEIGH CURRAN
ROBERT RIGLER
ANDREW FROMMELT

The motion prevailed and the report was adopted.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 41:

Anderson	Glenn	Lisle	Potter
Balloun	Griffin	Lodwick	Rigler
Conklin	Hougen	Lucken	Schaben
DeHart	Keith	McGill	Shirley
DeKoster	Klink	Messerly	Smith
Dodds	Kosek	Mogged	Stanley
Erskine	Kyhl	Neu	Stephens
Flatt	Lamborn	O'Malley	Thordsen
Frey	Lange	Parker	Walsh
Frommelt	Laverty	Potgeter	Weimer
Gaudineer			

Nays, none.

Absent or not voting, 20:

Arbuckle	Curran	Hill	Palmer
Benda	Denman	Leonard	Reichardt
Briles	Doderer	Mowry	Shaff
Clarke	Gilley	Nicholson	Sullivan
Coleman	Hammer	Ollenburg	Van Gilst

President Jepsen declared the appointment of Jack D. Schuck as a member of the Iowa Real Estate Commission confirmed for the regular four-year term ending June 30, 1973.

Senator Mogged submitted the following report and moved its adoption:

MR. PRESIDENT: Your committee appointed to investigate the character and qualifications of Lester Calvert, Des Moines, Polk County, Iowa, for appointment as a member of the Iowa Real Estate Commission, for the regular four-year term beginning July 1, 1969, and ending June 30, 1973, in accordance with section 117.8 of the 1966 Code of Iowa, begs leave to report that it has made such investigation and recommends that the appointment be confirmed.

CHARLES G. MOGGED, Chairman
JOHN MOWRY
R. DEAN ARBUCKLE
W. CHARLENE CONKLIN
EUGENE HILL

The motion prevailed and the report was adopted.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 45:

Anderson	Flatt	Lange	Potgeter
Balloun	Frey	Laverty	Potter
Briles	Gaudineer	Lisle	Rigler
Clarke	Griffin	Lodwick	Schaben
Coleman	Hill	Lucken	Smith
Conklin	Hougen	McGill	Stanley
Curran	Keith	Messerly	Stephens
DeHart	Klink	Mogged	Sullivan
DeKoster	Kosek	Mowry	Thordsen
Denman	Kyhl	Neu	Walsh
Dodds	Lamborn	O'Malley	Weimer
Erskine			

Nays, none.

Absent or not voting, 16:

Arbuckle	Gilley	Nicholson	Reichardt
Benda	Glenn	Ollenburg	Shaff
Doderer	Hammer	Palmer	Shirley
Frommelt	Leonard	Parker	Van Gilst

President Jepsen declared the appointment of Lester Calvert as a member of the Iowa Real Estate Commission confirmed for the regular four-year term ending June 30, 1973.

Senator Balloun submitted the following report and moved its adoption:

MR. PRESIDENT: Your committee appointed to investigate the character and qualifications of James B. Morris, Jr., of Des Moines, Polk County, Iowa, for appointment as a member of the Iowa Merit Employment Commission, under the provisions of House File 572 of the Acts of the Sixty-second General Assembly, for a regular six-year term beginning July 1, 1969, and expiring June 30, 1975, begs leave to report that it has made investigation and recommends that the appointment be confirmed.

CHARLES BALLOUN, Chairman
JAMES A. POTGETER
R. DEAN ARBUCKLE
CHARLES O. LAVERTY
WILLIAM F. DENMAN

The motion prevailed and the report was adopted.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 48:

Anderson	Frey	Laverty	Potter
Balloun	Frommelt	Lisle	Rigler
Clarke	Gaudineer	Lodwick	Schaben
Coleman	Glenn	Lucken	Shaff
Conklin	Griffin	McGill	Shirley
Curran	Hill	Messerly	Smith
DeHart	Keith	Mogged	Stanley
DeKoster	Klink	Mowry	Stephens
Denman	Kosek	Neu	Sullivan
Dodds	Kyhl	O'Malley	Thordsen
Erskine	Lamborn	Parker	Walsh
Flatt	Lange	Potgeter	Weimer

Nays, none.

Absent or not voting, 13:

Arbuckle	Gilley	Leonard	Palmer
Benda	Hammer	Nicholson	Reichardt
Briles	Hougen	Ollenburg	Van Gilst
Doderer			

President Jepsen declared the appointment of James B. Morris, Jr., as a member of the Iowa Merit Employment Commission confirmed for the regular six-year term ending June 30, 1975.

Senator Nicholson submitted the following report and moved its adoption:

MR. PRESIDENT: Your committee appointed to investigate the character and qualifications of Lafayette James Twyner of Scott County, Iowa, as a member of the Civil Rights Commission under the provisions of section 105A.3, Code 1966, for the regular four-year term beginning July 1, 1969, and ending June 30, 1973, begs leave to report that it has made investigation and recommends that the appointment be confirmed.

EDWARD E. NICHOLSON, Chairman
HAROLD A. THORSEN
ROGER J. SHAFF
KENNETH L. PARKER
J. DONALD WEIMER

The motion prevailed and the report was adopted.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 46:

Anderson	Frommelt	Lisle	Rigler
Balloun	Gaudineer	Lodwick	Schaben
Clarke	Glenn	Lucken	Shaff
Coleman	Griffin	McGill	Shirley
Conklin	Hill	Messerly	Smith
DeHart	Keith	Mogged	Stanley
DeKoster	Klink	Neu	Stephens
Denman	Kosek	O'Malley	Sullivan
Dodds	Kyhl	Parker	Thorsen
Erskine	Lamborn	Potgeter	Walsh
Flatt	Lange	Potter	Weimer
Frey	Laverty		

Nays, none.

Absent or not voting, 15:

Arbuckle	Doderer	Leonard	Palmer
Benda	Gilley	Mowry	Reichardt
Briles	Hammer	Nicholson	Van Gilst
Curran	Hougen	Ollenburg	

President Jepsen declared the appointment of Lafayette James Twyner as a member of the Civil Rights Commission confirmed for the regular four-year term ending June 30, 1973.

Senator Keith submitted the following report and moved its adoption:

MR. PRESIDENT: Your committee appointed to investigate the character and qualifications of Madonna M. Skogstrom of Algona, Kossuth County, Iowa, for appointment as a member of the Civil Rights Commission, under the provisions of section 105A.3 of the Code of Iowa, 1966, for the regular four-year term beginning July 1, 1969, and expiring June 30, 1973, begs leave to report that it has made investigation and recommends that the appointment be confirmed.

WAYNE KEITH, Chairman
HERBERT L. OLLENBURG
HUGH H. CLARKE
WALTER B. HAMMER
C. JOSEPH COLEMAN

The motion prevailed and the report was adopted.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 48:

Anderson	Frommelt	Laverty	Potter
Balloun	Gaudineer	Lisle	Rigler
Clarke	Glenn	Lodwick	Schaben
Coleman	Griffin	Lucken	Shaff
Conklin	Hill	McGill	Shirley
DeHart	Hougen	Messerly	Smith
DeKoster	Keith	Mogged	Stanley
Denman	Klink	Mowry	Stephens
Doderer	Kosek	Neu	Sullivan
Erskine	Kyhl	O'Malley	Thordsen
Flatt	Lamborn	Parker	Walsh
Frey	Lange	Potgeter	Weimer

Nays, none.

Absent or not voting, 13:

Arbuckle	Dodds	Leonard	Palmer
Benda	Gilley	Nicholson	Reichardt
Briles	Hammer	Ollenburg	Van Gilst
Curran			

President Jepsen declared the appointment of Madonna M. Skogstrom as a member of the Civil Rights Commission confirmed for the regular four-year term ending June 30, 1973.

Senator Kyhl submitted the following report and moved its adoption:

MR. PRESIDENT: Your committee appointed to investigate the character and qualifications of Mrs. Virgil Sheperd of Allison, Iowa, for appointment as a member of the Board of Public Instruction under the provision of section 257.1, Code 1966, for the regular six-year term beginning January 2, 1970, and ending January 1, 1976, begs leave to report that it has made investigation and recommends that the appointment be confirmed.

VERNON H. KYHL, Chairman
ROBERT R. RIGLER
LEIGH CURRAN
JAMES A. POTGETER
ROBERT R. DODDS

The motion prevailed and the report was adopted.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 44:

Anderson	Frommelt	Lisle	Potter
Balloun	Gaudineer	Lodwick	Rigler
Clarke	Glenn	Lucken	Schaben
DeHart	Griffin	McGill	Shaff
DeKoster	Hill	Messerly	Shirley
Denman	Keith	Mogged	Stanley
Dodds	Klink	Mowry	Stephens
Doderer	Kosek	Neu	Sullivan
Erskine	Kyhl	O'Malley	Thordsen
Flatt	Lamborn	Parker	Walsh
Frey	Lange	Potgeter	Weimer

Nays, none.

Absent or not voting, 17:

Arbuckle	Curran	Laverty	Palmer
Benda	Gilley	Leonard	Reichardt
Briles	Hammer	Nicholson	Smith
Coleman	Hougen	Ollenburg	Van Gilst
Conklin			

President Jepsen declared the appointment of Mrs. Virgil Sheperd as a member of the Board of Public Instruction confirmed for the regular six-year term ending January 1, 1976.

Senator Thordsen submitted the following report and moved its adoption:

MR. PRESIDENT: Your committee appointed to investigate the character and qualifications of William G. Aringdale of Davenport, Scott County, Iowa, for appointment as a member of the Employment Safety Commission, under the provisions of section 88A.4, Code 1966, for the unexpired portion of the term ending June 30, 1973, begs leave to report that it has made investigation and recommends that the appointment be confirmed.

HAROLD A. THORDSEN, Chairman
EDWARD E. NICHOLSON
DAVID M. STANLEY
CLIFTON C. LAMBORN
J. DONALD WEIMER

The motion prevailed and the report was adopted.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 48:

Anderson	Doderer	Hougen	Lodwick
Balloun	Erskine	Keith	Lucken
Clarke	Flatt	Klink	McGill
Coleman	Frey	Kosek	Messerly
Conklin	Frommelt	Kyhl	Mogged
DeHart	Gaudineer	Lamborn	Neu
DeKoster	Glenn	Lange	O'Malley
Denman	Griffin	Laverty	Parker
Dodds	Hill	Lisle	Potgeter

Potter
Rigler
Schaben

Shaff
Shirley
Smith

Stanley
Stephens
Sullivan

Thordsen
Walsh
Weimer

Nays, none.

Absent or not voting, 13:

Arbuckle
Benda
Briles
Curran

Gilley
Hammer
Leonard

Mowry
Nicholson
Ollenburg

Palmer
Reichardt
Van Gilst

President Jepsen declared the appointment of William G. Aringdale as a member of the Employment Safety Commission confirmed for the unexpired portion of the term 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 concurred in Senate amendment to and passed:

House File 2, a bill for an act relating to motor vehicle registration fees.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 699, a bill for an act legalizing granting of commissions to the director of revenue.

Also: That the House has amended and adopted the following concurrent resolution in which the concurrence of the House was asked:

Senate Concurrent Resolution 47, relating to the adjournment of the 1969 session of the Sixty-third General Assembly.

WILLIAM R. KENDRICK, Chief Clerk

REPORTS OF INVESTIGATING COMMITTEES

Senator Stephens submitted the following report and moved its adoption:

MR. PRESIDENT: Your committee appointed to investigate the character and qualifications of John H. Harness of Ottumwa, Iowa, for appointment as a member of the Employment Safety Commission, under the provisions of section 88A.4, Code 1966, for the regular six-year term beginning July 1, 1969, and ending June 30, 1975, begs leave to report that it has made investigation and recommends that the appointment be confirmed.

RICHARD L. STEPHENS, Chairman
CHARLES G. MOGGED
SEELEY G. LODWICK
KENNETH BENDA

The motion prevailed and the report was adopted.

Senator Stanley moved that further action on confirmation of the appointment of John H. Harness be deferred, which motion prevailed.

Senator Flatt submitted the following report and moved its adoption:

MR. PRESIDENT: Your committee appointed to investigate the character and qualifications of Ray B. Lauterbach of Perry, Dallas County, Iowa, for the appointment as a member of the Employment Safety Commission under the provisions of section 88A.4 of the Code of Iowa, 1966, for a regular six-year term beginning July 1, 1969, and ending June 30, 1975, begs leave to report that it has made investigation and recommends that the appointment be confirmed.

JOSEPH B. FLATT, Chairman
CHARLES O. LAVERTY
R. DEAN ARBUCKLE
PEARLE DeHART
ALAN SHIRLEY

The motion prevailed and the report was adopted.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 48:

Anderson	Frommelt	Laverty	Potter
Balloun	Gaudineer	Lisle	Rigler
Clarke	Glenn	Lodwick	Schaben
Coleman	Griffin	Lucken	Shaff
Conklin	Hill	McGill	Shirley
DeKoster	Hougen	Messerly	Smith
Denman	Keith	Mogged	Stanley
Dodds	Klink	Mowry	Stephens
Doderer	Kosek	Neu	Sullivan
Erskine	Kyhl	O'Malley	Thordsen
Flatt	Lamborn	Parker	Walsh
Frey	Lange	Potgeter	Weimer

Nays, none.

Absent or not voting, 18:

Arbuckle	DeHart	Leonard	Palmer
Benda	Gilley	Nicholson	Reichardt
Briles	Hammer	Ollenburg	Van Gilst
Curran			

President Jepsen declared the appointment of Ray B. Lauterbach as a member of the Employment Safety Commission confirmed for the regular six-year term ending June 30, 1975.

DISTINGUISHED VISITOR

President Jepsen welcomed the Honorable Donald W. Murray, a former member of the Senate from Kossuth County, who was seated in the balcony.

REPORT OF INVESTIGATING COMMITTEE

Senator Balloun submitted the following report and moved its adoption:

MR. PRESIDENT: Your committee appointed to investigate the character and qualifications of Kenneth Benda of Hartwick, Poweshiek County, Iowa, for appointment as a member of the Iowa State Commerce Commission,

under the provisions of section 474.2, Code 1966, for the regular six-year term beginning July 1, 1969, and expiring June 30, 1975, and at a salary of \$12,000 per annum as provided by House File 817 of the Acts of the Sixty-third General Assembly, begs leave to report that it has made investigation and recommends that the appointment be confirmed.

CHARLES F. BALLOUN, Chairman
ARTHUR A. NEU
EDWARD E. NICHOLSON
ROBERT R. DODDS

The motion prevailed and the report was adopted.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 47:

Anderson	Frommelt	Lisle	Rigler
Balloun	Gaudineer	Lodwick	Schaben
Clarke	Glenn	Lucken	Shaff
Coleman	Griffin	McGill	Shirley
Conklin	Hill	Messerly	Smith
DeHart	Hougen	Mogged	Stanley
DeKoster	Keith	Mowry	Stephens
Denman	Klink	Neu	Sullivan
Dodds	Kosek	O'Malley	Thordsen
Doderer	Kyhl	Parker	Walsh
Erskine	Lamborn	Potgeter	Welmer
Frey	Lange	Potter	

Nays, none.

Absent or not voting, 14:

Arbuckle	Flatt	Leonard	Palmer
Benda	Gilley	Nicholson	Reichardt
Briles	Hammer	Ollenburg	Van Gilst
Curran	Laverty		

President Jepsen declared the appointment of Kenneth Benda as a member of the Iowa State Commerce Commission confirmed for the regular six-year term ending June 30, 1975.

CONSIDERATION OF BILLS

House File 598

On motion of Senator Clarke, House File 598, a bill for an act relating to water pollution control, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Doderer offered the following amendment and moved its adoption:

Amend House File 598, as passed by the House, by striking on page 1, lines 5 through 18.

The amendment was lost.

Senator Clarke offered the following amendment by Senators Clarke, et al., and moved its adoption:

Amend House File 598 as follows:

1. On page 2, line 2, by striking the word "shall" and inserting in lieu thereof the word "may".

2. On page 2, line 22, after the word "polluting" by inserting "or may reasonably pollute".

The amendment was adopted.

Senator Gaudineer asked and received unanimous consent to withdraw the following amendment:

Amend House File 598 by striking lines 23 through 29, inclusive.

Senator Schaben asked and received unanimous consent to withdraw the following amendment:

Amend House File 598, as amended and passed by the House, on page 2, line 2, by striking the word "shall" and inserting in lieu thereof the word "may".

Further amend page 2 by striking all after the period in line 11, and all of lines 12 through 22 inclusive, and inserting in lieu thereof the following: "Persons who intend to initiate livestock feeding operations with the capacity of one thousand (1,000) head or more subsequent to July 1, 1969, shall be required to register with the commission before commencing such operation and shall provide such information relating to their planned operations as the commission may reasonably require.

Senator Clarke moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 598) the vote was:

Ayes, 32:

Anderson	Keith	Lodwick	Potter
Balloun	Klink	Lucken	Rigler
Clarke	Kosek	McGill	Schaben
Coleman	Kyhl	Messerly	Shaff
DeHart	Lamborn	Mogged	Smith
Flatt	Lange	Mowry	Stanley
Frey	Laverty	Parker	Stephens
Griffin	Lisle	Potgeter	Thordsen

Nays, 13:

Conklin	Frommelt	Hill	Reichardt
Dodds	Gaudineer	Hougen	Shirley
Doderer	Glenn	Neu	Sullivan
Erskine			

Absent or not voting, 16:

Arbuckle	DeKoster	Leonard	Palmer
Benda	Denman	Nicholson	Van Gilst
Briles	Gilley	Ollenburg	Walsh
Curran	Hammer	O'Malley	Weimer

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

HOUSE AMENDMENT CONSIDERED

Senate Concurrent Resolution 47

Senator Stanley called up for consideration the following resolution:

Be It Resolved by the Senate, the House Concurring: That when adjournment is had on Friday, May 23, 1969, it be to reconvene on Monday, January 12, 1970, at 10:00 a.m.,

amended by the House, and moved that the Senate concur in the following amendment:

Amend Senate Concurrent Resolution 47 by striking all after the resolving clause and inserting in lieu thereof the following:

"That when adjournment is had on Friday, May 23, 1969, it be the final adjournment of the 1969 session of the Sixty-third General Assembly.

The Senate concurred in the House amendment.

On motion of Senator Stanley, the resolution as amended was adopted.

REPORT OF THE SECOND CONFERENCE COMMITTEE ADOPTED

House File 196

Senator Mowry submitted the following report and moved its adoption:

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 196, a bill for an act relating to the referendum for approval of low-rent housing projects, respectfully submit the following recommendation:

Amend House File 196 as follows:

1. By striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Section four hundred three A point five (403A.5), Code 1966, is hereby amended by inserting in line twelve (12), before the word 'until', the words 'for which the approval of the electors of the municipality is required by this chapter'.

Sec. 2. Section four hundred three A point twenty-five (403A.25), Code 1966, is hereby amended by inserting in line ten (10), after the word 'municipality', the words ', except as otherwise provided in this chapter'.

Sec. 3. Chapter four hundred three A (403A), Code 1966, is hereby amended by adding thereto the following new section:

'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 an election, in the manner and subject to the limitations prescribed by this section. Before adoption of the resolution to proceed, 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 the municipality, at least fifteen days prior to the meeting at which

it is proposed to take action on the resolution to proceed. The scope of property acquisition for the low-rent housing project or projects shall be specifically limited, by the resolution to proceed, to:

1. The use of dwelling units in existing structures to be leased from private owners.

2. The construction or acquisition of dwelling units which are specifically designed for, and the occupancy of which is to be limited to, persons who are sixty-two years of age or older, or who are physically handicapped, together with their spouses, if married, during the period of being physically handicapped and said project shall not be used for other rental or occupancy except for such limited part or parcel used by the superintendent or manager of such dwelling unit.

Sec. 4. Any provision of chapter four hundred three A (403A) of the Code notwithstanding, no housing project shall be approved unless as a condition at least ten percent of all rents and supplemental rental aid shall be paid annually as taxes to the office of the treasurer in the respective county in which said project is located, except as to the use of dwelling units in existing structures leased from private owners.

On the Part of the House:

ELIZABETH O. SHAW, Chairman
VERNON N. BENNETT
MURRAY C. LAWSON
FLOYD MILLEN

On the Part of the Senate:

JOHN L. MOWRY, Chairman
ARTHUR A. NEU
C. JOSEPH COLEMAN

The motion prevailed and the report was adopted.

On motion of Senator Mowry, all recommendations and amendments contained therein were adopted.

Senator Mowry moved that the bill be read the last time now, which motion prevailed, and the bill was read the last time.

On the question "Shall the bill pass?" (H.F. 196) the vote was:

Ayes, 32:

Anderson	Gaudineer	Lucken	Rigler
Clarke	Glenn	McGill	Schaben
Coleman	Keith	Mowry	Shirley
Denman	Kosek	Neu	Smith
Dodds	Kyhl	Parker	Stanley
Doderer	Lamborn	Potgeter	Stephens
Frey	Lange	Potter	Walsh
Frommelt	Lodwick	Reichardt	Weimer

Nays, 10:

Balloun	Griffin	Laverty	Mogged
Conklin	Hougen	Messerly	Sullivan
DeHart	Klink		

Absent or not voting, 19:

Arbuckle	Erskine	Leonard	Palmer
Benda	Flatt	Lisle	Shaff
Briles	Gilley	Nicholson	Thordsen
Curran	Hammer	Ollenburg	Van Gilst
DeKoster	Hill	O'Malley	

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

MR. PRESIDENT: I am directed to inform your honorable body that the House has passed the following bill in which the concurrence of the House was asked:

Senate File 695, a bill for an act authorizing capital expenditures by state highway commission.

Also: That the House has concurred in Senate amendment to and passed: House File 598, a bill for an act relating to water pollution control.

Also: That the House has adopted the conference committee report and the amendments contained therein and passed the following bill in which the concurrence of the House was asked:

Senate File 689, a bill for an act relating to appropriation for capital improvements for board of regents institutions.

Also: That the House has concurred in Senate amendment to House amendment and passed the following bill in which the concurrence of the House was asked:

Senate File 619, a bill for an act relating to services taxes.

Also: That the House has adopted the conference committee report and the amendments contained therein and adopted:

House Joint Resolution 19, relating to Korean veterans' bonus bonds.

Also: That the House has concurred in Senate amendment to and adopted:

House Concurrent Resolution 37, rejecting certain claims as processed by the appeal board and rejected by the joint claims committee.

WILLIAM R. KENDRICK, Chief Clerk

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on May 22, 1969, the Governor had approved and transmitted to the Secretary of State the following bills:

House Joint Resolution 15, creating a special interim study committee on municipal statutes and making an appropriation therefor.

House File 161, extending the county's right of condemnation under eminent domain.

House File 183, relating to the removal and replacement of diseased elm trees on public property and authorizing cities and towns to issue general obligation bonds to cover the cost thereof.

House File 250, relating to snowmobiles.

House File 319, relating to the operation of motorcycles.

House File 329, relating to the operation of power boats.

House File 334, relating to the amount of money a county may spend to repair and remodel buildings owned by the county.

House File 435, coordinating various statutes with the department of social services act.

House File 548, providing for the testing or inspecting by the Iowa department of agriculture of devices used in this state in testing or measuring the moisture content of agricultural products offered for sale, processing, or storage and to make an appropriation therefor.

A communication was also received announcing that on May 23, 1969, the Governor had approved and transmitted to the Secretary of State the following bill:

House File 817, appropriating from the general fund of the state of Iowa to the Iowa state commerce commission and various divisions thereof.

COMMUNICATION FROM SECRETARY OF STATE

May 23, 1969

Mr. Carroll Lane
Secretary of the Senate
State Capitol Building
Des Moines, Iowa 50319

I hereby certify that House File 126 was published in the Marshalltown Times-Republican, Marshalltown, Iowa, May 15, 1969, and in the Eldora Herald-Ledger, Eldora, Iowa, May 20, 1969.

I further certify that Senate File 330 was published in the Marshalltown Times-Republican, Marshalltown, Iowa, May 17, 1969, and in the Globe-Gazette, Mason City, Iowa, May 19, 1969.

I further certify that Senate File 472 was published in The Cedar Rapids Gazette, Cedar Rapids, Iowa, May 15, 1969, and in The Des Moines Register, Des Moines, Iowa, May 15, 1969.

I further certify that Senate File 676 was published in The Sutherland Courier, Sutherland, Iowa, May 8, 1969, and in The Progress-Review, La Porte City, Iowa, May 7, 1969.

MELVIN D. SYNHORST
Secretary of State

EXPLANATION OF VOTE

I have always been of the opinion that farm land should be assessed with the same consideration as commercial property. The latter is valued with consideration of depreciation and earning capacity. The selling price of land should be an indicator of its true value but the assessors should be made to be skilled and trained professional appraisers appropriately compensated by the state as a means of equalizing value concepts. I feel House File 784 leaves the farm valuation open to personal judgment of each assessor and equalization will not be obtained. I do not feel as many do that this bill will have an adverse effect on cities and towns. Equalization also, as indicated in this bill will start in 1971. Equalization figures will not be available by this time. I believe House File 784 was a better bill before the committee report and I supported it then. For these reasons, I voted "No" on the bill.

WILLIAM J. REICHARDT

AMENDMENTS FILED

- 1 Amend Senate File 699 as follows:
- 2 By adding the following new section, "This Act, being

8 deemed of immediate importance, shall take effect and be in
4 force from and after its publication in The
5 Record, a newspaper published in Cedar Falls, Iowa, and in
6 the Waterloo Daily Courier, a newspaper published in Waterloo,
7 Iowa."

FRANCIS MESSERLY

1 Amend House File 2, as passed by the Senate, by striking sec-
2 tions four (4) and five (5).

VERNON H. KYHL

1 Amend the Clarke, et al., amendment, filed May 22, 1969,
2 to House File 53 by inserting a period (.) after the word
3 "counties" in line 5 and striking the balance of the
4 section.

ALAN SHIRLEY

1 Amend the Clarke, et al., amendment, filed May 22, 1969, to House
2 File 53 by striking the word, "thirty" in line six (6) and by in-
3 serting in lieu thereof the word, "ten".

ALAN SHIRLEY

1 Amend the Clarke, et al., amendment to House File 53,
2 filed May 22, 1969, by striking the word "thirty" in
3 line 6 and inserting in lieu thereof the word "twenty".

JAMES F. SCHABEN

1 Amend the Clarke, et al., amendment filed May 22, 1969,
2 to House File 53 by striking the word "thirty" in line
3 6 and inserting in lieu thereof the word "forty".

JAMES F. SCHABEN

1 Amend the Clarke, et al., amendment, filed May 22, 1969,
2 to House File 53 by striking the word "thirty" in line
3 6 and inserting in lieu thereof the word "fifty".

DONALD S. MCGILL

1 Amend the Clarke, et al., amendment, filed May 22, 1969,
2 to House File 53 by striking the word "thirty" in line
3 6 and inserting in lieu thereof the word "seventy-five".

DONALD S. MCGILL

1 Amend the Clarke, et al., amendment to House File 53, filed May 22,
2 1969, by striking the word "thirty" in line six (6) and inserting in
3 lieu thereof the words, "one hundred".

ANDREW FROMMELT

1 Amend the Clarke, et al., amendment, filed May 22, 1969,
2 to House File 53 by striking the word "thirty" in line 6
3 and insert in lieu thereof the words "two hundred".

ANDREW FROMMELT

1 Amend the Clarke, et al., amendment, filed May 22, 1969, to House
2 File 53 by striking the word, "thirty" in line six (6) and by in-
3 serting in lieu thereof the words, "two hundred and fifty".

DONALD S. MCGILL

1 Amend the Gaudineer amendment to House File 53, filed May 22,
2 1969, as follows:

- 3 1. By striking in line 2 the word, "second".
- 4 2. By inserting in line 9 after the word, "shall" a comma ",".
- 5 3. By inserting in line 10 after the year, "1970" a comma ",".
- 6 4. By striking in line 10 the word, "who" and by inserting in
- 7 lieu thereof the words, "and he".

LEE H. GAUDINEER

- 1 Amend House File 53 by adding the following new section:
- 2 "The commissioner of registration shall provide for
- 3 an original list of registered voters indexed alphabetically
- 4 which shall be kept at the office of the County Auditor
- 5 in a place and in such manner as to be properly safe-
- 6 guarded. Such list shall be known as the original list
- 7 and shall not be removed except upon order of a court. A
- 8 second list to be known as the duplicate registration list
- 9 shall be prepared by the County Auditor from the original
- 10 registration list. Such duplicate registration list shall
- 11 be open to public inspection at all reasonable times and
- 12 duplicate lists shall be prepared upon request for the
- 13 county chairman of any political party polling in excess
- 14 of two percent of the popular vote in the jurisdiction in
- 15 the last preceding general election.
- 16 The county auditor shall also prepare lists of newly
- 17 registered voters, indicating the name, address, township
- 18 and party affiliation of such voters. The lists shall be
- 19 prepared weekly from July 1 until September 15 and daily
- 20 thereafter except Saturdays and Sundays during the calendar
- 21 months preceding any general election until registrations
- 22 are closed. The lists shall be available to public inspection
- 23 at all reasonable times and duplicate lists shall be prepared
- 24 upon request for the county chairman of any political party
- 25 polling in excess of two percent of the popular vote in
- 26 the jurisdiction in the last preceding general election."

WILLIAM DENMAN

- 1 Amend House File 598, as passed by the House, by striking
- 2 on page 1, lines 5 through 18.

MINNETTE DODERER

- 1 Amend House File 598 as follows:
- 2 1. On page 2, line 2, by striking the word "shall" and
- 3 inserting in lieu thereof the word "may".
- 4 2. On page 2, line 22, after the word "polluting" by
- 5 inserting "or may reasonably pollute".

HUGH H. CLARKE
JAMES F. SCHABEN
LEE GAUDINEER

On motion of Senator Stanley, the Senate recessed until the fall of the gavel.

The Senate reconvened, President Jepsen presiding.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Mogged, 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 Concurrent Resolution 45; Senate Files 39, 181, 190, 208, 235, 276, 289, 350, 369, 376, 395, 412, 416, 494, 530, 593, 612, 619, 642, 649, 655, 674, 688, 689, 695 and 699; House Joint Resolution 16; and House Files 2, 5, 21, 68, 127, 159, 177, 196, 222, 226, 227, 305, 375, 390, 417, 455, 516, 528, 559, 568, 598, 605, 618, 624, 628, 659, 666, 680, 697, 714, 745, 758, 781, 784, 793, 802, 810, 812, 815, 816, 819, 820, 823, 824 and 825.

CHARLES G. MOGGED
Chairman, Senate Committee
ELIZABETH SHAW
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 the following bills: Senate Concurrent Resolution 45; Senate Files 39, 181, 190, 208, 235, 276, 289, 350, 369, 376, 395, 412, 416, 494, 530, 593, 612, 619, 642, 649, 655, 674, 688, 689, 695 and 699; House Joint Resolution 19; and House Files 2, 5, 21, 68, 127, 159, 177, 196, 222, 226, 227, 305, 375, 390, 417, 455, 516, 528, 559, 568, 598, 605, 618, 624, 628, 659, 666, 680, 697, 714, 745, 758, 781, 784, 793, 802, 810, 812, 815, 816, 819, 820, 823, 824 and 825.

BILLS SENT TO THE GOVERNOR

Senator Mogged, from the committee on enrolled bills, submitted the following report:

MR. PRESIDENT: Your committee on enrolled bills respectfully reports that it has, on this 23rd day of May, 1969, sent to the Governor for his approval: Senate Concurrent Resolution 45; Senate Files 39, 181, 190, 208, 235, 276, 289, 350, 369, 376, 395, 412, 416, 494, 530, 593, 612, 619, 642, 649, 655, 674, 688, 689, 695 and 699.

CHARLES G. MOGGED, Chairman

Passed on file.

ANNOUNCEMENT OF RESIGNATIONS

President Jepsen announced receiving the following resignations:

Senator James E. Briles of Corning from the Commission on the Aging for the term ending June 30, 1970.

Senator Seeley G. Lodwick of Wever from the Budget and Financial Control Committee for the term ending June 30, 1971.

LEGISLATIVE INTERIM COMMITTEES

SIXTY-THIRD GENERAL ASSEMBLY

President Jepsen announced the appointment of the following Senators to the legislative interim committees:

LEGISLATIVE COUNCIL

Arthur A. Neu, Carroll	2-year term
Elmer F. Lange, Sac City	2-year term
James E. Briles, Corning	2-year term
George E. O'Malley, Des Moines	2-year term
Eugene Hill, Newton	2-year term

BUDGET AND FINANCIAL CONTROL

Francis L. Messerly, Cedar Falls	4-year term
C. Joseph Coleman, Clare	4-year term
Charles F. Balloun, Toledo	unexpired term ending June 30, 1971
Lee Gaudineer, Des Moines (holdover)	
Joseph B. Flatt, Winterset (holdover)	

IOWA COMMISSION ON INTERSTATE COOPERATION

Vernon H. Kyhl, Parkersburg	2-year term
Robert R. Rigler, New Hampton	2-year term
John M. Walsh, Dubuque	2-year term
James A. Potgeter, Steamboat Rock	2-year term
James F. Schaben, Dunlap	2-year term

ADVISORY INVESTMENT BOARD OF THE IOWA
PUBLIC EMPLOYEES RETIREMENT SYSTEM

James Griffin, Council Bluffs	2-year term
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CAPITOL PLANNING COMMISSION

Charles G. Mogged, Fairfield	unexpired term ending April 30, 1971
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COMMITTEE TO NOTIFY THE GOVERNOR

Senator Stanley moved that a committee of five be appointed by the President of the Senate to notify the Governor that the Senate was ready to adjourn in accordance with Senate Concurrent Resolution 47.

The motion prevailed and the President appointed as such committee Senators Flatt, Stanley, Kyhl, Denman and O'Malley.

COMMITTEE TO NOTIFY THE HOUSE

Senator DeHart moved that a committee of five be appointed by the President of the Senate to notify the House that the Senate was ready to adjourn in accordance with Senate Concurrent Resolution 47.

The motion prevailed and the President appointed as such committee Senators DeHart, Gaudineer, Kosek, Conklin and Frommelt.

COMMITTEE FROM THE HOUSE

A committee from the House appeared and announced that the House was ready to adjourn.

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 had performed its duty.

The report was received and the committee discharged.

REPORT OF COMMITTEE TO NOTIFY THE GOVERNOR

Senator Flatt reported that the committee appointed to notify the office of the Governor that the Senate was ready to adjourn had performed its duty, and that the Governor had sent the following message:

OFFICE OF THE GOVERNOR

State Capitol
Des Moines, Iowa 50319

May 23, 1969

The Honorable Roger W. Jepsen
President of the Senate
Sixty-third General Assembly
State Capitol
Des Moines, Iowa

Honorable Members of the General Assembly:

With the first session of the Sixty-third General Assembly at the point of adjournment, I want to commend you—for myself personally and on behalf of all Iowans, whose servants you and I are—for the job you've done in faithfully discharging your responsibilities.

I look forward to the second session of this Assembly in January, 1970, for the balance of the good record this session has begun. Yours is the unique role of pioneers in charting a productive course for future annual meetings of the Iowa legislature, and I especially congratulate you on having kept the 1970 session in mind as you have ordered your priorities of business in 1969. The principal purpose and the great advantage of annual sessions are that they make it possible for you to function as a truly deliberate body, giving due and considered study to the far-reaching policies which you must determine. It is no longer necessary to transact all of the state's legislative business in a single, crowded period which becomes more and more tension-filled as the weeks advance, until—in the final stages—much is done, under great pressure, which no one recalls with great pride after the dust has settled.

While neither you nor I claim perfection for the things done or left undone in the session now closing, I am sure that most of your acts will stand the test of time—either as improvements in activities previously undertaken, or as promising new thrusts into previously untouched areas of public concern. The preponderantly constructive rhythm of this session has sub-

stantiated my own vigorous support of the constitutional amendment establishing annual legislative meetings, just as your record here has validated the wisdom of Iowa's citizenry in adopting that amendment. Added experience with this new schedule will increase our skill in utilizing its full potential. Meanwhile, I trust that you will continue the encouraging progress already made toward equipping the General Assembly—as an ongoing part of Iowa government—with the professional study and research tools which are required for successful fulfillment of the legislative responsibility in today's society.

It is particularly essential that law-making bodies perform at the highest level of human possibility in an age when the general body of citizens are, as never before, claiming their share of participation in governmental decision-making. Like you, I welcome this growing sense of public identification with political activity. It provides assurance that the roots of representative democracy are stronger and healthier than cynics had supposed them to be. At the same time, we who are public officials must accustom ourselves to doing our jobs under much sharper scrutiny from a much more concerned constituency which crowds about us more closely than has ever been the case in the past—or, at least, since the era of the New England town meeting and the much more ancient assembly of Athenian citizens. We must not only measure up in fact to the high quality of performance which the people rightly expect from us, but we must communicate to the public the actuality of our commitment to the common welfare. It is overwhelmingly necessary that we do this, to turn back the danger that significant elements of the young, the elderly, the poor and the non-white will be alienated from the mainstream of American life, to the great detriment of us all. That is why I hope that my oft-repeated request for fixing the minimum voting age at nineteen years will receive your prompt and affirmative attention in the 1970 session.

For surely it is the goal of us all to make participation by Iowa people in their government as broad-based and widespread as we can make it. Such has been the goal of our tradition from the beginning. Politics presupposes the existence of certain interest and values which are held in common; the purpose of politics is to give substance to the moral principles which a society shares. Like Plato and Aristotle, we are convinced that politics is the application of ethical principles to social problems. Politics is purposeful; it aims at the reconciliation of conflicting interests; and it depends on the existence of certain principles in terms of which that reconciliation may take place. Politics tries to answer, in practical terms, the questions: What is in the best interest of human beings? What is good for men?

That is the framework of concern within which you have conducted the affairs of this session. It is the framework of concern within which I try to discharge my responsibilities as Governor. Let us now look for a moment at the record of the past four and one-half months, to see how it fits the framework by which we—and the people—measure our achievements.

First, I want to thank you for following many of my recommendations, not only on a number of specific legislative actions I requested, but also in carrying out the difficult task of providing a balanced budget. Even though the process of keeping appropriations within estimated income is one which lacks glamour and is frequently unpopular, I believe sound fiscal policies are a necessary requirement of good government.

In education, although I will not repeat them all, two particularly outstanding accomplishments of this session deserve special mention. First, you passed a bill permitting long-range financing of capital improvements

at our three state universities, a measure considered vital to those schools in planning to meet the educational needs of the future. Start and stop construction, based upon whether or not the state has a surplus of funds in a particular year, has been effectively eliminated, to the great advantage of both the universities and the taxpayers.

Second, you passed the tuition grant program for needy students planning to attend our private colleges, thus helping to alleviate the enrollment demands at our public institutions, providing a way in which we can utilize all the educational facilities in our state to their fullest, and insuring the continuation of the pluralistic system of education so vital to our democracy.

But equally important, you looked at the broad spectrum of education in Iowa, and increased total appropriations in this vital area by 16½ percent. Education now receives more than 55 percent of the expenditures of the State Government. You passed legislation increasing the state scholarship fund for needy students to \$525,000 a year, and approved another bill allowing students at our area community colleges and vocational technical schools to participate in the program; you made it mandatory that schools offer special education programs for the physically and mentally handicapped; you increased the budgets of our state universities by more than 12 percent for the biennium, and provided for a 60 percent increase in state aid to our area colleges. Dramatic increases in state aid flowing to our public schools were also effected.

Under the broad category of social services and health, you passed the Youth Forest Camp bill, which will allow Iowa to pursue a new pastoral approach in the rehabilitation of our youth who go astray and enacted legislation allowing Iowa's participation in the Work Incentive Program, designed to help train ADC recipients to become wage earners. You appropriated an additional \$500,000 a year for the Commission on Alcoholism so that treatment of this devastating disease among Iowans can be expanded and coordinated. You appropriated \$100,000 a year for youth development projects, which will attract three-for-one matching federal money to aid us in establishing jobs for young people in Iowa. With your help, we were able to make budget adjustments allowing the appropriation of an additional \$2 million to cover the inherited deficit of Medicaid.

You deserve special commendation for the migrant worker law, which guarantees proper health, safety and housing standards for those workers and their families in Iowa. This law is particularly representative of the constructive give-and-take relationship through which dedicated legislators can resolve differences and put aside provincial considerations to achieve necessary ends for the ultimate benefit of the human spirit and man's dignity. I repeat that you are to be particularly commended for this action.

But perhaps the most difficult task before you this session was legislative reapportionment. No other action required such deep personal involvement, nor did any other legislation pose such a threat of complete disruption to the legislative process. Yet you met the challenge calmly and carried out this major accomplishment.

I am particularly pleased with the legislation enacted to help our cities and towns, legislation which will be of lasting benefit to our populated areas where it continues to be necessary to absorb rapidly rising costs for an increasing number of programs. At the same time, you brought the license fees on trucks, which had not been increased in 20 years, more in line with those on private motor vehicles. I favored, and was pleased that we were able, to make a necessary change in the formula for road use tax funds, to funnel more dollars to our cities and towns for roads and streets, and at

the same time increase aid to our rural roads. Also, with your help in budget adjustments, we were able to appropriate an additional \$2 million on top of this for our municipalities. Also, important legislation for urban renewal was enacted, aimed at making the mechanics and the financial aspects of projects more workable, and you created an office of Urban Affairs.

In the area of economic development in our state, you revised and improved the banking laws, and most importantly, you passed much of the major legislation I requested concerning the revitalization of the Iowa Development Commission. I believe we can look forward to a dramatic expansion of our Iowa economy in the next few years because of this action.

Also of import was your passage of the Regional Airport bill permitting comprehensive state-wide study of our needs in this area, which ultimately will permit us to compete successfully with other states in the supersonic age of transportation.

In law enforcement and public safety, you strengthened the law against drunk drivers, and you made parents responsible for the vandalism of their children under 18 years of age. You removed restrictions on the hiring of police chiefs and officers, and you made important progress toward the passage of an act to modernize our court system and to increase penalties for sex offenders. These are two very important legislative matters that should be passed at your next session.

I would like to mention, in this connection, that Iowa is making significant strides in the battle against crime and juvenile delinquency with funds granted us under the Omnibus Crime Bill. We have established a Crime Commission; we are instituting a thorough analysis of crime in Iowa; and we have dispatched funds to local communities to begin planning and, eventually, institute action programs to meet particular problems facing their respective communities. We plan a state crime laboratory at the University of Iowa, which will greatly aid law enforcement officials with technical and scientific research and analysis required for modern crime fighting programs.

Another significant tax reform measure, in addition to the truck bill, was the repeal of the "sales tax refund" giveaway, which, although originally designed to give aid to the poor, resulted in benefiting many who were far outside this category. This action freed \$13 million a year for education and other social service programs designed specifically to meet the needs of less fortunate Iowans.

While I favored a simplified income tax form, which would have given additional relief to the poor of our state, I was pleased you passed legislation which will guarantee that those Iowans who truly need our help, those whose incomes are less than \$3,000 a year, will not be required to pay any state income tax. This is a significant reform.

In the area of Human Rights, you repealed the \$500 bond requirement for anyone who wishes to file a complaint on a violation of their fair housing rights, and you generally strengthened the fair housing law.

Quite obviously, I have delineated only a few of the more than 300 final legislative steps you have chosen to take during the first session of the Sixty-third General Assembly. All of your accomplishments are now a matter of record, and certainly require no special reiteration by me to attain the high stature they deserve in our state's history.

Finally, I want to make public acknowledgment of the personal sacrifice which every one of you has assumed by reason of serving in the Iowa General Assembly. My close association with you in our joint enterprise has forcefully reminded me of the many private burdens which legislative

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duty imposes: physical burdens of unbelievably long hours—not only on the floor, but also in committee sessions, in conferences, in study and in communication with the people back home; financial burdens of living away from home, and, in many cases, suffering reduction of income; and, not least of all, emotional burdens of protracted separations from your families. It is only right that our fellow citizens throughout the state should also know of the price which legislative service exacts from those who enter it.

I also acknowledge, with gratitude, the many personal courtesies which have been accorded me by members on both sides of the aisle, and the considerate understanding which you have shown of my problems as Governor.

In the Inaugural Message which I delivered to you at the outset of my administration on January 16 of this year, I said that your goals as legislators and mine as Governor "are identical, our cause is common, and the course we follow must lead to a greater Iowa. Together"—I then concluded—"we shall respond to the challenge of today and the promise of tomorrow."

Together, since January 16, we have lived up to the expectations of those inaugural remarks. I look forward to working with your interim committees throughout the rest of this year and to welcoming all of you back for the 1970 session next January, when we shall resume the never finished business of meeting today's challenge and achieving tomorrow's promise.

Sincerely,
ROBERT D. RAY
Governor

The report was received and the committee discharged.

President Jepsen closed the session with the following remarks:

My remarks will be brief. I wish to thank and commend each and every Senator for his hard work during this session. Your diligence and concern in working on the problems of Iowa was a credit to yourselves and the people you represent.

As we leave the rigorous world of decision and enter the exhilarating world of opinion, I wish for you and your loved ones Godspeed in all of your private endeavors.

I also wish to commend the Secretary of the Senate, Carroll Lane, and the entire Senate staff. Their work was superb and I predict will be recorded as the finest in the history of the Iowa legislature.

FINAL ADJOURNMENT

By virtue of Senate Concurrent Resolution 47, duly adopted, the day of May 23, 1969, having arrived, President Jepsen declared the first regular session (1969) of the Sixty-third General Assembly adjourned.

SUPPLEMENT TO THE SENATE JOURNAL

BILLS AND RESOLUTIONS APPROVED SUBSEQUENT TO ADJOURNMENT

The following list shows the bills and resolutions approved by the Governor and transmitted to the Secretary of State after the close of the first regular session:

- S. F. 537—Authorizing the State Board of Regents to acquire and improve property, to establish and collect student fees, to borrow money and issue revenue bonds, etc. Approved May 27, 1969.
- S. F. 605—Appropriating from the general fund of the State of Iowa for capital improvements for physical plant and facilities under the Superintendent of Public Buildings and Grounds. Approved May 29, 1969.
- S. F. 610—Creating the general contingent fund of the state and specifying the purposes for which the appropriation may be used. Approved May 29, 1969.
- S. F. 634—Relating to the Iowa Merit Employment Department and to make an appropriation thereto. Approved May 29, 1969.
- S. F. 650—Appropriating from the general fund of the state to the Department of Public Safety and various divisions thereof. Approved May 29, 1969.
- S. F. 670—Relating to the eradication of bovine brucellosis and to appropriate from the general fund of the state to the Department of Agriculture. Approved May 29, 1969.
- S. F. 673—Relating to the issuance of deer hunting licenses. Approved May 29, 1969.
- S. F. 674—Appropriating from the general fund to the State Conservation Commission. Approved May 29, 1969.
- S. F. 679—Appropriating general and vocational education administration funds from the general fund of the state to the Department of Public Instruction. Approved May 29, 1969.
- S. F. 682—Appropriating from the general fund of the State of Iowa to the Educational Radio and Television Facility Board. Approved May 29, 1969.
- S. F. 685—Appropriating 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 May 29, 1969.
- S. F. 686—Appropriating from the general fund of the state to the Educational Radio and Television Facility Board for capital improvements of the State Educational Television Network. Approved May 29, 1969.

- S. F. 699—Relating to the granting of commissions to the Director of Revenue and Commissioner of the Department of Social Services, etc. Approved May 29, 1969.
- H. F. 766—Relating to election and apportionment of membership of County Boards of Education. Approved May 29, 1969.
- S. F. 671—Relating to safety standards for the construction of school buses and manner of use of certain safety equipment. Approved June 2, 1969.
- H. F. 192—Relating to implements of husbandry in the Iowa Motor Vehicle Code. Approved June 2, 1969.
- H. F. 238—Relating to the appeal procedure for welfare applicants and recipients. Approved June 2, 1969.
- H. F. 266—Relating to the duties of members of the Highway Safety Patrol and the clerical staff of the Department of Public Safety. Approved June 2, 1969.
- H. F. 279—Relating to the separation of jurors in criminal cases. Approved June 2, 1969.
- H. F. 367—Relating to the recovery of moneys from the estate of a person who has received medical assistance. Approved June 2, 1969.
- H. F. 497—Relating to certified seed. Approved June 2, 1969.
- H. F. 605—Appropriating money credited to the account of the state of Iowa in the Unemployment Trust Fund. Approved June 2, 1969.
- H. F. 659—Providing for the distribution of income, corporation, and sales taxes, and making an appropriation therefor. Approved June 2, 1969.
- H. F. 697—Relating to federal insured loans. Approved June 2, 1969.
- H. F. 793—Appropriating from the general fund of the State of Iowa to various state departments and their divisions, and to amend various sections of the Code relating to departments receiving appropriations under this Act. Approved June 2, 1969.
- H. F. 802—Appropriating from moneys received by the Iowa Aeronautics Commission. Approved June 2, 1969.
- H. F. 815—Appropriating from the general fund of the state to various departments and various divisions thereof of the state. Approved June 2, 1969.
- H. F. 816—Appropriating from the general fund of the State of Iowa to the Department of Public Safety for construction of two highway patrol district headquarters buildings. Approved June 2, 1969.
- S.J.R. 25—Providing for a study of the state highway commission. Approved June 3, 1969.
- S.J.R. 30—Providing that the authority conferred on the executive council extends to and includes acquisition of property. Approved June 3, 1969.
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- S. F. 688—Appropriating from the general fund of the state to the Higher Education Facilities Commission for the tuition grant program. Approved June 3, 1969.
- S. F. 619—Relating to use, sales, and service taxes on new construction, advertising, and the processing of meat, fish, fowl and vegetables. Approved June 4, 1969.
- S. F. 39—Relating to incorporation of a municipality in an urbanized area within three miles of a city over fifteen thousand population. Approved June 5, 1969.
- S. F. 181—Relating to levee and drainage districts. Approved June 5, 1969.
- S. F. 190—Relating to removal of billboards, etc., on highways. Approved June 5, 1969.
- S. F. 276—Relating to court records. Approved June 5, 1969.
- S. F. 289—Relating to various changes in the probate law. Approved June 5, 1969.
- S. F. 376—Relating to claims and actions under the Iowa Tort Claims Act. Approved June 5, 1969.
- S. F. 383—Relating to the prohibition of conducting, keeping, or maintaining bucket shops. Approved June 5, 1969.
- S. F. 395—Relating to the duties of the State Comptroller in the standardization of report forms. Approved June 5, 1969.
- S. F. 412—Relating to credit unions. Approved June 5, 1969.
- S. F. 416—Relating to the election of the board of directors of school districts. Approved June 5, 1969.
- S. F. 511—To convey an interest in land in Page County. Approved June 5, 1969.
- S. F. 563—Relating to jurors. Approved June 5, 1969.
- S. F. 590—Relating to the court clerks. Approved June 5, 1969.
- S. F. 593—Authorizing purchase of tax-sheltered annuities for employees of county boards of education, the State Board of Public Instruction, and merged area schools. Approved June 5, 1969.
- S. F. 675—Legalizing and validating proceedings for the organization of, reorganization of, attachment of territory to, enlargement of, or changes in boundaries of school corporations. Approved June 5, 1969.
- H. F. 21—Authorizing county conservation boards to furnish uniforms and operate or lease concessions in or upon property under its control. Approved June 5, 1969.
- H. F. 127—Relating to publication of the Code of Iowa. Approved June 5, 1969.
- H. F. 227—Relating to the participating of optometrists in an Optometric Service Plan. Approved June 5, 1969.

- H. F. 305—Relating to anatomical gifts and related procedures. Approved June 5, 1969.
- H. F. 375—Relating to municipal courts. Approved June 5, 1969.
- H. F. 390—Relating to the implementation and organization for annual sessions of the General Assembly. Approved June 5, 1969.
- H. F. 417—Relating to the inspection of meat and poultry, etc., and making an appropriation therefor. Approved June 5, 1969.
- H. F. 528—Defining "workman" or "employee" in the Workmen's Compensation Law. Approved June 5, 1969.
- H. F. 559—Granting the Iowa Liquor Control Commission the discretion to allow the executor or administrator of a liquor control licensee to continue operation of the business for a limited time. Approved June 5, 1969.
- H. F. 618—Abolishing the State Sheep Association and establishing a sheep promotion division in the Department of Agriculture. Approved June 5, 1969.
- H. F. 628—Relating to the specifications and standards for cheeses and cheese products. Approved June 5, 1969.
- H. F. 666—Relating to milk adulteration and providing for additional testing authority. Approved June 5, 1969.
- H. F. 745—Relating to secretaries and treasurers of certain county hospitals. Approved June 5, 1969.
- H. F. 819—Appropriating from the general fund of the state to the Department of Social Services and the Board of Parole. Approved June 5, 1969.
- H. F. 820—Appropriating from the general fund of the state for various agricultural associations and industries. Approved June 5, 1969.
- H. F. 824—Making appropriations to certain counties and named persons in settlement of claims made against the State of Iowa. Approved June 5, 1969.
- H. F. 825—Relating to payment of general school aid to merged areas, a uniform accounting system for area schools, and providing an appropriation for general state aid to school districts operating public junior or community colleges. Approved June 5, 1969.
- S. F. 235—Exempting certain school buses from payment of motor vehicle registration fees. Approved June 6, 1969.
- S. F. 350—Relating to the reporting of funds received by state departments, agencies, boards, and institutions to the State Comptroller. Approved June 6, 1969.
- S. F. 369—Relating to compensation of the mayor and councilmen. Approved June 6, 1969.
- S. F. 494—Relating to motor vehicles. Approved June 6, 1969.

- S. F. 530—Relating to the leasing and renting of motor vehicles. Approved June 6, 1969.
- S. F. 555—Relating to the issuance of search warrants. Approved June 6, 1969.
- S. F. 642—Relating to the Law-Enforcement Officers' Training Academy. Approved June 6, 1969.
- H. F. 159—Prohibiting the use, sale, or possession of explosive or incendiary devices, including "molotov cocktails", and providing penalties therefor. Approved June 6, 1969.
- H. F. 455—Relating to the authority to receive and expend federal funds for highway safety, etc., and to the establishment of the Iowa Crime Commission. Approved June 6, 1969.
- H. F. 516—Relating to depressant, stimulant, and hallucinogenic drugs. Approved June 6, 1969.
- H. F. 568—Relating to the sale or transfer of firearms to residents of Iowa and adjacent states. Approved June 6, 1969.
- H. F. 624—Relating to county public hospitals. Approved June 6, 1969.
- H. F. 680—Relating to the state's share of the funding of the Department of Housing and Urban Development Riot Reinsurance Program. Approved June 6, 1969.
- H. F. 758—Relating to Liquid Transport Carrier Fees. Approved June 6, 1969.
- H. F. 781—To establish the composition of the General Assembly and provide for election of the members thereof. Approved June 6, 1969.
- H. F. 812—Relating to the election of county boards of supervisors. Approved June 6, 1969.
- S. F. 208—Providing for certain services for persons in facilities approved by the Department of Social Services. Approved June 7, 1969.
- H. F. 598—Relating to water-pollution control. Approved June 7, 1969.
- H. F. 810—Relating to the Iowa Income Tax. Approved June 7, 1969.
- S. F. 612—Relating to the Merit System of personnel administration. Approved June 16, 1969.
- H. F. 2—Relating to motor vehicle registration fees. Approved June 16, 1969.
- H. F. 222—Relating to the designation of a person who may apply for and receive aid for dependent children. Approved June 16, 1969.
- S. F. 649—Relating to the establishment of an office for Planning and Programming. Approved June 17, 1969.
- H. F. 5—Relating to establishment of a special mental retardation unit to be located at one of the state mental health institutes. Approved June 17, 1969.

- H. F. 177—Relating to the state teachers' pension. Approved June 17, 1969.
- H. F. 226—Relating to the collection of sales tax on the cash difference between the retail sales price and the trade-in value. Approved June 17, 1969.
- H. F. 714—Relating to vehicle registration fees, motor fuel taxes, and the State Road Use Tax Fund. Approved June 17, 1969.
- S. F. 695—Authorizing capital expenditures by the State Highway Commission from the primary road fund. Approved June 19, 1969.
- S.C.R. 45—Authorizing the State Board of Regents to borrow money and issue negotiable bonds under the provisions of Senate File 537. Approved June 20, 1969.
- S. F. 689—Appropriating from the General Fund of the state for capital improvements and purchases of land for institutions under the Boards of Regents. Approved June 20, 1969.
- S. F. 696—Providing for an appropriation from the General Fund of the state to the Board of Regents to reimburse state educational institutions for deficiencies in operating revenues. Approved June 20, 1969.
- H. F. 196—Relating to the referendum for approval of low rent housing projects. Approved June 20, 1969.
- H. F. 823—Appropriating from the primary road fund to the State Highway Commission. Approved June 20, 1969 with the exception of Sec. 5. See Governor's item veto message.
- S. F. 655—Appropriating funds from the General Fund of the state to the Board of Regents and institutions under the control of said Board. Approved June 21, 1969.
- H. F. 68—Relating to allowance of assistance for families of dependent children, disabled persons, and elderly persons; incentives for such persons to become self-supporting; and a work and training program for such persons. Approved June 21, 1969.
- H. F. 784—Relating to the valuation and assessment of real and personal property. Approved June 21, 1969.

GOVERNOR'S ITEM VETO MESSAGE

Honorable Melvin D. Synhorst
Secretary of State
State Capitol
Local

Dear Mr. Synhorst:

I hereby transmit House File 823, an act to appropriate from the primary road fund to the State Highway Commission.

House File 823 was approved June 20, 1969, with the following exception:

I am unable to approve Item 5 designated as "Sec. 5" in the act which reads as follows:

"Sec. 5. The permanent resident engineers' offices presently established by the state highway commission shall not be moved from their locations, however, the commission may establish not more than two temporary resident engineers' offices within the state as needed."

I hereby disapprove this item as provided for in the Amendment to the Constitution of the State of Iowa adopted in 1968.

My action is based on the following:

The function of the Highway Commission is to construct and maintain roads and highways in the State of Iowa in the most efficient and effective manner possible.

Restricting the location or relocation of resident engineers' offices will inhibit the Commission's efforts to operate at maximum efficiency.

Mr. Joseph R. Coupal, Director of Highways, estimates that this restriction could cost the State of Iowa an estimated \$100,000 during the next biennium.

Sincerely
ROBERT D. RAY
Governor

COMMUNICATION FROM THE SECRETARY OF STATE

June 25, 1969

Mr. Carroll Lane
Secretary of the Senate
State Capitol Building
Des Moines, Iowa 50319

I hereby certify that Senate File 152 was published in The Cedar Rapids Gazette, Cedar Rapids, Iowa, May 22, 1969, and in The Marion Sentinel, Marion, Iowa, May 29, 1969.

I further certify that Senate File 230 was published in The Earlham Echo, Earlham, Iowa, May 15, 1969, and in The Cedar Rapids Gazette, Cedar Rapids, Iowa, May 15, 1969.

I further certify that Senate File 544 was published in The Sac Sun, Sac City, Iowa, May 21, 1969, and in The New Hampton Tribune, New Hampton, Iowa, May 22, 1969.

I further certify that Senate File 549 was published in The New Hampton Tribune, New Hampton, Iowa, May 22, 1969, and in The Clinton Herald, Clinton, Iowa, May 17, 1969.

I further certify that Senate File 537 was published in The Muscatine Journal, Muscatine, Iowa, June 3, 1969, and in The Clinton Herald, Clinton, Iowa, May 31, 1969.

I further certify that Senate File 626 was published in the Waterloo Daily Courier, Waterloo, Iowa, May 20, 1969, and in the Lee Town News, Des Moines, Iowa, May 22, 1969.

I further certify that Senate File 671 was published in The Tipton Conservative, Tipton, Iowa, June 12, 1969, and in The Telegraph-Herald, Dubuque, Iowa, June 9, 1969.

I further certify that Senate File 699 was published in The Record, Cedar Falls, Iowa, June 5, 1969, and in the Waterloo Daily Courier, Waterloo, Iowa, June 5, 1969.

I further certify that House File 145 was published in The Sioux City Journal, Sioux City, Iowa, May 23, 1969, and in The Merville Record, Merville, Iowa, May 24, 1969.

I further certify that House File 318 was published in the Harlan Tribune, Harlan, Iowa, May 29, 1969, and in The Jefferson Bee, Jefferson, Iowa, May 26, 1969.

I further certify that House File 328 was published in The Knoxville Journal, Knoxville, Iowa, June 10, 1969, and in The Pella Chronicle-Advertiser, Pella, Iowa, June 6, 1969.

I further certify that House File 335 was published in The Oakland Acorn, Oakland, Iowa, May 29, 1969, and in the Council Bluffs Nonpareil, Council Bluffs, Iowa, May 28, 1969.

I further certify that House File 348 was published in the Manson Journal, Manson, Iowa, May 22, 1969, and in the Waterloo Daily Courier, Waterloo, Iowa, May 20, 1969.

I further certify that House File 390 was published in the Davis County Republican, Bloomfield, Iowa, June 17, 1969, and in The Glidden Graphic, Glidden, Iowa, June 12, 1969.

I further certify that House File 400 was published in The Clayton County Register, Elkader, Iowa, May 22, 1969, and in the Hardin County Index, Eldora, Iowa, May 23, 1969.

I further certify that House File 412 was published in The Altoona Herald, Altoona, Iowa, May 22, 1969, and in The Iowa Federationist, Des Moines, Iowa, May 23, 1969.

I further certify that House File 431 was published in The Pierson Press, Pierson, Iowa, May 29, 1969, and in The Correctionville News, Correctionville, Iowa, May 29, 1969.

I further certify that House File 454 was published in the Waterloo Daily Courier, Waterloo, Iowa, May 22, 1969, and in The Record, Cedar Falls, Iowa, May 22, 1969.

I further certify that House File 455 was published in The Jefferson Bee, Jefferson, Iowa, June 16, 1969, and in The Sioux City Journal, Sioux City, Iowa, June 12, 1969.

I further certify that House File 535 was published in The Boone News-Republican, Boone, Iowa, May 21, 1969, and in The Evening Sentinel, Shenandoah, Iowa, May 23, 1969.

I further certify that House File 664 was published in The Cedar Rapids Gazette, Cedar Rapids, Iowa, May 16, 1969, and in The Mount Vernon Hawkeye-Record & The Lisbon Herald, Mount Vernon, Iowa, May 22, 1969.

I further certify that House File 697 was published in The Fairfield Ledger, Fairfield, Iowa, June 5, 1969, and in The American Citizen, Des Moines, Iowa, June 13, 1969.

I further certify that House File 744 was published in The Cedar Rapids Gazette, Cedar Rapids, Iowa, May 27, 1969, and in The Marion Sentinel, Marion, Iowa, May 29, 1969.

I further certify that House File 766 was published in the Wall Lake Blade, Wall Lake, Iowa, June 12, 1969, and in The Denison Bulletin, Denison, Iowa, June 3, 1969.

I further certify that House File 799 was published in The Times-Democrat, Davenport, Iowa, May 23, 1969, and in the Bettendorf News, Bettendorf, Iowa, May 29, 1969.

I further certify that House File 800 was published in The Times-Democrat, Davenport, Iowa, May 23, 1969, and in the Bettendorf News, Bettendorf, Iowa, May 29, 1969.

I further certify that House File 816 was published in the Oelwein Daily Register, Oelwein, Iowa, June 5, 1969, and in The Times-Democrat, Davenport, Iowa, June 9, 1969.

I further certify that House Joint Resolution 15 was published in the Ames Daily Tribune, Ames, Iowa, May 27, 1969, and in The Daily Gate City, Keokuk, Iowa, May 28, 1969.

MELVIN D. SYNHORST
Secretary of State

COMMITTEE APPOINTMENTS ANNOUNCED AFTER SESSION

LEGISLATIVE INTERIM COMMITTEES

President Jepsen announced the appointment of the following Senators to the legislative interim committees:

COLLECTIVE BARGAINING FOR PUBLIC EMPLOYEES

Edward E. Nicholson, DavenportTerm as provided in H.C.R. 33
Lee H. Gaudineer, Jr., Des MoinesTerm as provided in H.C.R. 33

COMMISSION ON THE AGING

Charles K. Sullivan, Sioux CityUnexpired term ending June 30, 1970
Pearle P. DeHart, Ames4-year term
Bass Van Gilst, Oskaloosa4-year term

IOWA STATE FAIR AND WORLD FOOD EXPOSITION

Robert R. Dodds, Danville2-year term

MUNICIPAL STATUTES

Ralph W. Potter, MarionTerm as provided in H.J.R. 15
John M. Walsh, DubuqueTerm as provided in H.J.R. 15
Alan Shirley, PerryTerm as provided in H.J.R. 15

CAPITOL PLANNING COMMISSION

To correct error in 1967 Senate Journal, the appointment of Hugh Clarke of Belmond is corrected to read four-year term ending June 30, 1971.

COMMITTEE ON SCHOOLS

President Jepsen announced the appointment of the following Senators to the committee on schools:

W. Charlene Conklin, Waterloo, Chairman
Kenneth Parker, Lamont, Ranking Member
Leigh R. Curran, Mason City

COMMITTEE ON PERSONNEL

President Jepsen announced the appointment of the following Senators to the committee on personnel in accordance with House Concurrent Resolution 2:

Vernon H. Kyhl, Chairman
Elmer F. Lange, as a member to replace Kenneth Benda

COMMITTEE TO PREPARE BOOKLET

President Jepsen announced the appointment of the following Senators to the committee to prepare a booklet relative to the

Capitol Building in accordance with the provisions of Senate Resolution 4:

W. Charlene Conklin, Waterloo, Chairman

Joseph B. Flatt, Winterset

Leigh R. Curran, Mason City

RESIGNATIONS

President Jepsen announced receiving notification of the resignation of Kenneth Benda of Hartwick as a member of the Senate.

President Jepsen announced the resignation of Leigh R. Curran from the committee on county government.

IN MEMORIAM

Senate

CLARK, EDWARD W.	June 12, 1876—Nov. 1, 1964
COLE, CHESTER G., SR.	Oct. 4, 1890—Aug. 12, 1968
FISHBAUGH, EARL C., JR.	Dec. 27, 1909—Feb. 14, 1969
HAWKINS, ROY B.	May 6, 1885—Feb. 11, 1969
JOHNSON, OSCAR E.	Mar. 22, 1894—Aug. 24, 1968
SHARP, FERN E.	Feb. 19, 1894—Oct. 22, 1967
TABOR, HOWARD	Mar. 13, 1893—Apr. 5, 1968
TURNER, DANIEL W.	Mar. 17, 1877—Apr. 15, 1969
VRBA, EDWARD	Oct. 30, 1907—Mar. 7, 1968

EDWARD W. CLARK

MR. PRESIDENT: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Edward W. Clark, begs leave to submit the following memorial:

Edward W. Clark was born in Villisca, Iowa, on June 12, 1876, at the home of his grandparents. His parents were Judge and Mrs. Joseph J. Clark of Mason City where Mr. Clark maintained his residence throughout his lifetime. He passed away on November 1, 1964, in Phoenix, Arizona.

Mr. Clark graduated from the Mason City High School. He was a veteran of the Spanish-American War and was Captain of Co. A, 109th Ammunition Train, 34th Division, in World War I.

He married Naida Frances Bump on April 25, 1932.

Mr. Clark served as Clerk of Cerro Gordo County District Court and was president and chairman of the board of the United Home Bank & Trust Company, Mason City, for many years. He served one term as Iowa Insurance Commissioner. Mr. Clark, a Republican, served in the Forty-third and Forty-fourth General Assemblies in the Senate, representing Cerro Gordo, Franklin and Hancock Counties. He was a member of several veteran and fraternal organizations and of the Methodist Church.

Mr. Clark is survived by his wife, Naida.

Therefore, Be It Resolved by the Senate of the Sixty-third General Assembly of Iowa: That in the passing of the Honorable Edward W. Clark, the state 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.

LEIGH R. CURRAN, Chairman
HERBERT L. OLLENBURG
VERNON H. KYHL

Committee

The resolution was unanimously adopted.

CHESTER G. COLE, SR.

MR. PRESIDENT: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Chester G. Cole, Sr., begs leave to submit the following memorial:

Chester G. Cole, Sr., was born October 4, 1890, on a farm near South Owego, Tioga County, New York. He attended public school at Greeley, Iowa, and Dr. Holbrook's School at Ossining, New York. He graduated from Wesleyan University at Middletown, Connecticut, in June, 1916.

He married Katrine Ione Smith at Cedar Rapids, Iowa, on December 31, 1923. To this union were born two sons, Chester G. Cole, Jr., and Thomas H. Cole.

Mr. Cole, enlisted in the Navy and was aboard the U.S.S. Aurore. He returned to Greeley where he was actively interested in Delaware County Land. Mr. Cole was president of the Delaware Savings Bank, a member of the board of directors of the Security Savings Bank at Greeley, and treasurer of the Delaware County Farm Bureau.

Mr. Cole was an examiner with the Insurance Department of Iowa for twenty-five years and had been an examiner with the Insurance Department of Florida for ten years before his illness.

Mr. Cole was a past grand commander of Knights Templar in Iowa, past deputy grand master of Masons in Iowa, and was a fifty-five-year member of the Elks. Mr. Cole was a fifty-year member of New Century Lodge 656, Corinthian Chapter 14, Nazareth Commandery, Alpha Council I and Za-Ga-Zig Shrine. He was also a member of Des Moines Consistory, where he was a thirty-third degree Mason. He was a member of numerous other honorary Masonic organizations including the Legion of Honor of DeMolay, and Red Cross Constantine of which he was a charter member. He was a member of First Methodist Church, Des Moines, Iowa.

Mr. Cole, a Republican, served in the Iowa House of Representatives in the Forty-first, Forty-second and the Forty-second Extra Sessions of the General Assembly as the Representative of Delaware County, and in the Forty-third and Forty-fourth General Assembly as a Senator.

Mr. Cole passed away August 12, 1968. Surviving him are his widow, Katrine of Des Moines, and two sons, Chester G. Cole, Jr., Des Moines, and Thomas H. Cole, Encino, California; a sister, Mrs. Helen Downey of Foster, Rhode Island, and two grandchildren.

Therefore, Be It Resolved by the Senate of the Sixty-third General Assembly of Iowa: That in the passing of the Honorable Chester G. Cole, Sr., the state 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.

KENNETH L. PARKER, Chairman
LESLIE C. KLINK
ANDREW G. FROMMELT

Committee

The resolution was unanimously adopted.

EARL C. FISHBAUGH, JR.

MR. PRESIDENT: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late

Honorable Earl C. Fishbaugh, Jr., begs leave to submit the following memorial:

Earl C. Fishbaugh, Jr., son of Earl C. Fishbaugh and Irene Fender Fishbaugh, was born at Shenandoah, Iowa, December 27, 1909. He was in his office at Security Trust and Savings Bank, Shenandoah, at the time of his death, Friday, February 14, 1969.

He was educated in the grade and high schools at Shenandoah, was graduated from the University of Nebraska law college in 1933 and had practiced law in Shenandoah since.

He married Esther Elizabeth Miller, December 27, 1934.

Mr. Fishbaugh, a Republican, was elected to the House in 1934 as a representative from Page County and was re-elected in 1936, 1938, 1940 and 1942. He was elected to the Senate in 1946 and re-elected in 1950.

He was graduated from the Judge Advocate General's OCS at Ann Arbor, Michigan. In 1943, he was inducted into the Army of the United States and served thirty-one months in World War II, two years of which he was an enlisted man. Later, he was an officer on the State Staff, Iowa National Guard.

Surviving Mr. Fishbaugh are his wife, Esther, and one brother, Robert.

Therefore, Be It Resolved by the Senate of the Sixty-third General Assembly of Iowa: That in the passing of the Honorable Earl C. Fishbaugh, Jr., the state 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 the Secretary of the Senate be directed to forward an enrolled copy to the family of the deceased.

VERN LISLE, Chairman
JAMES E. BRILES
THOMAS J. FREY

Committee

The resolution was unanimously adopted.

ROY B. HAWKINS

MR. PRESIDENT: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Roy B. Hawkins, begs leave to submit the following memorial:

Roy B. Hawkins was born at Des Moines, Iowa, on May 6, 1885, and passed away on February 11, 1969. Following graduation from the Leon High School in 1904, he attended Drake University in Des Moines, Iowa, and was admitted to the Iowa Bar in 1907. He entered active practice of law in Leon in 1925, and from 1925 to 1929 was County Attorney. Since

that time he had been engaged in the general practice of law. Mr. Hawkins also devoted several years to farming and farm investments.

He was married to Eva Keister of Des Moines, Iowa, in 1912. She passed away in 1935. He remarried in 1939 to Georgia Doolin Netherton of Gallatin, Missouri.

Mr. Hawkins was a member of the Masons, Odd Fellows, and past President of the Leon Rotary Club.

Mr. Hawkins, a Republican, served as a State Representative in the Fiftieth and Fiftieth Extra sessions in 1943-1944, and in the Fifty-fifth session in 1953-1954, and as a State Senator in the Fifty-first and Fifty-second sessions in 1945 to 1948.

Survivors include his wife, Georgia, a daughter, three grandchildren, a great-grandchild and a sister.

Therefore, Be It Resolved by the Senate of the Sixty-third General Assembly of Iowa: That in the passing of the Honorable Roy B. Hawkins, the state 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.

QUENTIN V. ANDERSON, Chairman
DONALD S. MCGILL
CHARLES O. LAVERTY

Committee

The resolution was unanimously adopted.

OSCAR E. JOHNSON

MR. PRESIDENT: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Oscar E. Johnson, begs leave to submit the following memorial:

Oscar E. Johnson was born at Dayton, Iowa, on March 22, 1894. He passed away while on vacation near Cloquet, Minnesota, on August 24, 1968.

Mr. Johnson attended schools in Dayton, Iowa, graduating in 1912. He also attended Highland Park Pharmacy School in Des Moines and graduated in 1915.

He married Nora Nelson on December 29, 1927, and to them were born sons, James and William.

Mr. Johnson was a member of the Iowa Board of Pharmacy Examiners and was Honorary President of the National Board of Pharmacy. He was a member of the Iowa Pharmaceutical Association for fifty years. He had served on the Board of Directors of the Hancock Memorial Hospital since

its founding. He was on the Board of Directors of the Farmers State Bank, Kanawha, Iowa, and of the Northwestern Drug Company, Minneapolis, Minnesota.

Mr. Johnson served as mayor of Kanawha for twelve years. He was a member of the Iowa House of Representatives in the Forty-sixth, Forty-sixth Extra, Forty-seventh and Forty-eighth General Assemblies. He also served as a member of the Iowa Senate in the Forty-ninth and Fiftieth General Assemblies. He served in World War I as an Army Medical Corpsman.

He was a member of the Kanawha Lutheran Church, the Masonic Lodge, and the Shrine in Des Moines.

He is survived by his wife, Nora, Kanawha, Iowa; two sons, James, of Green Bay, Wisconsin, and William of Belmond, Iowa; a brother, Bill, of Albuquerque, New Mexico; and five grandchildren.

Therefore, Be It Resolved by the Senate of the Sixty-third General Assembly of Iowa: That in the passing of the Honorable Oscar E. Johnson, the state 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.

HERBERT L. OLLENBURG, Chairman
LEIGH R. CURRAN
WAYNE KEITH

Committee

The resolution was unanimously adopted.

FERN E. SHARP

MR. PRESIDENT: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Fern E. Sharp, begs leave to submit the following memorial:

Fern E. Sharp was born February 19, 1894, in Clayton County, town of Edgewood, Iowa. He was the son of Joseph and Laura Tear Sharp. He graduated from Edgewood High School in 1912. He attended Iowa State Teachers College, from which he received his B.A. degree in 1916. He then attended law school at the University of Wisconsin in 1922, transferred to the University of Iowa and received his LL.B. degree in 1923.

He was married to Jessie Fritz on August 31, 1920. To this union were born one son and two daughters.

Mr. Sharp was coach and manual training instructor at Livermore, Iowa. He was superintendent of the school at Emerson from 1919 to 1921. In 1924 he began the practice of law at Edgewood. Upon his election as County

Attorney in 1927, he moved to Elkader and entered into partnership with Attorney V. T. Price. After Mr. Price's death in 1931 he took H. K. Roggensack as a partner and continued in the law practice. He was mayor of Edgewood from 1924 until 1927, and also served as mayor of Elkader for a number of years. He served in the army during World War I and later served as commander of the Clayton County American Legion. He was a member of the Iowa State Bar Association, K. P. Lodge, Eastern Star and Elkader Lodge No. 72, A. F. and A. M., Clinton Consistory and El Kahir Shrine. For many years he served as a trustee or moderator of the Congregational Church and as a Sunday School teacher and choir member. He was a member of Rotary and served as President of the School Board.

Mr. Sharp, as a Republican, served in the Iowa Senate in the Fifty-first, Fifty-second, Fifty-second Extra and Fifty-third sessions of the General Assembly, and served in the House of Representatives in the Forty-eighth, Forty-ninth, Fiftieth and Fiftieth Extra sessions of the General Assembly. He passed away October 22, 1967.

Surviving Mr. Sharp are his widow, Jessie; two daughters, Mrs. Laura Roehlke of Cedar Rapids, Iowa, and Mrs. Bette Eastham of New Jersey; one son, Fern Eugene Sharp, Jr., of Lake Forest, Illinois. He is also survived by one sister and ten grandchildren.

Therefore, Be It Resolved by the Senate of the Sixty-third General Assembly of Iowa: That in the passing of the Honorable Fern E. Sharp, the state 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.

LESLIE C. KLINK, Chairman
FLOYD GILLEY
KENNETH PARKER

Committee

The resolution was unanimously adopted.

HOWARD TABOR

MR. PRESIDENT: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Howard Tabor, begs leave to submit the following memorial:

Howard Tabor was born March 13, 1893, at Baldwin, Iowa. He was the son of George W. and Ella Tabor. Graduated from Baldwin High School and completed the commercial course at the Cedar Rapids Business College.

He married Ella C. Peterson of Sabula, Iowa, June 6, 1923. To this union were born two sons.

Mr. Tabor was in partnership with his son, Jack, in a farming and cattle feeding business on a farm that has been in the family for one hundred years. Served as committeeman on the Agricultural Adjustment Administration seven years. Member of the Methodist Church, Farm Bureau, and American Legion.

Mr. Tabor, a Democrat, served in the Iowa House of Representatives in the Fifty-eighth, Fifty-ninth, Sixtieth and Sixtieth Extra sessions from Jackson County, and Senator from Jackson-Jones Counties during the Sixty-first session.

He passed away April 5, 1968. Surviving Mr. Tabor are his widow, Ella, and two sons, Jack Tabor of Baldwin, Iowa and Dr. James Tabor of Englewood, Colorado. Also surviving Mr. Tabor are two sisters, Mrs. Leon Gray of Martinville, Indiana and Mrs. Eloise Stewart of Preston, Iowa and one brother, Clifford Tabor, Baldwin, Iowa.

Therefore, Be It Resolved by the Senate of the Sixty-third General Assembly of Iowa: That in the passing of the Honorable Howard Tabor, the state 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 the Secretary of the Senate be directed to forward an enrolled copy to the family of the deceased.

CLIFTON C. LAMBORN, Chairman
ROGER J. SHAFF
JOHN M. WALSH

Committee

The resolution was unanimously adopted.

DANIEL W. TURNER

MR. PRESIDENT: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Governor Daniel W. Turner, begs leave to submit the following memorial:

Daniel Webster Turner was born March 17, 1877, on a farm near Corning, Adams County, Iowa. He died April 15, 1969, at Corning, Iowa, 92 years old.

Shortly after graduation from the old Corning Academy in 1898, he enlisted in the Army for service in the Spanish-American war. He served in the Philippines.

He joined the Iowa National Guard when he came home from the war and rose to the rank of major before resigning ten years later.

In 1903 he was elected State Senator from the old Adams-Taylor County district. He was 26 years old, the youngest Iowan ever elected to the Senate up to that time.

He served six years in the Senate as a member of the Progressives who engaged in constant warfare with "Standpatters" for control of the Republican Party. When he was a Senator, the Progressives forced the adoption of the direct primary for nominating major party candidates for office.

He was one of the finest public speakers of his time and he keynoted Republican state conventions three times.

During World War I he served as a Y.M.C.A. secretary in France. In World War II he worked with the War Production Board in Washington.

In 1930 he won the Republican nomination for Governor and was elected.

Mrs. Turner died in 1961. A son, Ned, died at 39 while serving with the armed forces in China during World War II. Surviving are a son, Prof. Thomas Turner of the University of Iowa at Iowa City; a daughter, Mrs. Marjorie Witt of Mount Kisco, New York, and six grandchildren.

Now, Therefore, Be It Resolved by the Senate of the Sixty-third General Assembly of Iowa: That in the passing of Governor Daniel W. Turner, the State of Iowa has lost a valued and honored citizen and by this resolution attests its sincere sympathy to the 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 son and daughter.

JAMES E. BRILES, Chairman
VERN LISLE
QUENTIN V. ANDERSON

Committee

The resolution was unanimously adopted.

EDWARD VRBA

MR. PRESIDENT: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Edward Vrba, begs leave to submit the following memorial:

Edward Vrba was born at Cresco, Iowa, October 30, 1907, the son of Mr. and Mrs. John E. Vrba. He attended rural schools of Howard County and graduated from Cresco High School in 1927.

Evelyn L. Brant of Austin, Minnesota, and he were married December 25, 1938. A daughter, Diane Kay, died in infancy. A son, Duane Edward Vrba, survives in Gilbertville, Iowa.

Mr. Vrba farmed much of his life but was employed as a psychiatric aide at the Mental Health Institute in Independence, Iowa, the last eleven years.

He was active in REA work serving as a charter member of the Hawkeye Tri County REA. Mr. Vrba had been a member of the board of directors of

the Junior Chamber of Commerce. He was a member of the BPO Elks Lodge at Decorah and the Western Bohemian Fraternal Association of Protivin.

In 1938 he was elected and in 1942 re-elected as a Democrat to the State Senate serving the counties of Howard and Winneshiek from then until 1946.

Mr. Vrba passed away on March 7, 1968.

Now, Therefore, Be It Resolved by the Senate of the Sixty-third General Assembly of Iowa: That in the passing of the Honorable Edward Vrba the State of Iowa has lost an honored citizen and a true and dedicated public servant, 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 upon the Journal of the Senate and that the Secretary of the Senate be instructed to forward an enrolled copy to his widow and son.

ROBERT R. RIGLER, Chairman
FLOYD GILLEY
VERNON H. KYHL

Committee

The resolution was unanimously adopted.

SENATE - HOUSE COMPANION BILLS

S.J.R.	H.J.R.	S.F.	H.F.	S.F.	H.F.	S.F.	H.F.	S.F.	H.F.
5	1	99	99	227	527 S	366	347	499	514 S
9	9	101	109	229	232	368	322	500	622
17	5 S	102	102	230	306	370	474	501	337
18	3	109	110	235	423	371	461	502	626
19	7	110	146	237	359	372	491	504	660
24	11	112	71	240	201	375	440	505	581
25	13	113	22	241	273	378	541	507	338
26	10	115	79	245	173	380	69	515	700
29	19 S	118	124	248	365	381	561	519	722
S.F.	H.F.	121	118	250	387	386	656	520	501
1	1	121	388 S	256	199 S	387	779	522	697
2	2	127	135	258	308	388	641	523	699
3	3	130	95	259	204	389	480	528	728
4	4	131	98	262	334	391	655	529	677
5	5	132	325	264	369	393	236	530	708
6	6	133	145	265	481	396	563	535	713
7	7	134	153	267	341	398	602	537	721
8	8	135	157	268	240	399	630	539	654
9	9	136	161	274	765 S	401	403 S	540	692
10	10	139	48	279	511 S	405	490	547	768
11	11	140	168	281	366	410	826	550	623
12	12	141	141	282	629	412	750	554	652 S
13	13	142	163	285	298	418	528 S	555	607 S
14	14	147	174	285	391 S	420	483	556	748
15	15	150	502	286	343	427,		557	680 S
16	16	155	121	288	342	569	562	561	621
17	17	156	151	296	416	428	643	565	710
18	18	158	289 S	304	408	429	646	566	742
19	19	159	278	305	380	431	327	570	743
22	155	164	344 S	306	419	432	615	575	256
29	296	165	171	307	420	433	609	582	332 S
34	35	171	267	309	324	435	529	583	709
36	37	173	239	310	323	436	773	597	793 S
37	38	175	144	311	428	438	583	626	790
40	167 S	178	386	314	368	440	590	627	772 S
41	297 S	179	231	317	797	441	605	628	753
46	122	180	225	319	462	443	614	638	766
48	50	181	255	322	418	445	392	641	795
55	82	200	210	326	651	453	576	655	811
61	237	201	211	331	396	459	668	662	809
62	51	203	257	335	460	466	548	667	804
63	28	204	268	343	434	467	613	670	818
64	57 S	211	351 S	347	604	469	582	682	821
68	241	212	245	349	361	471	360	686	822
74	114	213	259	351	424	472	650	687	823 S
75	158	218	496	353	484	479	532	688	827 S
76	85	219	276	357	364	484	601	689	828 S
80	123	221	459	359	441	486	567	690	825
88	78	222	224	361	741	491	716	691	659 S
89	67	223	309	362	471	493	729	696	829
95	112	224	310	363	227	496	705		
96	65	226	398 S	365	482	497	133 S		

S. F. 485 - S. F. 624 S

RECORD OF SENATE BILLS IN SENATE

SENATE JOINT RESOLUTIONS AND SENATE FILES

PASSED AND APPROVED—169

S. J. R. 1, 2, 3, 5, 18, 24, 25, 30.

S. F.

18, 30, 39, 44, 45, 59, 60, 73, 74, 76, 79, 86, 88, 95, 105, 106,
 119, 129, 135, 139, 140, 145, 146, 152, 157, 159, 172, 176, 177, 181, 183, 185,
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 333, 347, 350, 369, 375, 376, 383, 387, 395, 398, 405, 409, 412, 416, 422, 439,
 454, 472, 482, 484, 494, 504, 511, 525, 529, 530, 531, 532, 536, 537, 544, 545,
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 633, 634, 635, 636, 642, 649, 650, 651, 652, 654, 655, 661, 663, 668, 669, 670,
 671, 672, 673, 674, 675, 676, 679, 680, 681, 682, 685, 686, 688, 689, 695, 696,
 699.

SENT TO SECRETARY OF STATE

S. J. R. 1, 2, 3, 5, 18, 24, 25, 30

RECORD OF EACH SENATE BILL IN SENATE

S. J. R.	Page	S. J. R.	Page
1 By Stanley, Lange, Arbuckle, Balloun, Benda, Briles, Clarke, Conklin, Curran, De Koster, Denman, Doderer, Flatt, Kosek, Laverty, Lucken, Mowry, Neu, Potgeter, Potter, Schaben, Shaft, Shirley, Sullivan, Walsh, Hammer, Messerly, Lodwick, De Hart, Hougen, McGill and Mogged. A joint resolution proposing a constitutional amendment relating to qualifications of electors.		Passed Senate; ayes 54, nays 2 ..	105
Introduced, passed on file	53	Reported correctly enrolled	178
Referred to constitutional amendments and reapportionment ..	58	Signed by President	178
Committee report	101	Sent to Secretary of State	183
Recommended passage	101		
Committee report adopted	110	3 By Sullivan, Stanley, Balloun, Benda, Briles, Clarke, Conklin, Curran, DeKoster, Denman, Doderer, Flatt, Kosek, Lange, Laverty, Leonard, Lucken, Mowry, Neu, Potgeter, Potter, Schaben, Shirley, Van Gilst, Walsh, Lodwick, De Hart, Erskine, Hougen, McGill and Mogged. 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.	
Passed Senate; ayes 51, nays 0 ..	111	Introduced, passed on file	54
Reported correctly enrolled	143	Referred to constitutional amendments and reapportionment ..	58
Signed by President	143	Committee report	93
Sent to Secretary of State	157	Recommended passage	93
		Committee report adopted	105
2 By Lange, Stanley, Arbuckle, Balloun, Benda, Briles, Clarke, Curran, DeKoster, Denman, Flatt, Kosek, Laverty, Lucken, Mowry, Neu, Potgeter, Potter, Rigler, Schaben, Shaft, Shirley, Sullivan, Van Gilst, Walsh, Hammer, Hill, Lodwick, De Hart, Erskine, Hougen, McGill and Mogged. 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.		Passed Senate; ayes 58, nays 0 ..	106
Introduced, passed on file	53	Reported correctly enrolled	143
Referred to constitutional amendments and reapportionment ..	58	Signed by President	143
Committee report	93	Sent to Secretary of State	157
Recommended passage	93		
Committee report adopted	104	4 By Sullivan. A Senate joint resolution proposing an amendment to the Constitution of the State of Iowa to make the terms of judges of the supreme and district courts elective.	
		Introduced, passed on file	87
		Referred to constitutional amendments and reapportionment ..	92
		5 By Stanley, Lange and Potgeter (Van Nostrand, McCartney, Shaw, Edgington,	

S. J. R.	Page	S. J. R.	Page
Varley, Van Drie, Millen and Lipsky). A joint resolution to establish a commission to conduct a study of the apportionment of the general assembly and to make recommendations to the general assembly.		Introduced, passed on file	160
Introduced, referred to constitutional amendments and reapportionment	90	Referred to constitutional amendments and reapportionment ...	175
Committee report	95		
Recommended amendment, passage	95	9 By Coleman, Doderer and Gaudineer. A joint resolution to create a constitutional revision commission to study the need for a constitutional convention, and to make an appropriation therefor.	
Committee amendment	95	Introduced, passed on file	173
Rule suspended	96	Referred to constitutional amendments and reapportionment ..	183
Committee report adopted ..	96		
Committee amendment adopted ..	96	10 By DeKoster, Shaff, Lucken, Denman, Stanley, Walsh, Gaudineer and Neu. A joint resolution proposing an amendment to the Constitution of the state of Iowa relating to the terms of office of senators, the composition of the general assembly, and the basis of representation of the members thereof.	
Amendments filed	101	Introduced, passed on file	175
Amendments filed	102	Referred to constitutional amendments and reapportionment ..	183
Amendment withdrawn	98		
Amendment adopted	98	11 By Gaudineer, Shirley and Denman. A joint resolution proposing an amendment to the Constitution of the state of Iowa relating to the boundary lines of counties.	
Passed Senate; ayes 61, nays 0 ..	100	Introduced, passed on file	190
Motion filed to reconsider vote ..	100	Referred to constitutional amendments and reapportionment ...	201
Motion to reconsider vote laid on table	100		
Motion to reconsider vote laid on table prevailed	100	12 By Balloun, Mogged, Hill and Coleman. A joint resolution proposing an amendment to the Constitution of the state of Iowa repealing the section which provides for the distribution of fines to school districts.	
Reported correctly enrolled	115	Introduced, passed on file	200
Signed by President	115	Referred to constitutional amendments and reapportionment...	212
Sent to Secretary of State	117	Withdrawn	582
Became law by publication	586		
		13 By Denman, Shirley, Dodds, Palmer, Gaudineer and Doderer. 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.	
6 By Shirley, Denman, Glenn, Dodds, Welmer, Frommelt, Schaben and Gaudineer. A joint resolution proposing an amendment to the constitution of the state of Iowa to lower the voting age.		Introduced, passed on file.....	281
Introduced, passed on file	123	Referred to constitutional amendments and reapportionment....	318
Referred to constitutional amendments and reapportionment ...	157		
		14 By Smith, Stanley, Balloun, Benda, Keith, Briles, Kyhl, Potter, Griffin, Kosek, DeKoster, Platt, DeHart, Lucken, Potgeter, Conklin, Rigler, Sullivan, Walsh and Lodwick. A joint resolution proposing an amendment to the constitution of the state of Iowa to provide means for the general assembly to convene itself into	
7 By Walsh, Doderer, Lam-born, Arbuckle, Benda, Potgeter, Thordsen, Schaben, Gaudineer, Glenn, Dodds, Griffin and McGill. A joint resolution relating to the voting age of electors.			
Introduced, passed on file	160		
Referred to constitutional amendments and reapportionment ...	175		
Committee report	411		
Reported without recommendation	411		
Steering recommends calendar ..	606		
Amendment filed	611		
Committee report adopted	619		
Amendments filed	631		
Amendment adopted	619		
Point of order raised	620		
Point of order raised	627		
Passed Senate; ayes 45, nays 15 ..	638		
Motion filed to reconsider vote ..	639		
Motion to reconsider vote laid on table	639		
Motion to reconsider vote laid on table prevailed	639		
Explanation of vote	645		
8 By Denman, Shirley, Dodds, O'Malley, Welmer, Frommelt, Schaben, Palmer, and Gaudineer. A joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the election of the Governor and Lieutenant Governor.			

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special session between regular sessions.	
Introduced, passed on file	290
Referred to constitutional amendments and reapportionment. . .	318
Committee report	411
Recommended passage	411
Steering recommends calendar ..	560
Committee report adopted	578
Passed Senate; ayes 57, nays 0 ..	579
15 By Shirley, Denman, O'Malley, McGill, Doderer and Gaudineer. A joint resolution proposing an amendment to the Constitution of the state of Iowa relating to the office of Governor and Lieutenant Governor.	
Introduced, passed on file	290
Referred to constitutional amendments and reapportionment. . .	318
16 By Lucken, Smith, Benda, Mogged, Lodwick, Briles, McGill, DeHart, Hougren, Kosek, DeKoster, Reichardt, Frey, Denman, Parker and Walsh. A joint resolution proposing amendments to the Constitution of the state of Iowa relating to the office of Governor and Lieutenant Governor and other constitutional state offices, and providing for the Senate to elect a presiding officer.	
Introduced, passed on file	297
Referred to constitutional amendments and reapportionment ..	318
Amendment filed	336
Committee report	825
Recommended passage	825
Steering recommends calendar ..	847
Amendment filed	875
Committee report adopted	893
Placed on calendar under unfinished business	893
Amendments filed	906
Amendment filed	925
Amendment filed	992
17 By Clarke. A joint resolution proposing an amendment to the Constitution of the state of Iowa repealing sections which provide for the distribution of fines to school districts.	
Introduced, passed on file	317
Referred to constitutional amendments and reapportionment ..	328
Committee report	411
Recommended passage	411
Steering recommends calendar ..	560
Committee report adopted	580
Passed Senate; ayes 51, nays 1... 581	
18 By Doderer, Palmer and Gaudineer. A joint resolution directing a legislative study to review the Iowa criminal code.	
Introduced, passed on file	365
Referred to judiciary	389
Committee report	457
Recommended passage	457
Steering recommends calendar ..	664
Committee report adopted	744
Amendment filed	746

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Amendment adopted	744
Passed Senate; ayes 52, nays 1... 744	
Message from House	1458
Senate concurred	1523
Passed Senate; ayes 53, nays 0 ... 1523	
Reported correctly enrolled	1641
Signed by President	1642
Sent to Secretary of State	1676
19 By Doderer, McGill, Gaudineer and Van Gilst (Poncy and Langland). A joint resolution directing a legislative study to review and codify the laws of Iowa relating to education below the university level.	
Introduced, passed on file	375
Referred to schools	389
Amendment filed	734
20 By Schools. A joint resolution urging a legislative study to review and codify the laws of Iowa relating to education below the university level.	
Introduced, placed on calendar ..	433
Steering recommends calendar ..	560
Amendment filed	586
Amendment adopted	582
Motion filed to reconsider vote ..	582
Motion to reconsider vote failed. 583	
Amendments filed	587
Amendment adopted	583
Explanation of vote	584
Passed Senate; ayes 45, nays 11 ..	597
21 By Gaudineer. A joint resolution proposing a study of election laws.	
Introduced, passed on file	438
Referred to state government ...	476
22 By Gaudineer. A joint resolution proposing to amend article nine (IX) of the constitution of the state of Iowa to empower the general assembly to appropriate state funds to, and provide for the use of public funds by, private schools.	
Introduced, passed on file	438
Referred to constitutional amendments and reapportionment... 476	
23 By Mogged, Neu, Benda, Leonard, Thordsen, Balloun, Walsh, Griffin, Keith, Stanley, Nicholson, Potgeter, Arbuckle, Briles, Clarke and Mowry. A joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the terms of office of elected executive and judicial officials.	
Introduced, passed on file	455
Referred to constitutional amendments and reapportionment ..	476
24 By Lucken, Stephens, Lodwick, McGill, Briles, Clarke, Smith, Parker, Walsh, Potgeter, Stanley, Mowry, Ollenburg, Schaben, Klink, Keith, Coleman, Dodds, Anderson, Curran, Potter, Arbuckle and Lamborn (Miller of Page, Radl, Osslan, Tleden, Den Herder, Winkelman, Langland, Strand, Logue,	

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Kitner, Walter, Hamilton and Menefee). 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.	
Introduced, passed on file	464
Referred to appropriations	476
Amendment filed	690
Committee report	825
Recommended amendment, passage	825
Amendment filed	950
Committee report adopted	1316
Amendment adopted	1316
Placed on calendar under unfinished business	1317
Amendment adopted	1353
Passed Senate; ayes 44, nays 3 ..	1353
Reported correctly enrolled	1641
Signed by President	1642
Sent to Governor	1677
Signed by Governor	1785

25 By Potgeter, Clarke and Coleman (Edgington, Fischer of Grundy, Bailey, Priebe, Nielsen and Franklin). A joint resolution providing for the appointment of a joint bipartisan legislative committee to investigate the actions of the Iowa state highway commission in the establishment of diagonal highways in the state of Iowa, and particularly interstate highway thirty-five in northern Iowa.	
Introduced, passed on file	506
Referred to transportation	520
Amendment filed	827
Committee report	874
Recommended amendment, passage	874
Amendment filed	876
Amendment filed	951
Steering recommends calendar ..	976
Amendment filed	992
Amendment filed	1017
Committee report adopted	1309
Amendments withdrawn	1309
Amendments adopted	1309
Passed Senate; ayes 42, nays 6 ..	1310
Reported correctly enrolled	1815
Signed by President	1815
Sent to Secretary of State	1815
Signed by Governor	1940

26 By Walsh (Ellsworth). 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.	
Introduced, passed on file	526
Referred to constitutional amendments and reapportionment ..	550

27 By Reichardt. A joint resolution directing the state board of regents to sell the television station now operated by the Iowa state university and authorizing the	
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university to use the sale proceeds for capital improvements.	
Introduced, passed on file	543
Referred to higher education. ..	550

28 By Walsh, Potgeter and Neu. A joint resolution to create a constitutional study committee to conduct a study of the Constitution of the State of Iowa, and to make an appropriation therefor.	
Introduced, passed on file	565
Referred to constitutional amendments and reapportionment. ..	627

29 By Ways and Means. A joint resolution directing the treasurer of state to call and redeem the Korean veterans' bonus bonds.	
Introduced, placed on calendar ..	1301
H.J.R. 19 substituted	1695
Withdrawn	1699

30 By Judiciary. A joint resolution to provide that the authority conferred on the executive council extends to and includes acquisition of property by gift, purchase, condemnation or otherwise.	
Introduced, placed on calendar ..	1458
Passed Senate; ayes 44, nays 0 ..	1531
Explanation of vote	1573
Reported correctly enrolled	1815
Signed by President	1815
Sent to Secretary of State	1815
Signed by Governor	1940

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1 By Lamborn, Denman, Smith and Coleman (Miller of Page, Fisher of Greene, Holden, Gannon, Bennett, Cochran, Dunton, Middleswart and Miller of Jones). A bill for an act relating to negotiation and execution of reciprocal, proration, and other agreements or declarations for fleet owners of commercial vehicles engaged in interstate commerce.	
Introduced, passed on file	55
Record expunged	55
Introduced, passed on file	78
Referred to transportation	87

2 By Lamborn, Denman and Smith (Miller of Page, Fisher of Greene, Holden, Gannon, Bennett, Dunton and Hanson of Howard-Mitchell). A bill for an act relating to motor vehicle registration fees.	
Introduced, passed on file	55
Record expunged	55
Introduced, passed on file	78
Referred to transportation	101

3 By Lamborn, Denman, Smith and Coleman (Miller of Page, Fisher of Greene, Holden, Gannon, Bennett, Hanson of Howard-Mitchell and Dunton). A bill for an act relating to issuance of a single cab card for vehicles subject to the provi-	
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slons of chapter three hundred twenty-six (326) of the Code	
Introduced, passed on file	55
Record expunged	55
Introduced, passed on file	78
Referred to transportation	87
Withdrawn	1506

4 By Smith, Hougen, Erskine, O'Malley, Balloun, DeKoster and Coleman (Shaw, Camp, Franklin, Cochran, Gannon, Lipsky, Caffrey, Tapscott, Wells, Dunton, Johnston of Johnson, Pelton, Mendenhall, Hanson of Howard-Mitchell and Dougherty). A bill for an act to provide for the establishment of family courts within each judicial district in the state of Iowa, transferring jurisdiction for the settlement of domestic relations and juvenile actions to such family courts, modifying the adversary nature of divorce proceedings, establishing procedures for the determination of custody, the payment of alimony and support, and establishing the administrative procedures necessary for the proper functioning of such family courts.

Introduced, passed on file	78
Referred to judiciary	87

5 By Lucken, McGill, O'Malley, Smith and Coleman (Miller of Des Moines, Millen, Mayberry, Lipsky, Gannon, Caffrey, Tapscott, Wells, Dougherty, Dunton, Pelton and Johnston of Johnson). A bill for an act relating to establishment of a special mental retardation unit to be located at one of the state mental health institutes, prescribing the functions of the special unit, and providing for the administration and support thereof and the admission of patients.

Introduced, passed on file	78
Referred to social services	87
Withdrawn	1797

6 By Lucken, O'Malley, McGill, Smith, Coleman and DeKoster, (Miller of Des Moines, Edgington, Millen, Lipsky, Mayberry, Gannon, Pelton, Kruse, Johnston of Johnson, Bergman, Dougherty, Dunton, Wells, Crosier, Miller of Jones, Middleswart, Doyle and Caffrey). A bill for an act relating to the definition of a mentally retarded person for purposes of chapter 226 of the Code, and to the admission or transfer of such persons to the state mental health institutes.

Introduced, passed on file	79
Referred to social services	87
Committee report	353
Recommended passage	353
Committee report adopted	499

H. F. 6 substituted	499
Withdrawn	500

7 By O'Malley, McGill, Lucken, Coleman and Lamborn (Miller of Des Moines, Lipsky, Mayberry, Millen, Gannon, Dougherty, Johnston of Johnson, Pelton, Miller of Jones, Dunton, Caffrey, and Tapscott). A bill for an act relating to establishment of county mental health programs by counties or groups of counties, authorizing state aid for such programs, and providing a permanent appropriation therefor.

Introduced, passed on file	79
Referred to social services	87
Amendment filed	293

8 By McGill, Lucken, O'Malley, Smith, Coleman and Lamborn (Miller of Des Moines, Mayberry, Millen, Lipsky, Cochran, Gannon, Hanson of Howard-Mitchell, Dunton, Kruse, Pelton, Bergman, Dougherty, Wells, Crosier, Tapscott and Caffrey). A bill for an act to combine the present county fund for mental health with the state institution fund, redesignating the latter as the county health and institutions fund, prescribing the purposes for which such fund may be used, and authorizing a levy therefor.

Introduced, passed on file	79
Referred to county government	87
Amendment filed	293

9 By Stephens, McGill, Lucken and Smith (Miller of Des Moines, Edgington, Millen, Mayberry, Gannon, Caffrey, Tapscott, Dougherty, Bergman, Pelton, Kruse, Hanson of Howard-Mitchell and Dunton). A bill for an act relating to county homes.

Introduced, passed on file	79
Referred to county government	87

10 By Frommelt, Balloun, Lange and Coleman (Klein, Gannon, Lipsky, Dunton, Caffrey, Pelton and Dougherty). A bill for an act relating to consolidation of the investment of retirement system funds under the employment security commission.

Introduced, passed on file	79
Referred to commerce	87
Amendment filed	93

11 By Frommelt, Lange, Balloun, Smith, Coleman and Schaben (Klein, Miller of Des Moines, Gannon, Pelton, Hanson of Howard-Mitchell, Dougherty and Dunton). A bill for an act relating to contributions toward the peace officers' retirement, accident, and disability system.

Introduced, passed on file	80
Referred to state government	87

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12 By Frommelt, Balloun, Doderer, Lange, Schaben and Coleman (Klein, Gannon, Miller of Des Moines, Dougherty, Wells, Lipsky, Dunton, Pelton and Blouin). A bill for an act relating to benefits payable to retired members and beneficiaries under the peace officers' retirement system.		Amendment filed	570
Introduced, passed on file	80	Committee report adopted	603
Referred to state government ..	87	Placed on calendar under unfinished business	603
13 By Frommelt, Balloun, Lange Doderer, Coleman and DeKoster (Klein, Gannon, Lipsky, Miller of Des Moines, Bailey, Dunton, Pelton, Caffrey, Doyle, Crosier, Wells, Dougherty, Johnston of Johnson, Hanson of Howard-Mitchell and Winkelman). A bill for an act to provide an additional retirement allowance option for members of the Iowa public employees' retirement system.		Amendments filed	632
Introduced, passed on file	80	H. F. Substituted	1031
Referred to state government ..	87	Withdrawn	1033
Withdrawn	703	17 By Schaben, Neu and Smith (Cochran, Tleden, Winkelman, Gannon, Mendenhall, Miller of Jones, Caffrey, Kruse, Hanson of Howard-Mitchell and Dunton). A bill for an act providing for establishment and administration of conservancy districts.	
14 By Frommelt, Lange, Balloun, Doderer and Coleman, (Klein, Gannon, Lipsky, Pelton, Caffrey, Crosier, Dougherty, Hansen of Howard-Mitchell, Miller of Des Moines, Dunton, Wells, Middleswart, Doyle, Blouin, Johnston of Johnson, Winkelman and McCormick). A bill for an act relating to optional payment of accumulated contributions upon death of an active member of the Iowa public employees' retirement system.		Introduced, passed on file	52
Introduced, passed on file	80	Referred to conservation and recreation	57
Referred to state government ..	87	Amendment filed	115
Withdrawn	704	Amendment filed	570
15 By Frommelt, Balloun, Lamborn, Lange and Coleman, (Klein, Gannon, Pelton, Lipsky, Dougherty, Middleswart, Doyle, Wells, Blouin, Dunton, Winkelman and McCormick). A bill for an act to provide that retired members of the Iowa public employees' retirement system may elect to have one-half of their retirement allowances invested in a variable annuity program.		Amendment filed	587
Introduced, passed on file	80	18 By Benda, Rigler, Shirley, Coleman, Balloun and Lamborn (Bailey, Harbor, Dunton, Gannon and Shaw). A bill for an act relating to establishment, management, operation, and regulation of state banks in Iowa, and to the state superintendent of banking, state banking board, and state banking department.	
Referred to state government ..	87	Introduced, passed on file	53
Withdrawn	704	Referred to commerce	57
16 By Neu, Schaben and Smith (Cochran, Winkelman, Tleden, Miller of Des Moines, Gannon, Dunton, Kruse, Mayberry, Dougherty, Bergman, Schmeisler and Middleswart). A bill for an act relating to drainage and levee districts.		Committee report	192
Introduced, passed on file	82	Recommended passage	192
Referred to agriculture	101	Committee report adopted	225
Amendment filed	184	Placed on calendar under unfinished business	225
Committee report	390	Amendment filed	262
Recommended passage	390	Amendment filed	263
Steering recommends calendar...	560	Committee of the whole	265
		Amendments adopted	266
		Amendments filed	269
		Amendments filed	270
		Amendments withdrawn	267
		Amendments adopted	267
		Committee of the whole	268
		Amendments filed	271
		Amendment withdrawn	274
		Amendments adopted	275
		Amendment filed	281
		Amendments adopted	276
		Passed Senate; ayes 57, nays 0 ..	276
		Message from House	419
		Senate concurred	448
		Passed Senate; ayes 60, nays 0 ..	448
		Reported correctly enrolled	755
		Signed by President	756
		Sent to Governor	756
		Signed by Governor	784
		19 By Frommelt and Gaudineer (Gannon, Franklin and Renda). A bill for an act to provide for representation in the Senate and the House of Representatives beginning with the session commencing in the year 1971.	
		Introduced, passed on file	82
		Referred to constitutional amendments and reapportionment ..	87
		20 By Gaudineer. A bill for an act relating to demurrers	

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by defendants in criminal actions.		Motion to reconsider vote laid on table	1528
Introduced, passed on file	83	Motion to reconsider vote laid on table prevailed	1528
Referred to judiciary	87	Explanation of vote	1538
Committee report	989		
Recommended amendment, passage	989	28 By Hougén. A bill for an act relating to the regulation of political billboards located on private property.	
Committee amendment	989	Introduced, passed on file	84
21 By Gaudineer. A bill for an act relating to headlamps on motorcycles.		Amendment filed	103
Introduced, passed on file	83	Referred to cities and towns	107
Referred to law enforcement	87	Committee report	192
22 By Gaudineer. A bill for an act relating to the wearing of certain safety equipment by persons operating motorcycles.		Recommended amendment, passage	192
Introduced, passed on file	83	Committee amendment	192
Referred to law enforcement	87	Committee report adopted	206
Committee report	212	Amendment withdrawn	206
Recommended amendment, passage	212	Committee amendment adopted..	206
Committee amendment	212	Passed Senate; ayes 45, nays 8 ..	206
Committee report adopted	228		
Amendment filed	236	29 By Potgeter, Walsh and Neu. A bill for an act to establish the office of ombudsman for the investigation of citizen complaints and certain acts of government within the state, to define his powers and duties, and to provide penalties.	
Amendment adopted	229	Introduced, passed on file	84
Committee amendment adopted..	229	Referred to state government ..	107
Re-referred to law enforcement.	229		
23 By Gaudineer. A bill for an act relating to the issuance and the contents of search warrants.		30 By Doderer. A bill for an act relating to the leasing of property and other facilities by geological survey.	
Introduced, passed on file	83	Introduced, passed on file	84
Referred to judiciary	87	Referred to state government ..	88
24 By Gaudineer. A bill for an act to eliminate the board of arbitration in workmen's compensation hearings.		Amendment filed	93
Introduced, passed on file	83	Committee report	391
Referred to human and industrial relations	87	Recommended amendment, passage	391
25 By Gaudineer. A bill for an act relating to railway crossings.		Committee amendment	391
Introduced, passed on file	83	Committee report adopted	591
Referred to law enforcement	87	Amendment adopted	591
		Committee amendment adopted..	592
26 By Balloun. A bill for an act relating to the use of receipts obtained from the sale of stock within one year of the first issuance.		Passed Senate; ayes 54, nays 0 ..	592
Introduced, passed on file	83	Reported correctly enrolled ..	1445
Referred to commerce	88	Signed by President	1445
Amendment filed	108	Sent to Governor	1445
27 By Hougén. A bill for an act to provide for delayed taxation on real property for the improvement, repair, and replacement of real property structures.		Signed by Governor	1537
Introduced, passed on file	84		
Referred to ways and means	88	31 By Balloun. A bill for an act regulating dry cleaning establishments.	
Committee report	569	Introduced, passed on file	84
Reported without recommendation	570	Referred to commerce	88
Amendment filed	608		
Steering recommends calendar ..	1253	32 By Balloun. A bill for an act restricting driving hours of persons under the age of eighteen years.	
Amendment filed	1497	Introduced, passed on file	84
Committee report adopted	1526	Referred to law enforcement	83
Amendments adopted	1527		
Passed Senate; ayes 42, nays 8..	1528	33 By Balloun. A bill for an act relating to roadside parks.	
Motion filed to reconsider vote ..	1528	Introduced, passed on file	84
		Referred to Iowa development ..	88
		Committee report	222
		Recommended passage	222
		Committee report adopted	278
		Amendments filed	281
		Amendments adopted	278
		Placed on calendar under unfinished business	278
		Amendment filed	329
		Amendments adopted	333
		Amendment withdrawn	333

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Passed Senate; ayes 46, nays 15 ..	333	Passed Senate; ayes 52, nays 6 ..	466
Amendment filed	336	Motion filed to reconsider vote ..	466
34 By Hill and Smith (Baker, McCartney, Cochran, Pelton, Middlewart, Duntun, Lipsky, Kruse, Bergman, Wells and Gannon). A bill for an act relating to amendment of the Iowa public officials act.		Motion to reconsider vote laid on table	466
Introduced, passed on file	84	Motion to reconsider vote laid on table prevailed	466
Referred to judiciary	92	Message from House	1882
35 By Lamborn. A bill for an act authorizing counties to adopt the county manager form of government.		Senate concurred	1883
Introduced, passed on file	84	Passed Senate; ayes 51, nays 1 ..	1883
Referred to county government ..	92	Reported correctly enrolled	1931
Amendment filed	157	Signed by President	1932
36 By Hill, Rigler and Coleman (Baker, Gannon, Newton and Duntun). A bill for an act relating to the implementation of annual sessions of the general assembly; powers and duties of committees, members, employees, and agencies of the general assembly; methods of financing the cost of the general assembly; compensation and expenses of members and agencies of the general assembly; and procedures of the general assembly and its committees, members, and agencies.		Sent to Governor	1932
Introduced, passed on file	85	Signed by Governor	1941
Referred to rules	101	40 By Benda. A bill for an act to provide certain regulations in the procurement of insurance by a vendor of personal property sold on installment contracts.	
Amendment filed	119	Introduced, passed on file	85
37 By Rigler and Hill (Baker, Newton and Gannon). A bill for an act to regulate lobbying activities in the general assembly.		Referred to commerce	92
Introduced, passed on file	85	Amendment filed	103
Referred to judiciary	92	Amendment filed	158
38 By Messerly. A bill for an act relating to a safety requirement of added odor in the distribution of gas for public consumption.		Amendment filed	412
Introduced, passed on file	85	Committee report	478
Referred to commerce	92	Recommended amendment, passage	478
Committee report	329	Amendment filed	876
Recommended passage	329	Committee report adopted	931
Amendment filed	337	Amendments withdrawn	931
Committee report adopted	496	Amendments adopted	932
Amendment filed	508	Passed Senate; ayes 55, nays 0 ..	933
Amendment adopted	496	Amendment filed	1826
Passed Senate; ayes 57, nays 0 ..	497	41 By Balloun, Potgeter and Lavery. A bill for an act to exempt a portion of annuities received from the United States retirement and disability fund from state income tax.	
39 By Messerly. A bill for an act relating to incorporation of a municipality in an urbanized area within three miles of a city over fifteen thousand population.		Introduced, passed on file	85
Introduced, passed on file	85	Referred to ways and means	92
Referred to cities and towns ..	92	Amendment filed	108
Committee report	292	Amendment filed	271
Recommended passage	293	42 By Hougen. A bill for an act relating to the selection of delegates to national political nominating conventions.	
Committee report adopted	453	Introduced, passed on file	85
Amendments filed	458	Referred to state government ..	92
Amendment withdrawn	465	43 By Lamborn. A bill for an act relating to the valuation and assessment of agricultural land.	
Amendment filed	479	Introduced, passed on file	35
Amendment adopted	465	Referred to ways and means	93
		44 By Lange. A bill for an act relating to beer warehouses.	
		Introduced, passed on file	36
		Referred to law enforcement	93
		Committee report	128
		Recommended amendment, passage	128
		Committee amendment	128
		Committee report adopted	150
		Committee amendment adopted ..	150
		Passed Senate; ayes 60, nays 0 ..	150
		Reported correctly enrolled	325
		Signed by President	325
		Sent to Governor	325
		Signed by Governor	376
		45 By Lange. A bill for an act relating to information required on beer tax reports.	
		Introduced, passed on file	36

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Referred to law enforcement	93
Committee report	128
Recommended amendment, pas- sage	128
Committee amendment	128
Committee report adopted	151
Committee amendment adopted	151
Passed Senate; ayes 59, nays 0 ..	151
Reported correctly enrolled	325
Signed by President	325
Sent to Governor	325
Signed by Governor	353
 46 By Hill. A bill for an act relating to the hours of sale of intoxicating beverages.	
Introduced, passed on file	89
Referred to law enforcement	93
 47 By Potgeter. A bill for an act regulating issuance of spe- cial deer hunting licenses to the spouse of landlords and tenants.	
Introduced, passed on file	89
Referred to conservation and re- creation	93
Committee report	193
Recommended passage	193
Committee report adopted	207
Passed Senate; ayes 57, nays 0 ...	207
 48 By Hill. A bill for an act relating to annual budgets.	
Introduced, passed on file	89
Referred to state government ..	93
 49 By Benda. A bill for an act discontinuing the refund of tax on motor fuel used in watercraft, and allocating such monies to the state conserva- tion fund.	
Introduced, passed on file	89
Referred to conservation and re- creation	93
Amendment filed	108
Amendment filed	271
Amendments filed	337
Committee report	905
Recommended amendment, pas- sage	905
Amendment filed	1217
 50 By Benda. A bill for an act imposing a tax on certain glass bottles and allocating the proceeds from said tax.	
Introduced, passed on file	89
Referred to ways and means	93
Amendment filed	146
 51 By Benda. A bill for an act providing that the alteration of a motor vehicle odometer or speedometer shall consti- tute a misdemeanor.	
Introduced, passed on file	89
Referred to judiciary	93
 52 By Benda. A bill for an act regulating establishments pro- viding public lodging accomo- dations.	
Introduced, passed on file	89
Referred to commerce	93
 53 By Benda. A bill for an act to provide reimbursement for	

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the cost of removal of dead animals.	
Introduced, passed on file	90
Referred to agriculture	93
 54 By Lamborn. A bill for an act relating to the creation of county historical boards enumerating their powers and duties, and authorizing tax levies.	
Introduced, passed on file	90
Referred to county government ..	101
Committee report	1155
Recommended passage	1155
 55 By Shirley and Neu. A bill for an act creating an area vocational school.	
Introduced, passed on file	90
Referred to higher education ...	101
Amendments filed	184
Committee report	457
Reported without recommenda- tion	457
Steering recommends calendar ...	606
Committee report adopted	729
Amendments adopted	729
Passed Senate; ayes 34, nays 23 ...	741
 56 By Sullivan. A bill for an act relating to state party conventions and elections of the state central committee.	
Introduced, passed on file	90
Referred to state government ...	101
 57 By Hougen. A bill for an act relating to membership of public employees in labor unions, organizations, or asso- ciations.	
Introduced, passed on file	90
Referred to human and industrial relations	101
 58 By Frey. A bill for an act relating to the compensation for members of examining boards.	
Introduced, passed on file	100
Referred to state government ...	101
Committee report	848
Recommended amendment, pas- sage	848
Committee amendment	848
Amendment filed	876
 59 By Arbuckle. A bill for an act to legalize and validate the special election of the Madrid Community School Dis- trict, in the counties of Boone, Polk and Dallas, state of Iowa, held on September 30, 1968, on the proposition of is- suing school bonds in the sum of not to exceed \$755,000.00 for the purpose of building and furnishing a senior high school building and gymnasium and acquiring land therefor and for future school buildings.	
Introduced, passed on file	100
Referred to judiciary	101
Proof of publication certified ...	107
Amendment filed	108
Committee report	184
Recommended amendment, pas- sage	184

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Committee report adopted	186
Amendment adopted	187
Passed Senate: ayes 57, nays 0 ..	187
Explanation of vote	190
Reported correctly enrolled	425
Signed by President	426
Sent to Governor	426
Signed by Governor	440
Became law by publication	765
60 By Potgeter. A bill for an act to permit municipalities to make a charge for ambulance service.	
Introduced, passed on file	101
Referred to cities and towns ..	101
Committee report	193
Recommended passage	193
Committee report adopted	207
Passed Senate: ayes 56, nays 2 ..	207
Reported correctly enrolled	425
Signed by President	426
Sent to Governor	426
Signed by Governor	440
61 By Walsh, Thordsen, Gaudineer, Frommelt, Benda, Messerly, O'Malley and DeHart. A bill for an act relating to the public employees of the state of Iowa.	
Introduced, passed on file	104
Referred to human and industrial relations	118
62 By Erskine (Waugh). A bill for an act relating to garnishment of employees of municipal and political corporations.	
Introduced, passed on file	104
Referred to judiciary	118
63 By Sullivan (Doyle). A bill for an act relating to the number of judgeships for the fourth judicial district.	
Introduced, passed on file	107
Referred to judiciary	118
64 By Law Enforcement. A bill for an act to extend the time for reversion to the general fund of the unencumbered balance of the capital appropriation made by section fourteen (14) of chapter one hundred twelve (112), Acts of the Sixty-second General Assembly.	
Introduced, placed on calendar ..	107
H. F. 57 substituted	131
Withdrawn	132
65 By Lamborn. A bill for an act relating to the method of selection of the members of the state board of public instruction and the term of office of the state superintendent of public instruction.	
Introduced, passed on file	107
Referred to schools	118
66 By Conklin. A bill for an act relating to tax exemptions allowed veterans and their relatives.	
Introduced, passed on file	109
Referred to ways and means	118

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67 By Lamborn. A bill for an act relating to special assessments for low-type surfacing or treatment of roadways.	
Introduced, passed on file	109
Withdrawn	114
68 By Lamborn. A bill for an act relating to the payment of attorneys' fee to court appointed attorneys.	
Introduced, passed on file	109
Referred to judiciary	119
69 By Kosek. A bill for an act relating to registration plates for motor trucks or combination of vehicles.	
Introduced, passed on file	109
Referred to transportation	119
70 By Kosek. A bill for an act relating to the passing of motor vehicles on the interstate system.	
Introduced, passed on file	109
Referred to law enforcement	119
71 By Kosek. A bill for an act relating to fines for violation of weight statutes. Introduced, passed on file	110
Referred to transportation	119
72 By Kosek. A bill for an act relating to rules and regulations of the Iowa state highway commission concerning movement of vehicles of excess size and weight.	
Introduced, passed on file	110
Referred to transportation	119
73 By Lodwick, Walsh, Dodds, Stanley, Klink, Frommelt, Lamborn, Shaff, Thordsen and Nicholson. A bill for an act adding a member of the Iowa development commission to the Mississippi Parkway Planning Commission.	
Introduced, passed on file	110
Referred to Iowa development ..	119
Committee report	222
Recommended passage	222
Committee report adopted	223
Passed Senate: ayes 54, nays 0 ..	223
Reported correctly enrolled	643
Signed by President	643
Sent to Governor	643
Signed by Governor	696
74 By Conklin. A bill for an act relating to unsolicited goods, wares, and merchandise.	
Introduced, passed on file	110
Referred to commerce	119
Committee report	202
Recommended amendment, passage	202
Committee amendment	202
Committee report adopted	225
Committee amendment adopted ..	226
Passed Senate: ayes 53, nays 0 ..	226
Reported correctly enrolled	325
Signed by President	325
Sent to Governor	325
Signed by Governor	326

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75 By Schaben, Shirley, Frommelt, Denman, Gaudineer, Glenn, Briles, Dodds, O'Malley and McGill. A bill for an act prohibiting certain corporations from engaging in farming and ranching operations, providing a method whereby such corporation shall dispose of agricultural or ranch lands, and providing that small family-type corporations may engage in farming and ranching operations within limitations.		Committee amendment	570
Introduced, passed on file	113	Committee report adopted	751
Referred to commerce	126	Committee amendment adopted ..	751
Amendment filed	158	Amendment filed	757
76 By Schaben (Waugh, Darlington, Peterson and Doyle). A bill for an act to exempt employees of drainage districts from coverage under the Iowa public employees' retirement system, except those employees already vested.		Amendment adopted	751
Introduced, passed on file	114	Passed Senate; ayes 43, nays 0 ..	751
Referred to state government ..	119	Reported correctly enrolled	1251
Committee report	666	Signed by President	1251
Recommended passage	666	Sent to Governor	1251
Steering recommends calendar ..	783	Signed by Governor	1283
Committee report adopted	795	Became law by publication	1824
Amendment filed	827		
Amendment adopted	802	80 By Shaff, Briles and Lamborn. A bill for an act relating to the time of holding primary election.	
Passed Senate; ayes 49, nays 0 ..	802	Introduced, passed on file	115
Reported correctly enrolled	1676	Referred to state government ..	126
Signed by President	1676	Committee report	202
Sent to Governor	1677	Recommended passage	202
Signed by Governor	1785	Committee report adopted	226
		H. F. 123 substituted	226
77 By Frey. A bill for an act relating to licenses in the practice of medicine.		Withdrawn	227
Introduced, passed on file	114		
Referred to state government ..	119	81 By O'Malley, Arbuckle and Reichardt. A bill for an act to provide for uniform annual observances of certain legal public holidays on Mondays, and for other purposes.	
Committee report	412	Introduced, passed on file	115
Recommended amendment, passage	412	Referred to conservation and recreation	126
Committee amendment	412	Withdrawn	604
Committee report adopted	1354		
Placed on calendar under unfinished business	1354	82 By O'Malley. A bill for an act to authorize the industrial commissioner to order the taking of depositions in workmen's compensation cases.	
Amendment filed	1427	Introduced, passed on file	116
Amendment filed	1462	Referred to human and industrial relations	126
78 By Potgeter, Balloun, Walsh and Lamborn. A bill for an act relating to child labor.			
Introduced, passed on file	114	83 By O'Malley. A bill for an act relating to the duties of the industrial commissioner.	
Referred to human and industrial relations	119	Introduced, passed on file	116
Committee report	222	Referred to human and industrial relations	126
Recommended passage	222		
Committee report adopted	284	84 By O'Malley. A bill for an act to redefine certain criminal offenses, to change the punishments therefor, and to amend the habitual criminal statutes.	
Amendments filed	294	Introduced, passed on file	116
Amendments adopted	285	Referred to judiciary	126
Amendment withdrawn	285		
Passed Senate; ayes 53, nays 3 ..	286	85 By O'Malley. A bill for an act relating to the separation of jurors before final submission of criminal cases.	
79 By Potgeter and Benda. A bill for an act relating to the extension of tax benefits to members of the armed forces on active military duty.		Introduced, passed on file	116
Introduced, passed on file	115	Referred to judiciary	126
Referred to ways and means ..	126	Withdrawn	1615
Committee report	570		
Recommended amendment, passage	570	86 By Shaff, Lisle and Lamborn. A bill for an act empowering county boards of supervisors to act in lieu of township trustees in cases where all trustee offices in a township are vacant.	
		Introduced, passed on file	116
		Referred to county government ..	126
		Committee report	441
		Recommended passage	442
		Amendment filed	521

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Committee report adopted	592
Amendment adopted	592
Passed Senate; ayes 55, nays 0 ..	593
Reported correctly enrolled	1641
Signed by President	1642
Sent to Governor	1656
Signed by Governor	1748
 87 By Frey, Schaben and DeHart. A bill for an act to repeal the county option provisions of chapter one hundred twenty-three (123), Code 1966.	
Introduced, passed on file	116
Referred to law enforcement	126
Committee report	231
Recommended passage	231
Placed on calendar under unfinished business	307
Passed Senate; ayes 37, nays 22 ..	325
 88 By Gilley (Langland, Tleden, Winkelman and Mendenhall). A bill for an act to amend section three hundred forty-seven A point two (347A.2) to increase the maximum interest rate for revenue bonds issued by certain counties for hospital purposes.	
Introduced, passed on file	116
Referred to commerce	126
Committee report	128
Recommended passage	129
Committee report adopted	152
Passed Senate; ayes 56, nays 1 ..	152
Message from House	197
Senate concurred	205
Passed Senate; ayes 49, nays 1 ..	205
Reported correctly enrolled	209
Signed by President	210
Sent to Governor	210
Signed by Governor	219
Became law by publication	586
 89 By Doderer, Palmer, Gaudineer, Welmer and Frommelt. A bill for an act relating to the bond provisions in the fair housing law.	
Introduced, passed on file	120
Referred to human and industrial relations	126
Committee report	193
Recommended passage	193
Committee report adopted	208
H. F. 67 substituted	208
Withdrawn	209
 90 By Kosek. A bill for an act relating to the form, contents, and processing of licenses and permits for the operation of motor vehicles, and to provide an appropriation.	
Introduced, passed on file	120
Referred to transportation	126
 91 By Lamborn, Frommelt, Sullivan and Walsh. A bill for an act to define the practice of chiropractic.	
Introduced, passed on file	121
Referred to state government	126
Re-referred to social services	146
Committee report	362
Recommended passage	362
Placed on calendar under unfinished business	501

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Committee report adopted	504
Points of order raised	504
Amendments filed	508
Amendment filed	521
Amendments filed	536
Amendment filed	540
Amendments adopted	561
Amendments adopted	562
Referred to judiciary	562
Motion filed to reconsider vote ..	563
Motion to reconsider vote laid on table	563
Motion to reconsider vote laid on table failed	563
Motion filed to reconsider vote ..	565
Amendment filed	571
Amendment filed	632
Amendment filed	649
Point of order raised	743
Motion to reconsider vote failed ..	744
Referred to judiciary	744
 92 By Frommelt, Palmer, Gaudineer, Denman and O'Malley. A bill for an act providing for the establishment of wage rates for public works projects.	
Introduced, passed on file	121
Referred to human and industrial relations	127
 93 By Conklin. A bill for an act relating to voter registration.	
Introduced, passed on file	121
Referred to county government ..	127
 94 By Hougen. A bill for an act relating to annual registration of commercial and non-commercial vehicles.	
Introduced, passed on file	121
Referred to law enforcement	127
Amendment filed	338
 95 By Kyhl and Keith (Grassley and Knight). A bill for an act relating to studded tires on school buses.	
Introduced, passed on file	122
Referred to law enforcement	157
Committee report	184
Recommended passage	184
Committee report adopted	196
Passed Senate; ayes 36, nays 24 ..	196
Message from House	730
Senate concurred	730
Passed Senate; ayes 50, nays 7 ..	730
Reported correctly enrolled	755
Signed by President	756
Sent to Governor	756
Signed by Governor	784
 96 By Frommelt and Walsh (Perkins, Brinck and Ellsworth). A bill for an act relating to the sale of beer.	
Introduced, passed on file	122
Referred to law enforcement	157
Amendment filed	571
 97 By Frommelt. A bill for an act relating to the filing of retail licensee prices.	
Introduced, passed on file	122
Referred to commerce	157
Amendment filed	339
Committee report	665
Recommended passage	665

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Committee report adopted	993
Passed Senate; ayes 54, nays 3 ..	933
98 By Frommelt. A bill for an act relating to the affixing of state liquor seals.	
Introduced, passed on file	122
Referred to law enforcement ...	157
99 By Frommelt and Walsh (Perkins and Ellsworth). A bill for an act relating to the time during which alcoholic liquor may be sold and consumed.	
Introduced, passed on file	122
Referred to law enforcement ...	157
100 By Shaff, Lamborn, Messerly. A bill for an act relating to voter registration.	
Introduced, passed on file	122
Referred to state government ...	157
Re-referred to county government	183
Committee report	628
Recommended passage	628
Amendment filed	632
101 By Shaff, Van Gilst, McGill, Lodwick, Neu, Erskine, Sullivan, Balloun, and Reichardt (Edgington, Tleden, Winkelman, Langland, Schroeder, Cochran, Miller of Jones, Miller of Des Moines, Nielsen, Johnson of Audubon—Guthrie, Andersen and Dooley). A bill for an act relating to parental responsibility for tortious acts of children.	
Introduced, passed on file	122
Amendment filed	146
Referred to judiciary	157
Withdrawn	1634
102 By Erskine and Sullivan (Andersen, Peterson, Dooley, Koch and Doyle). A bill for an act relating to compensation of members of election boards.	
Introduced, passed on file	122
Referred to county government ...	157
Committee report	847
Recommended passage	847
Amendment filed	876
Committee report adopted	1354
Placed on calendar under unfinished business	1354
103 By Erskine. A bill for an act relating to construction and repair of county buildings.	
Introduced, passed on file	123
Referred to county government ...	157
Amendment filed	458
Committee report	628
Recommended passage	629
Amendment filed	632
104 By Dodds. A bill for an act relating to motor vehicle speed laws.	
Introduced, passed on file	123
Referred to law enforcement ...	157
105 By Higher Education. A bill for an act authorizing install-	

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ment purchases of real estate by the state board of regents.	
Introduced, placed on calendar ..	123
Amendments filed	193
Amendment adopted	188
Point of order raised	188
Passed Senate; ayes 55, nays 3 ..	188
Message from House	358
Senate concurred	398
Passed Senate; ayes 53, nays 3 ..	398
Reported correctly enrolled	436
Signed by President	436
Sent to Governor	436
Signed by Governor	476
106 By Higher Education. A bill for an act authorizing the state board of regents to authorize institutions under its control to commission special security officers with peace officer authority.	
Introduced, placed on calendar ..	123
Amendments filed	176
Amendment adopted	180
Passed Senate; ayes 48, nays 9 ..	181
Reported correctly enrolled	426
Signed by President	426
Sent to Governor	426
Signed by Governor	441
107 By O'Malley. 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.	
Introduced, passed on file	123
Referred to human and industrial relations	157
108 By Stephens. A bill for an act relating to school librarians and guidance counselors.	
Introduced, passed on file	123
Referred to schools	157
109 By Frommelt and Walsh (Ellsworth, Perkins and Brinck). A bill for an act relating to the time during which liquor may be delivered, sold and consumed.	
Introduced, passed on file	130
Referred to law enforcement ...	169
Amendment filed	236
Amendment filed	571
110 By Gaudineer, Frommelt, Doderer, Palmer and Welmer. A bill for an act to require employers of migratory child laborers to be responsible for determining a child's age.	
Introduced, passed on file	143
Referred to human and industrial relations	175
111 By Reichardt. A bill for an act permitting cities, towns, and counties within their limits, by petition and vote of the electorate, to permit persons eighteen years of age and older to obtain beer containing not more than three point two percent alcohol by weight.	

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Introduced, passed on file	144
Referred to law enforcement	169
Amendment filed	223
112 By Schaben, Coleman, Shirley, Glenn, Dodds, Doderer, McGill, Welmer, Denman and Gaudineer. A bill for an act relating to inclusion of students in attendance at area vocational schools and area community colleges within the state scholarship and loan program.	
Introduced, passed on file	144
Referred to higher education	169
Amendment filed	458
113 By Shirley (Radl). A bill for an act relating to false drawing or uttering of checks.	
Introduced, passed on file	144
Referred to commerce	169
114 By Shirley. A bill for an act relating to disposal of dead animals.	
Introduced, passed on file	144
Referred to agriculture	169
Committee report	328
Recommended passage	329
Committee report adopted	498
Passed Senate; ayes 44, nays 12 ..	498
Explanation of vote	499
115 By Lucken (Nelson). A bill for an act relating to a uniform opening date for public schools and limiting extracurricular activities during semester examinations.	
Introduced, passed on file	144
Referred to schools	190
Amendment filed	194
116 By O'Malley. A bill for an act to provide for the settlement of cases of disputed liability under the workmen's compensation act.	
Introduced, passed on file	144
Referred to human and industrial relations	169
117 By Frommelt. A bill for an act relating to records of liquor licensees.	
Introduced, passed on file	144
Referred to law enforcement	169
Committee report	990
Recommended passage	990
118 By Frommelt (Brinck, Perkins and Grassley). A bill for an act relating to the prevention of beer sales for off-premise consumption as a loss leader.	
Introduced, passed on file	144
Referred to commerce	169
119 By Lucken and Hougen. A bill for an act relating to the expense for care, examination or treatment of minors placed by the court with someone other than the parents.	
Introduced, passed on file	144
Referred to judiciary	169
Amendment filed	509

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Committee report	534
Recommended passage	534
Committee report adopted	751
Amendment adopted	752
Passed Senate; ayes 48, nays 0 ..	752
Reported correctly enrolled	1251
Signed by President	1251
Sent to Governor	1251
Signed by Governor	1283
120 By DeHart, Frey and Coleman. A bill for an act relating to the surrender of beer permits.	
Introduced, passed on file	145
Referred to law enforcement	169
Committee report	630
Recommended passage	630
Committee report adopted	934
Passed Senate; ayes 55, nays 0 ..	934
121 By Lange, Thordsen, Parker, Frey, Gilley and Coleman (Dietz, Bergman, Tleden, Winkelman, Strothman, Camp, Hanson of Howard-Mitchell, Stokes, Den Herder, Sorg, Dooley, Johnson of Audubon-Guthrie, Christensen and Battles). A bill for an act relating to the practice of accountancy by licensed accountants, establishing a board of licensed accountants and collection of fees for support thereof.	
Introduced, passed on file	145
Referred to commerce	157
Committee report	1538
Recommended amendment, passage	1538
Committee amendment	1538
122 By Doderer, Shirley, Denman, O'Malley and Gaudineer. A bill for an act to provide for this state to enter into the midwest nuclear compact.	
Introduced, passed on file	145
Referred to state government ..	169
123 By Stephens, Briles, Sullivan, Conklin, DeHart, Keith, Hougden, Gilley, Parker, Klink, Frey, Lamborn, Balloun, Smith, Mogged, Lucken, Kyhl, Hammer, Erskine, Ollenburg, Messerly, Flatt, Thordsen, Nicholson, Kosek, Lange, Arbuckle, Curran, McGill, Anderson, Lisle and Leonard. A bill for an act relating to riot activity or seizure of public property or strikes against authority by students or employees of public schools or educational institutions.	
Introduced, passed on file	145
Referred to law enforcement ..	169
Amendment filed	413
Amendments filed	551
Amendment filed	690
124 By Sullivan. A bill for an act relating to attorney fees.	
Introduced, passed on file	149
Referred to judiciary	169
Committee report	263
Recommended passage	263
Committee report adopted	401

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Placed on calendar under unfinished business	401
Passed Senate; ayes 35, nays 23 ..	470
125 By Shirley. A bill for an act relating to civil service.	
Introduced, passed on file	149
Referred to cities and towns	169
126 By Rigler. A bill for an act to provide for the use and regulation of snowmobiles.	
Introduced, passed on file	153
Referred to law enforcement	169
127 By Gaudineer, De Koster, Lamborn, Erskine, Benda, Clarke, Flatt, Lange, Arbuckle, Briles, Shirley, Welmer, Frommelt, De Hart, Potgeter, Doderer, Walsh, Frey, Dodds, Van Gilst, Hill, Denman, Reichardt, Palmer, McGill, O'Malley and Kosek (Caffrey, Cunningham, Bennett, Hill, Rodgers, Lipsky and Tapscott). A bill for an act relating to the treatment of alcoholism and addicts.	
Introduced, passed on file	153
Referred to social services	169
128 By DeKoster. A bill for an act relating to the sale of property against which the state holds an old-age assistance lien.	
Introduced, passed on file	154
Referred to judiciary	175
Committee report	390
Recommended passage	390
Amendment filed	509
Committee report adopted	755
Amendment adopted	755
Placed on calendar under unfinished business	755
Amendment filed	767
H. F. 616 substituted	805
Withdrawn	806
129 By Briles and Leonard. A bill for an act relating to the issuance of marriage licenses.	
Introduced, passed on file	154
Referred to judiciary	175
Committee report	318
Recommended passage	319
Committee report adopted	493
Passed Senate; ayes 50, nays 3 ..	493
Reported correctly enrolled	1251
Signed by President	1251
Sent to Governor	1251
Signed by Governor	1283
130 By Stanley, Potgeter, Potter, Messerly and Lodwick (Hamilton, Van Drie, Dougherty, Millen, Logue, Kennedy of Dubuque, Cunningham, Strothman, Corey, Holden and Dietz). A bill for an act to designate Herbert Hoover Day as a state holiday.	
Introduced, passed on file	154
Referred to conservation and recreation	175
Committee report	281

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Recommended amendment, passage	231
Committee amendment	231
Committee report adopted	307
H. F. 95 substituted	308
Withdrawn	308
131 By Frommelt and Walsh (Perkins and Ellsworth). A bill for an act relating to the sale of beer.	
Introduced, passed on file	154
Referred to law enforcement	175
132 By Briles. A bill for an act relating to fishing licenses.	
Introduced, passed on file	154
Referred to conservation and recreation	175
133 By Erskine (Peterson). A bill for an act relating to granting to the counties the right to contract for options for the purchase of land.	
Introduced, passed on file	154
Referred to county government ..	175
Committee report	629
Recommended passage	629
Committee report adopted	1584
H. F. 145 substituted	1584
Withdrawn	1585
134 By Benda, Rigler and Denman (McCartney, Winkelman and Tapscott). A bill for an act relating to investment of funds of life insurance companies in urban real estate and personal property.	
Introduced, passed on file	154
Referred to commerce	175
Committee report	478
Recommended passage	478
Committee report adopted	752
H. F. 153 substituted	752
Withdrawn	753
135 By Potgeter, Rigler, Stanley, Curran and Walsh (McCartney). A bill for an act relating to corporations organized pursuant to the Iowa economic development act.	
Introduced, passed on file	154
Referred to Iowa development ..	175
Amendment filed	176
Committee report	329
Recommended amendment, passage	329
Committee amendment	329
Amendment filed	352
Made special order	373
Special order	384
Committee report adopted	384
Committee amendment adopted ..	385
Amendment withdrawn	385
Amendments filed	391
Amendments adopted	385
Passed Senate; ayes 58, nays 1 ..	385
Reported correctly enrolled	643
Signed by President	643
Sent to Governor	643
Signed by Governor	690
Became law by publication	870
136 By Sullivan (Koch). A bill for an act extending the coun-	

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ty's right of condemnation under eminent domain.	
Introduced, passed on file	155
Referred to county government	175
Withdrawn	1676
137 By Anderson. A bill for an act relating to the valuation of real property for assessment purposes.	
Introduced, passed on file	155
Referred to ways and means	175
138 By McGill, Briles, Shaff, Parker, Lodwick, Dodds and Keith. A bill for an act relating to factors to be considered in determining the value of agricultural land.	
Introduced, passed on file	155
Referred to ways and means	175
139 By Flatt, Sullivan, Lange, DeHart, Kosek, Mogged, Thordsen, Kyhl, Curran, Erskine, Potter, Lucken, Balloun, Walsh, Shaff, Nicholson, Briles, Van Gilst, McGill, Coleman and Klink (Van Drie, Tleden, Winkelman, Miller of Des Moines, Sorg, Radl, Mohrfeld, Cunningham, Voorhees, Van Roekel, Renda, Stromer, Shepherd, Mayberry, Millen and Wolfe). A bill for an act relating to false drawing or uttering of checks.	
Introduced, passed on file	155
Referred to commerce	175
Committee report	377
Recommended passage	377
Committee report adopted	506
Placed on calendar under unfinished business	506
Amendment filed	536
Amendment filed	554
Point of order raised	564
Amendment filed	571
Amendments filed	572
Amendments adopted	566
Amendments filed	587
Amendments adopted	575
Passed Senate; ayes 48, nays 11 ..	575
Message from House	661
Point of order raised	677
Senate refused to concur	677
Conference committee appointed.	706
Conference committee report	807
Conference committee report adopted	885
Amendment adopted	886
Passed Senate; ayes 41, nays 14 ..	886
Explanation of vote	886
Reported correctly enrolled	961
Signed by President	961
Sent to Governor	961
Signed by Governor	1016
140 By Benda, Frommelt, Walsh, Neu, Briles and Stanley (Kluever, Andersen, Strand, Miller of Des Moines, Caffrey, Koch and Lipsky). A bill for an act relating to savings and loan associations.	
Introduced, passed on file	155
Referred to commerce	175

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Committee report	410
Recommended amendment, passage	410
Committee amendment	410
Steering recommends calendar ..	560
Amendment filed	572
Committee report adopted	601
Amendment adopted	602
Committee amendment adopted ..	602
Passed Senate; ayes 58, nays 0 ..	602
Reported correctly enrolled	889
Signed by President	889
Sent to Governor	889
Signed by Governor	848
141 By Erskine and Sullivan (Andersen, Peterson, Dooley, Koch and Doyle). A bill for an act relating to written statements of election.	
Introduced, passed on file	159
Referred to state government	175
142 By DeKoster, Lucken and Shirley (Grassley, Bailey, Shaw and Welden). A bill for an act relating to administrative rules of departments of the state.	
Introduced, passed on file	159
Referred to state government	175
Committee report	666
Reported without recommendation	666
Amendment filed	876
Withdrawn	1882
143 By Conklin. A bill for an act relating to mobile deputy registrars.	
Introduced, passed on file	160
Referred to county government ..	175
Committee report	442
Recommended passage	442
144 By Conklin. A bill for an act relating to the taxation of real estate transfer.	
Introduced, passed on file	160
Referred to ways and means	176
145 By Appropriations. A bill for an act relating to the printing board appropriation.	
Introduced, placed on calendar ..	160
Passed Senate; ayes 60, nays 0 ..	171
Reported correctly enrolled	215
Signed by President	216
Sent to Governor	215
Signed by Governor	229
Became law by publication	586
146 By Glenn. A bill for an act relating to veterans' preference.	
Introduced, passed on file	160
Referred to cities and towns	176
Committee report	441
Recommended passage	441
Amendment filed	442
Committee report adopted	593
Amendment adopted	593
Passed Senate; ayes 56, nays 0 ..	594
Reported correctly enrolled	1641
Signed by President	1642
Sent to Governor	1656
Signed by Governor	1748

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147 By Erskine and Sullivan (Andersen, Peterson, Dooley, Koch and Doyle). A bill for an act relating to recanvass in case of contest.	
Introduced, passed on file	160
Referred to state government ...	176
148 By Gaudineer, Denman, Glenn, Dodds and Welmer. A bill for an act to regulate and enforce the payment of wages due employees from all employers in this state.	
Introduced, passed on file	173
Referred to commerce	183
149 By McGill, Van Gilst, Welmer, Doderer and Gaudineer. A bill for an act limiting the populations of election precincts.	
Introduced, passed on file	173
Referred to constitutional amendments and reapportionment ...	183
Amendment filed	185
150 By Glenn, Shirley, Denman, O'Malley, Welmer and Gaudineer. A bill for an act providing for the creation of a small claims court.	
Introduced, passed on file	173
Referred to judiciary	183
151 By Lamborn. A bill for an act to repeal the service tax on advertising.	
Introduced, passed on file	174
Referred to ways and means ...	183
152 By Potter. A bill for an act relating to the issuance of bonds by cities and towns.	
Introduced, passed on file	175
Referred to cities and towns ...	183
Committee report	293
Recommended passage	293
Amendment filed	442
Committee report adopted	471
Amendment adopted	472
Passed Senate: ayes 59, nays 1 ..	472
Reported correctly enrolled	1641
Signed by President	1642
Sent to Governor	1656
Signed by Governor	1749
Became law by publication	1946
153 By Sullivan. A bill for an act relating to violations of the beer and liquor laws by minors.	
Introduced, passed on file	175
Referred to judiciary	183
Amendment filed	202
154 By Doderer. A bill for an act relating to wages subject to the Iowa public employees' retirement system.	
Introduced, passed on file	175
Referred to state government ...	183
155 By DeHart (Van Drie). A bill for an act relating to the registration of landscape architects.	

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Introduced, passed on file	177
Referred to judiciary	183
156 By Nicholson (Holden). A bill for an act relating to permanent registration of voters for elections held in certain community school districts.	
Introduced, passed on file	177
Referred to schools	183
Committee report	429
Recommended amendment, passage	429
Committee amendment	429
Committee report adopted	934
H. F. 151 substituted	934
Withdrawn	935
157 By Neu and Lange. A bill for an act relating to the office of a supreme court judge.	
Introduced, passed on file	182
Referred to judiciary	190
Committee report	232
Recommended passage	232
Committee report adopted	308
Passed Senate: ayes 53, nays 3 ..	308
Reported correctly enrolled	1445
Signed by President	1445
Sent to Governor	1445
Signed by Governor	1537
158 By O'Malley, Reichardt, Denman, Gaudineer and Palmer. A bill for an act establishing the position of director of court services in the juvenile court in counties with a population of more than 250,000.	
Introduced, passed on file	182
Referred to judiciary	190
Committee report	989
Recommended passage	989
Committee report adopted	1585
H. F. 289 substituted	1585
Withdrawn	1586
159 By Stanley and Gaudineer. A bill for an act relating to civil service employees.	
Introduced, passed on file	182
Referred to state government ...	190
Re-referred to cities and towns ...	209
Committee report	293
Recommended passage	293
Committee report adopted	472
Passed Senate: ayes 59, nays 0 ..	472
Reported correctly enrolled	622
Signed by President	623
Sent to Governor	643
Signed by Governor	645
160 By Benda. A bill for an act restricting prize contests.	
Introduced passed on file	182
Referred to commerce	190
Amendment filed	194
161 By Stephens. A bill for an act relating to merger of county school systems by action of county boards of education.	
Introduced, passed on file	183
Referred to schools	190
162 By Dodds. A bill for an act relating to the overtaking and	

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passing of vehicles by other vehicles.	
Introduced, passed on file	189
Referred to law enforcement ...	201
163 By Gaudineer. A bill for an act relating to replevin bonds.	
Introduced, passed on file	189
Referred to judiciary	201
Committee report	232
Recommended passage	232
Committee report adopted	310
Passed Senate; ayes 54, nays 0 ..	310
164 By Frommelt, Rigler, Nicholson, Coleman, Walsh, Klink, O'Malley, Neu and Griffin. A bill for an act relating to the transportation of school children.	
Introduced, passed on file	189
Referred to schools	201
Amendment filed	214
165 By Coleman (Winkelman, Schroeder, Stromer, Cochran, Tleden and Bailey). A bill for an act relating to the list of secondary noxious weeds.	
Introduced, passed on file	189
Referred to agriculture	201
Committee report	390
Recommended passage	390
166 By Coleman. A bill for an act relating to interest rates.	
Introduced, passed on file	189
Referred to commerce	201
167 By Lodwick, Van Gilst, Hill, Clarke and McGill. A bill for an act relating to the agricultural land tax credit.	
Introduced, passed on file	189
Referred to ways and means	201
168 By Schaben. A bill for an act relating to safety at railroad crossings.	
Introduced, passed on file	189
Referred to law enforcement ...	201
Amendment filed	203
169 By Hougen, Walsh and Coleman. A bill for an act relating to the serving and clearing of alcoholic beverages or containers by minors.	
Introduced, passed on file	189
Referred to law enforcement	201
Committee report	991
Recommended amendment, passage	991
Committee amendment	991
170 By Hougen, Messerly, Baloun, Reichardt and Clarke. A bill for an act relating to the use of safety emblems on slow-moving vehicles.	
Introduced, passed on file	189
Referred to law enforcement	201
171 By Van Gilst. A bill for an act relating to the state mine inspector and the state mining board.	

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Introduced, passed on file	189
Referred to state government ...	201
172 By Thordsen, Rigler, Mowry, Kyhl, Stanley, Shaff, Welmer and Schaben. A bill for an act extending the powers of notaries public beyond the boundaries of their county of residency to the entire state.	
Introduced, passed on file	190
Referred to judiciary	201
Committee report	232
Recommended passage	232
Committee report adopted	309
Passed Senate; ayes 52, nays 1 ..	309
Reported correctly enrolled	1251
Signed by President	1251
Sent to Governor	1251
Signed by Governor	1283
173 By Thordsen, Sullivan and Denman (Shaw, Kluever, Duntton and Holden). A bill for an act relating to employment agencies and the fees charged thereby.	
Introduced, passed on file	190
Referred to human and industrial relations	201
Committee report	362
Recommended passage	362
Committee report adopted	501
Passed Senate; ayes 42, nays 13..	504
174 By O'Malley, Doderer, Gaudineer and Coleman. A bill for an act allowing the departments of revenue and social services, and the highway commission to employ legal counsel.	
Introduced, passed on file	190
Referred to state government ...	201
175 By Conklin, Nicholson, Sullivan, Messerly, Hougen, Baloun and Stanley (Fischer of Grundy, Rex, Koch, Welden, Kltner, Bergman, Hansen of Black Hawk and Miller of Marshall). A bill for an act relating to penalties for the commission of or the attempt to commit crimes when armed with firearms.	
Introduced, passed on file	190
Referred to law enforcement ...	201
Committee report	320
Recommended passage	320
Amendment filed	329
Committee report adopted	494
Placed on calendar under unfinished business	494
Amendment filed	521
Amendments filed	537
Amendments withdrawn	544
Amendments adopted	545
Amendment withdrawn	545
Amendment filed	552
Amendments filed	553
Amendments adopted	547
Passed Senate; ayes 45, nays 15..	547
Motion filed to reconsider vote ..	548
Motion to reconsider vote laid on table	548
Motion to reconsider vote laid on table prevailed	548

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Reported correctly enrolled	961
Signed by President	961
Sent to Governor	961
Recalled from Governor	1004

176 By Judiciary. A bill for an act relating to the codification of the revenue laws.	
Introduced, placed on calendar ..	196
Passed Senate; ayes 58, nays 0 ..	287
Reported correctly enrolled	346
Signed by President	347
Sent to Governor	347
Signed by Governor	370

177 By Judiciary. A bill for an act to co-ordinate various statutes with the act creating the department of revenue.	
Introduced, placed on calendar ..	195
Amendment filed	263
Amendment adopted	288
Passed Senate; ayes 56, nays 0 ..	288
Reported correctly enrolled	346
Signed by President	347
Sent to Governor	347
Signed by Governor	370

178 By Thordsen, Briles, Frey, Walsh, Stanley, Sullivan, DeHart, Balloun O'Malley, Gaudineer, Coleman, Conklin, Nicholson, Curran, Arbuckle, Potter and Shaff. A bill for an act relating to annual readjustment of pensions, pension payments and pension benefits for disabled and retired firemen and policemen.	
Introduced, passed on file	197
Referred to cities and towns	212
Committee report	410
Recommended passage	410
Steering recommends calendar ..	347
Amendment filed	906
Committee report adopted	1092
Passed Senate; ayes 41, nays 9 ..	1093
Motion filed to reconsider vote ..	1094
Motion to reconsider vote laid on table	1094
Motion to reconsider vote laid on table prevailed	1094

179 By Palmer (Andersen). A bill for an act relating to the licensing of insurance agents in Iowa.	
Introduced, passed on file	198
Referred to commerce	212
Committee report	1099
Recommended passage	1099
Steering recommends calendar ..	1416

180 By Griffin, Palmer and Benda (Hansen of Black Hawk, Koch and Kehe). A bill for an act relating to the taxation of fraternal beneficiary associations.	
Introduced, passed on file	198
Referred to commerce	230

181 By Schaben (Darrington and Waugh). A bill for an act relating to levee and drainage districts.	
Introduced, passed on file	198
Referred to county government ..	212

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Amendment filed	237
Committee report	534
Recommended passage	534
Amendment filed	951
Committee report adopted	1011
Amendments adopted	1012
Passed Senate; ayes 41, nays 1 ..	1012
Message from House	1711
Senate concurred	1884
Passed Senate; ayes 47, nays 0 ..	1834
Reported correctly enrolled	1931
Signed by President	1932
Sent to Governor	1932
Signed by Governor	1941

182 By O'Malley. A bill for an act relating to commutation of workmen's compensation claims.	
Introduced, passed on file	198
Referred to human and industrial relations	212

183 By Judiciary. A bill for an act relating to the sales of tobacco.	
Introduced, placed on calendar ..	198
Passed Senate; ayes 54, nays 0 ..	298
Reported correctly enrolled	622
Signed by President	623
Sent to Governor	643
Signed by Governor	645

184 By Judiciary. A bill for an act relating to sales and use tax exemptions to nonprofit educational institutions.	
Introduced, placed on calendar ..	198
Passed Senate; ayes 54, nays 0 ..	298

185 By Judiciary. A bill for an act to correct a wrong reference in the school law.	
Introduced, placed on calendar ..	198
Amendment filed	214
Amendment adopted	299
Passed Senate; ayes 54, nays 0 ..	299
Explanation of vote	316
Reported correctly enrolled	389
Signed by President	389
Sent to Governor	389
Signed by Governor	948

186 By Judiciary. A bill for an act relating to motor fuel distributor's licenses.	
Introduced, placed on calendar ..	198
Passed Senate; ayes 53, nays 0 ..	300
Reported correctly enrolled	1641
Signed by President	1642
Sent to Governor	1656
Signed by Governor	1749

187 By Judiciary. A bill for an act relating to terms of district court.	
Introduced, placed on calendar ..	198
Passed Senate; ayes 55, nays 0 ..	300
Reported correctly enrolled	643
Signed by President	643
Sent to Governor	643
Signed by Governor	690

188 By Judiciary. A bill for an act relating to the three-point tax law.	
Introduced, placed on calendar ..	199
Passed Senate; ayes 56, nays 0 ..	301

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Motion filed to reconsider vote ..	318	Introduced, placed on calendar ..	199
Motion to reconsider vote with- drawn	323	Placed on calendar under unfin- ished business	305
189 By Judiciary. A bill for an act relating to annual sessions of the general assembly. Introduced, placed on calendar ..	199	Passed Senate; ayes 59, nays 0 ..	324
Passed Senate; ayes 55, nays 0 ..	301	197 By Judiciary. A bill for an act relating to the property tax limitation for area voca- tional schools and its review by the general assembly. Introduced, placed on calendar ..	199
190 By Judiciary. A bill for an act relating to removal of billboards, etc. on highways. Introduced, placed on calendar ..	199	Passed Senate; ayes 54, nays 0 ..	305
Passed Senate; ayes 54, nays 0 ..	302	Return to Senate	???
Reported correctly enrolled ..	1931	198 By Judiciary. A bill for an act relating to deputy city clerks. Introduced, placed on calendar ..	199
Signed by President	1932	Passed Senate; ayes 56, nays 0 ..	306
Sent to Governor	1932	Reported correctly enrolled ..	622
Signed by Governor	1941	Signed by President	623
191 By Judiciary. A bill for an act relating to the board of library trustees and employ- ees. Introduced, placed on calendar ..	199	Sent to Governor	643
Passed Senate; ayes 56, nays 0 ..	303	Signed by Governor	645
Reported correctly enrolled ..	1641	199 By Judiciary. A bill for an act relating to city boards of health in certain cities. Introduced, placed on calendar ..	200
Signed by President	1642	Passed Senate; ayes 57, nays 0 ..	307
Sent to Governor	1656	Reported correctly enrolled ..	755
Signed by Governor	1749	Signed by President	756
192 By Judiciary. A bill for an act relating to instruction of children in the county juvenile detention home. Introduced, placed on calendar ..	199	Sent to Governor	756
Passed Senate; ayes 56, nays 0 ..	303	Signed by Governor	784
Reported correctly enrolled ..	622	200 By Keith, Lodwick, Hill, Er- skine, McGill, Coleman and Van Gilst (Fisher of Greene, Cochran, Miller of Des Moines, Millen, Shepherd, Middleswart, Piereson, Campbell and Edging- ton). A bill for an act relat- ing to increasing the number of commissioners elected to administer each soil conserva- tion district in this state from three to five. Introduced, passed on file	204
Signed by President	623	Referred to agriculture	212
Sent to Governor	643	Withdrawn	706
Signed by Governor	645	201 By Keith, Lodwick, Erskine, McGill, Coleman and Van Gilst (Fisher of Greene, Miller of Des Moines, Middleswart, Pier- son, Cochran, Campbell, Millen and Edgington). A bill for an act authorizing county boards of supervisors to contribute funds to soil conservation dis- tricts, and authorizing soil conservation district commis- sioners to accept and use such funds. Introduced, passed on file	204
193 By Judiciary. A bill for an act relating to regulation of jitney buses in cities and towns. Introduced, placed on calendar ..	199	Referred to agriculture	212
Passed Senate; ayes 56, nays 0 ..	304	Committee report	390
Message from House	637	Recommended passage	390
Senate concurred	676	202 By Social Services. A bill for an act relating to abor- tion. Introduced, placed on calendar ..	210
Passed Senate; ayes 57, nays 0 ..	676	Amendment filed	223
Reported correctly enrolled ..	755	Amendments filed	272
Signed by President	756	Amendment filed	273
Sent to Governor	756	Amendment filed	294
Signed by Governor	784	Amendment filed	339
194 By Judiciary. A bill for an act relating to special auto- mobile registration plates. Introduced, placed on calendar ..	199	Postponed to a certain time ..	332
Passed Senate; ayes 56, nays 0 ..	305	Amendments filed	330
Reported correctly enrolled ..	889	Call of the Senate requested ..	336
Signed by President	889		
Sent to Governor	889		
Signed by Governor	948		
195 By Judiciary. A bill for an act relating to tax exemptions and credits. Introduced, placed on calendar ..	199		
Placed on calendar under unfin- ished business	305		
Passed Senate; ayes 58, nays 0 ..	323		
Reported correctly enrolled ..	1592		
Signed by President	1592		
Sent to Governor	1592		
Signed by Governor	1679		
196 By Judiciary. A bill for an act relating to civil liability of townships.			

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Amendment filed	337	Motion to reconsider vote laid on table prevailed	860
Amendments filed	338		
Call of the Senate	340	204 By Gaudineer, Welmer and Palmer (Ellsworth, Bennett, Nolting, Wells, Skinner and Dooley). A bill for an act relating to workmen's compensation.	
Committee of the whole	341	Introduced, passed on file	211
Amendments adopted	342	Referred to human and industrial relations	230
Point of order raised	342		
Amendment withdrawn	342	205 By Gaudineer, Frommelt, Palmer, Doderer and Welmer. A bill for an act relating to the membership of the employment safety commission.	
Amendments filed	353	Introduced, passed on file	211
Amendments adopted	342	Referred to human and industrial relations	230
Amendment filed	342		
Amendment withdrawn	344	206 By Gaudineer, Denman and O'Malley. A bill for an act relating to certain ex parte injunctions.	
Point of order raised	344	Introduced, passed on file	211
Amendments adopted	345	Referred to judiciary	230
Amendments withdrawn	346		
Point of order raised	346	207 By Social Services. A bill for an act to clarify adoption procedure by recognizing all courts which terminate parental rights.	
Amendment adopted	346	Introduced, placed on calendar ..	211
Amendment withdrawn	346	Placed on calendar under unfinished business	357
Amendment adopted	347	Amendment filed	362
Amendments filed	354	Amendment filed	363
Amendment withdrawn	348	Amendment withdrawn	397
Amendments adopted	348	Amendment adopted	397
Amendment withdrawn	348	Passed Senate; ayes 57, nays 0 ..	397
Amendments filed	354	Reported correctly enrolled	1064
Motion filed to reconsider vote ..	350	Signed by President	1064
Motion to reconsider vote withdrawn	350	Sent to Governor	1072
Amendment adopted	350	Signed by Governor	1097
Failed to pass Senate; ayes 24, nays 36	351		
Motion filed to reconsider vote ..	351	208 By Social Services. A bill for an act to provide the express authority for the department of social services to purchase services for children.	
Motion to reconsider vote laid on table	351	Introduced, placed on calendar ..	211
Motion to reconsider vote failed ..	351	Placed on calendar under unfinished business	357
Call of the Senate lifted	352	Amendment filed	412
Point of order raised	355	Amendment adopted	395
Motion filed to reconsider vote ..	360	Passed Senate; ayes 56, nays 0 ..	395
Motion filed to reconsider vote ..	361	Message from House	1734
Motion filed to reconsider vote ..	361	Senate concurred	1847
Amendment filed	362	Passed Senate; ayes 47, nays 0 ..	1847
Call of the Senate requested	381	Reported correctly enrolled	1931
Call of the Senate	382	Signed by President	1932
Point of order raised	382	Sent to Governor	1932
Point of order raised	384	Signed by Governor	1943
Rule suspended	386		
Motion to reconsider vote laid on table failed	386	209 By Glenn and Leonard. A bill for an act prohibiting lobbying activities by individuals, organizations, and private interest groups directly or indirectly with a member of the general assembly.	
Motion to reconsider vote withdrawn	396	Introduced, passed on file	211
Motion to reconsider vote failed ..	396	Referred to rules	230
203 By Briles and Thordsen (Caffrey, Fisher of Greene, Mayberry, Tapscott, and Camp). A bill for an act relating to cancellation and non-renewal of automobile liability insurance.			
Introduced, passed on file	210		
Referred to commerce	230		
Committee report	479		
Recommended passage	479		
Steering recommends calendar ..	606		
Amendment filed	632		
Amendment filed	667		
Amendment filed	691		
Committee report adopted	727		
Placed on calendar under unfinished business	727		
Amendments withdrawn	845		
Amendment filed	848		
Amendment filed	877		
Amendment adopted	857		
Amendment adopted	858		
Amendment adopted	859		
Amendment filed	876		
Amendment adopted	860		
Passed Senate; ayes 55, nays 2 ..	860		
Motion filed to reconsider vote ..	860		
Motion to reconsider vote laid on table	860		

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dance at meetings with insurance officials of other states.		Introduced, passed on file	218
Introduced, placed on calendar	211	Referred to human and industrial relations	230
Passed Senate; ayes 53, nays 2	400		
Reported correctly enrolled	755	218 By Van Gilst. A bill for an act relating to the basic school tax.	
Signed by President	756	Introduced, passed on file	218
Sent to Governor	756	Referred to ways and means	230
Signed by Governor	784		
Became law by publication	1015		
211 By Social Services. A bill for an act relating to the time of election of the officers of the air pollution control commission.		219 By Benda (Logue). A bill for an act relating to grapes and other fruit used in making native wines.	
Introduced, placed on calendar	211	Introduced, passed on file	218
Passed Senate; ayes 55, nays none	401	Referred to law enforcement	230
Reported correctly enrolled	516	Committee report	457
Signed by President	516	Recommended passage	457
Sent to Governor	516	Amendment filed	623
Signed by Governor	550	Committee report adopted	1012
		H. F. 276 substituted	1013
212 By Walsh (Blouin). A bill for an act relating to credit rating.		Withdrawn	1013
Introduced, passed on file	212	220 By Schaben. A bill for an act relating to farm wagon licensing.	
Referred to commerce	230	Introduced, passed on file	218
213 By Stanley, Balloun and Thordsen (Drake, Corey, Peterson and Kruse). A bill for an act relating to trespass upon certain posted private property and prescribing a penalty therefor.		Referred to law enforcement	230
Introduced, passed on file	215	Amendment filed	220
Referred to judiciary	230	Committee report	536
Committee report	269	Recommended passage	536
Recommended amendment, passage	269	Committee report adopted	753
Committee amendment	269	Placed on calendar under unfinished business	753
Committee report adopted	401	Amendment adopted	845
Committee amendment adopted	401	Passed Senate; ayes 49, nays 9	845
Passed Senate; ayes 50, nays 1	402		
Message from House	1413	221 By Neu, Walsh and Klink. A bill for an act to amend chapter two hundred fifty-seven (257) of the Code relating to the attendance of private school students residing in one school district in another school district for the purpose of taking courses not available to them in their private schools.	
Senate concurred	1450	Introduced, passed on file	224
Passed Senate; ayes 52, nays 1	1450	Referred to schools	230
Reported correctly enrolled	1519	Amendment filed	295
Signed by President	1519		
Sent to Governor	1519	222 By Stephens, Lamborn and Nicholson (Fisher of Greene, Hill, Nielsen, Sorg, Bailey, Middleswart, Newton, Johnson of Audubon-Guthrie, Cunningham, Christensen, Winkelman and Edgington). A bill for an act relating to standards for approval of junior and senior high schools by the department of public instruction.	
Signed by Governor	1603	Introduced, passed on file	224
		Referred to schools	230
214 By Palmer, Schaben and Shirley. A bill for an act relating to sales taxes imposed upon the services of barbers and beauticians.			
Introduced, passed on file	218	223 By Mogged, Curran, Frommelt, Benda, Denman and Erskine. A bill for an act relating to the practice of funeral directing and embalming.	
Referred to ways and means	230	Introduced, passed on file	225
215 By Palmer. A bill for an act relating to the sales tax on services.		Referred to commerce	230
Introduced, passed on file	218	Amendment filed	320
Referred to ways and means	230		
216 By Reichardt. A bill for an act relating to the promotion of civil service employees under the civil service law.		224 By Lamborn, Mogged, Sullivan, Curran, Erskine and Frommelt. A bill for an act relating to the profession of	
Introduced, passed on file	218		
Referred to human and industrial relations	230		
Re-referred to law enforcement	628		
217 By Doderer. A bill for an act to amend the child labor act to authorize work permits for children to engage in wholesome occupations.			

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funeral directing and embalming.	
Introduced, passed on file	225
Referred to commerce	230
Amendment filed	330
225 By Anderson, Ollenburg, Coleman, Glenn and Flatt. A bill for an act to prohibit the operation of mobile units by banks and other financial institutions.	
Introduced, passed on file	225
Referred to commerce	230
Committee report	376
Recommended passage	376
Committee report adopted	506
Amendments filed	509
Point of order raised	576
Amendments filed	587
Amendments adopted	577
Passed Senate; ayes 46, nays 12 ..	577
226 By Social Services. A bill for an act relating to the control and diagnosis of venereal disease.	
Introduced, placed on calendar ..	225
Placed on calendar under unfinished business	452
Amendments filed	459
Committee on the whole	468
Amendments adopted	468
Amendments withdrawn	468
Amendment filed	479
Amendment adopted	469
Passed Senate; ayes 60, nays none	469
Motion filed to reconsider vote ..	469
Motion to reconsider vote laid on table	469
Motion to reconsider vote laid on table prevailed	469
Explanation of vote	475
Message from House	761
Senate concurred	884
Passed Senate; ayes 53, nays 3 ..	884
Reported correctly enrolled	961
Signed by President	961
Sent to Governor	961
Signed by Governor	1016
227 By Neu, Walsh, Rigler, Lamborn and Klink. A bill for an act to amend chapter three hundred one (301) of the Code to provide for the loan of nonreligious textbooks to non-public school students.	
Introduced, passed on file	229
Referred to schools	292
Amendment filed	295
228 By Erskine, Denman and Griffin. A bill for an act relating to urban transit systems.	
Introduced, passed on file	229
Referred to ways and means	292
229 By Erskine (Andersen). A bill for an act relating to raising the amount of money a county may spend to repair and remodel buildings owned by the county.	
Introduced, passed on file	230
Referred to county government ..	292
230 By Flatt, Gaudineer, Anderson, Shaff, Stephens, Van Gilst,	

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Briles, Thordsen, Neu, Stanley and Benda (Lipsky, Shaw, McCarty, Dunton, Van Roekel, Kluever, Varley and Van Drie). A bill for an act to amend chapter seventy-four (74), Acts of the Sixty-second General Assembly.	
Introduced, passed on file	230
Referred to appropriations	292
Committee report	441
Recommended amendment, passage	441
Committee amendment	441
Amendment filed	490
Steering recommends calendar ..	606
Committee report adopted	741
Committee amendment adopted ..	741
Amendment adopted	741
Passed Senate; ayes 51, nays 1 ..	742
Reported correctly enrolled	1445
Signed by President	1445
Sent to Governor	1445
Signed by Governor	1537
Became law by publication	1946
231 By Frommelt. A bill for an act relating to the office and election of county attorney.	
Introduced, passed on file	238
Referred to county government ..	292
232 By Lamborn, Balloun and Coleman. A bill for an act relating to the credit on personal property taxes.	
Introduced, passed on file	239
Referred to ways and means	292
233 By Frey (Walter). A bill for an act relating to age discrimination in employment.	
Introduced, passed on file	260
Referred to human and industrial relations	292
234 By Potter, Balloun, Lodwick, Erskine, Klink, Mogged, Thordsen and Stanley. A bill for an act relating to the responsibility of parents and guardians for the acts of minor children.	
Introduced, passed on file	260
Referred to law enforcement	292
Committee report	630
Recommended amendment, passage	630
Committee amendment	630
Withdrawn	802
235 By DeKoster, Walsh and Van Gilst. A bill for an act exempting private and parochial school buses from payment of motor vehicle registration fees.	
Introduced, passed on file	260
Referred to transportation	292
Committee report	641
Recommended amendment, passage	649
Committee amendment	649
Committee report adopted	1014
Committee amendment adopted ..	1014
Amendments filed	1018
Amendments adopted	1014
Amendments adopted	1018

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Passed Senate; ayes 35, nays 4 ..	1015	approved by the appropriate school board of directors.	
Reported correctly enrolled	1931	Introduced, placed on calendar ..	279
Signed by President	1932	Amendment filed	415
Sent to Governor	1932	Committee report adopted	496
Signed by Governor	1942	Amendment adopted	496
236 By Judiciary. A bill for an act relating to the publishing of tables of corresponding sections of statutes in the Code.		Amendment filed	509
Introduced, placed on calendar ..	260	Amendment filed	510
Passed Senate; ayes 59, nays 0 ..	452	Amendment withdrawn	497
Reported correctly enrolled	1064	Passed Senate; ayes 38, nays 19 ..	497
Signed by President	1064	242 By Hougen. A bill for an act relating to the teaching practices commission.	
Sent to Governor	1072	Introduced, passed on file	280
Signed by Governor	1097	Referred to schools	292
237 By Stanley, Walsh, Flatt, O'Malley, Benda, McGill, Neu, Griffin, Conklin and Ollenburg. A bill for an act relating to certificated public school employees, providing for professional negotiation between employee associations and school boards, establishing orderly procedures for the resolution of persistent disagreements and other matters.		243 By Potgeter and Gaudineer. A bill for an act relating to destruction of food products.	
Introduced, passed on file	265	Introduced, passed on file	280
Referred to schools	292	Referred to judiciary	292
238 By State Government. A bill for an act relating to the enforcement of laws and regulations regarding narcotic drugs, counterfeit drugs and depressants, and stimulant drugs.		244 By Potgeter. A bill for an act relating to the residency requirements for civil service workers.	
Introduced, placed on calendar ..	265	Introduced, passed on file	280
Amendment filed	297	Referred to cities and towns	292
Amendment filed	391	Amendment filed	392
Placed on calendar under unfinished business	493	245 By Thordsen and Nicholson (Shaw, Holden, O'Hearn, Voorhees, Radl, Koch, Huff, Newton, Dietz, Andersen, Sorg and Hansen of Black Hawk). A bill for an act relating to the compensation of the clerk of the grand jury.	
Amendment filed	523	Introduced, passed on file	252
Amendments adopted	514	Referred to county government ..	318
Passed Senate; ayes 50, nays 8 ..	514	246 By Potter. A bill for an act relating to tax receipts.	
Motion filed to reconsider vote ..	515	Introduced, passed on file	282
Motion to reconsider vote laid on table	515	Referred to county government ..	318
Motion to reconsider vote laid on table prevailed	515	247 By Briles, Frey, Denman, Potgeter, DeHart, Van Gilst, Lisle, Kilink, Gilley, Rigler, Shaff, Ollenburg, Stephens and Mogged. A bill for an act relating to newspaper editorials.	
239 By DeHart. A bill for an act authorizing certain cities to impose an income tax, based upon a percentage of the state income tax, and administered by the state department of revenue.		Introduced, passed on file	283
Introduced, passed on file	279	Referred to judiciary	318
Referred to cities and towns	292	Committee report	535
240 By Frommelt, Gaudineer, Shirley and Denman. A bill for an act relating to state assistance to local governments following major disasters and providing an appropriation therefor.		Reported without recommendation	535
Introduced, passed on file	279	Amendment filed	1423
Referred to appropriations	292	248 By Stanley, Mowry, Nicholson, Sullivan, Conklin and Thordsen. A bill for an act to define and punish sex offenses against children, and to provide for treatment and confinement of persons convicted of sex offenses and for greater protection of society against such persons.	
241 By Schools. A bill for an act authorizing school district employees to have deducted from their salary, deductions		Introduced, passed on file	259
		Referred to judiciary	318
		Amendment filed	554
		Committee report	873
		Recommended amendment, passage	873
		Steering recommends calendar ..	976
		Amendment filed	1018

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Amendment filed	1023
Made special order	1065
Amendment filed	1075
Amendment filed	1100
Special order	1104
Committee report adopted	1104
Amendment withdrawn	1106
Amendments filed	1122
Referred to law enforcement	1106
Amendment filed	1123
249 By Kosek. A bill for an act relating to the Iowa mental health authority.	
Introduced, passed on file	239
Referred to state government	318
Amendment filed	378
Committee report	391
Recommended passage	391
Committee report adopted	594
Amendment adopted	594
Passed Senate; ayes 55, nays 0	594
250 By Griffin, Mogged and Benda. A bill for an act relating to theft or conversion of a trade secret.	
Introduced, passed on file	289
Referred to commerce	318
Committee report	551
Recommended passage	551
Committee report adopted	1013
Passed Senate; ayes 40, nays 1	1013
Motion filed to reconsider vote	1047
Motion to reconsider vote withdrawn	1133
251 By McGill and Shirley. A bill for an act relating to fishing licenses.	
Introduced, passed on file	289
Referred to conservation and recreation	318
252 By Reichardt. A bill for an act relating to organizations which sponsor or administer extracurricular, interscholastic contests or competitions.	
Introduced, passed on file	289
Referred to schools	318
253 By DeKoster and Denman. A bill for an act relating to shorthand court reporters and their compensation.	
Introduced, passed on file	289
Referred to judiciary	318
Amendment filed	733
Amendment filed	734
Amendment filed	784
Amendments filed	906
Committee report	989
Recommended amendment, passage	98f
254 By Social Services. A bill for an act creating authority in the department of social services to transfer aid to dependent children funds to any other department or agency of the state of Iowa for the purpose of implementing federal assistance programs.	
Introduced, placed on calendar	289
Made special order	357
Amendments filed	363

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Special order	366
Amendments adopted	367
Passed Senate; ayes 59, nays 0	367
Reported correctly enrolled	467
Signed by President	467
Sent to Governor	467
Signed by Governor	507
Became law by publication	765
255 By Rigler. A bill for an act to amend the report of the supreme court to the general assembly in the matter of the rules of civil procedure, and rules for court administration.	
Introduced, passed on file	290
Referred to judiciary	318
Committee report	457
Recommended passage	457
Amendment filed	537
256 By Briles. A bill for an act relating to vital statistics.	
Introduced, passed on file	297
Referred to state government	318
Committee report	950
Recommended passage	950
Amendment filed	969
257 By Commerce. A bill for an act to prevent dual regulation of certain annuity and endowment contracts.	
Introduced, placed on calendar	297
Passed Senate; ayes 53, nays 0	595
258 By Klink and Walsh (Tied). A bill for an act to appropriate moneys from the general fund of the state of Iowa to the city of Guttenberg for flood control.	
Introduced, passed on file	297
Referred to appropriations	318
259 By Erskine (Andersen, Miller of Jones, Ellsworth, Radl, Waugh, Koch, Stokes, Cochran, Menfee, Freeman of Buena Vista, Johnson of Audubon-Guthrie, Battles, Miller of Des Moines, Peterson, Shepherd, Caffrey, Schroeder, Kruse, Bergman, Doyle, Perkins, Schwartz, Renda, Weiden, Darrington, Rodgers, McCartney, Huff and Newton). A bill for an act relating to librarians and guidance counselors for junior and senior high schools.	
Introduced, passed on file	297
Referred to schools	318
Committee report	552
Recommended amendment, passage	552
Committee amendment	552
260 By Reichardt, Doderer, Denman, Gaudineer, Neu and Walsh. A bill for an act to allow a lawfully married student to attend school and to participate in extracurricular activities.	
Introduced, passed on file	316
Referred to schools	328

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261 By Arbuckle, Curran, Griffin, Sullivan, Smith, Lange, Conklin, Platt, Thordsen, Kosek, Messerly, Potter, Potgeter, Clarke, DeHart, Walsh and Stanley. A bill for an act relating to riot control.	
Introduced, passed on file	316
Referred to law enforcement	325
Committee report	630
Recommended passage	630
Amendment filed	649
Steering recommends calendar	782
Committee report adopted	888
Amendment adopted	888
Amendment withdrawn	888
Amendment filed	900
Passed Senate; ayes 51, nays 0 ..	892
262 By Erskine (Andersen). A bill for an act relating to the amount of money a county may spend to repair and remodel buildings owned by the county.	
Introduced, passed on file	316
Referred to county government ..	328
Withdrawn	1652
263 By Hill and Lamborn. A bill for an act relating to motor vehicles.	
Introduced, passed on file	316
Referred to law enforcement	328
264 By Benda, Lodwick and McGill (Millen, Sorg, Mayberry and Ellsworth). A bill for an act relating to requiring fluoride adjustment of municipal water supplies, and prescribing the powers and duties of the state department of health in relation thereto.	
Introduced, passed on file	316
Referred to social services	328
265 By Griffin. A bill for an act relating to the collection of premium taxes on insurance premiums collected by non-profit hospital and medical service corporations.	
Introduced, passed on file	317
Referred to ways and means	361
Amendment filed	747
266 By Shirley. A bill for an act relating to the salary of sheriffs.	
Introduced, passed on file	317
Referred to county government ..	328
267 By Griffin and Frey (Van Nostrand, Schroeder, Perkins and Walter). A bill for an act relating to the salaries of deputy sheriffs in counties holding district court in two places.	
Introduced, passed on file	317
Referred to county government ..	328
268 By Balloun, Stephens and Smith (Graham, Stokes, Nielsen, Johnson of Audubon-Guthrie, Ossian, Winkelman, Edgington, Miller of Page,	

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Peterson, Fisher of Greene, Strothman, Priebe, Brinck, Dougherty, Van Roekel, Nelson, Knight, Fischer of Grundy and Tleden). A bill for an act to repeal the levy of taxes for operation of area vocational schools.	
Introduced, passed on file	317
Referred to ways and means	328
Amendment filed	330
269 By Social Services. A bill for an act establishing a radiation control program and making an appropriation therefor.	
Introduced, placed on calendar ..	317
Referred to appropriations	328
270 By Curran, Coleman, Stephens, Clarke, Dodds, Keith, Lavery, Parker, Shaft and Smith. A bill for an act relating to merger and consolidation of cooperative associations.	
Introduced, passed on file	322
Referred to agriculture	328
Committee report	478
Recommended passage	478
271 By DeKoster and Denman. A bill for an act relating to the conveyance of an interest in land, and defining marketable record title.	
Introduced, passed on file	322
Referred to judiciary	328
Amendment filed	331
Amendment filed	332
Amendment filed	459
Committee report	535
Recommended amendment, passage	535
Amendment filed	557
Committee report adopted	753
Amendment withdrawn	754
Amendments adopted	754
Passed Senate; ayes 51, nays 0 ..	754
Reported correctly enrolled	1592
Signed by President	1592
Sent to Governor	1592
Signed by Governor	1679
272 By Reichardt. A bill for an act relating to bonding of employees.	
Introduced, passed on file	326
Referred to human and industrial relations	361
273 By DeHart, Keith, Thordsen and Frey. A bill for an act relating to the compensation of councilmen of cities and towns.	
Introduced, passed on file	326
Referred to cities and towns	361
274 By Judiciary. A bill for an act relating to leased and rented vehicles offenses.	
Introduced, placed on calendar ..	326
Amendment filed	378
Amendment adopted	500
Passed Senate; ayes 55, nays 0 ..	500
Explanation of vote	501

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Reported correctly enrolled	961
Signed by President	961
Sent to Governor	961
Signed by Governor	1016

275 By Leonard. A bill for an act to provide for establishment and operation of regional school districts.	
Introduced, passed on file	326
Amendment filed	331
Referred to schools	361

276 By Lodwick, O'Malley, Neu and Glenn. A bill for an act relating to court records.	
Introduced, passed on file	326
Referred to judiciary	361
Committee report	535
Recommended passage	535
Committee report adopted	772
Passed Senate; ayes 46, nays 0 ..	772
Message from House	1560
Senate concurred	1830
Passed Senate; ayes 36, nays 0 ..	1830
Reported correctly enrolled	1931
Signed by President	1932
Sent to Governor	1932
Signed by Governor	1941

277 By Rigler and Frommelt. A bill for an act relating to state communications.	
Introduced, passed on file	326
Referred to state government ..	339
Committee report	489
Recommended passage	489
Steering recommends calendar ..	606
Amendments filed	633
Committee report adopted	660
Amendments filed	671
Point of order raised	660
Amendment adopted	661
Passed Senate; ayes 40, nays 13 ..	675

278 By Potter, Mowry, Keith and Thordsen. A bill for an act relating to the use of sewer rental funds.	
Introduced, passed on file	327
Referred to cities and towns ...	361

279 By Commerce. A bill for an act to amend section five hundred thirty-five point two (535.2), Code 1966, relating to the rate of interest to which parties may agree in writing.	
Introduced, placed on calendar ..	327
Amendment filed	338
Amendment filed	378
Amendment filed	459
Placed on calendar under unfinished business	501
Amendment filed	523
Amendment withdrawn	527
Point of order raised	527
Amendment adopted	529
Amendments filed	537
Amendment adopted	530
Amendment withdrawn	531
Call of the Senate requested ..	531
Call of the Senate	531
Passed Senate; ayes 45, nays 13 ..	532
Motion filed to reconsider vote ..	533
Motion to reconsider vote laid on table	533

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Motion to reconsider vote laid on table prevailed	533
Message from House	584
Amendments filed	608
Point of order raised	616
Point of order raised	617
Point of order withdrawn	617
Record expunged	617
Amendment adopted	618
Senate concurred	618
Passed Senate; ayes 50, nays 9 ..	618
Reported correctly enrolled	755
Signed by President	756
Sent to Governor	756
Signed by Governor	765
Became law by publication	904

280 By Stanley and Shirley. A bill for an act relating to corporations.	
Introduced, passed on file	337
Referred to judiciary	361

281 By Rigler (Hanson of Howard-Mitchell). A bill for an act to appropriate funds to the state conservation commission for the Turkey River State Park, lakes and watershed area.	
Introduced, passed on file	334
Referred to appropriations	361

282 By Gaudineer, Neu and Sullivan. A bill for an act relating to low-rent housing agencies.	
Introduced, passed on file	335
Referred to cities and towns ...	361

283 By Sullivan. A bill for an act relating to the taxation of charitable and nonprofit corporations.	
Introduced, passed on file	335
Referred to ways and means ...	361
Amendment filed	650

284 By Benda and Lodwick. A bill for an act relating to school boards.	
Introduced, passed on file	335
Referred to schools	361

285 By Griffin (Andersen, Schwartz, Fischer of Grundy and Hansen of Black Hawk). A bill for an act relating to the compensation of insurance examiners.	
Introduced, passed on file	335
Referred to commerce	361
Committee report	569
Recommended passage	569
Amendment filed	588
Committee report adopted	773
Amendment adopted	773
Passed Senate; ayes 49, nays 1 ..	773
Reported correctly enrolled	1064
Signed by President	1064
Sent to Governor	1072
Signed by Governor	1097

286 By Ways and Means. A bill for an act relating to sales tax refund.	
Introduced, placed on calendar ..	335
Amendment filed	354

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Amendment filed	363	tion of hog cholera, the estab-	
Amendment filed	364	lishment of a biological prod-	
Amendment adopted	368	ucts pool, and to make ap-	
Point of order raised	368	propriations therefor.	
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287 By Judiciary. A bill for an		Amendment withdrawn	711
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		business corporations.	
289 By DeKoster and Denman.		Introduced, passed on file	352
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		need, to full-time resident stu-	
290 By Flatt, Shaff, Leonard,		dents attending accredited pri-	
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291 By Agriculture. A bill for		Point of order raised	418
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		rental homes.	
296 By Nicholson. A bill for an		Introduced, passed on file	366
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297 By Dodds. A bill for an act		304 By Klink (Fisher of Greene,	
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298 By Balloun, Lamborn and		relating to taxation of cattle.	
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309 By Appropriations. A bill for an act to make appropriations to members of the advisory investment board of the Iowa public employees' retirement system.	
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Passed Senate; ayes 54, nays 0 ..	399
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310 By Appropriations. A bill for an act to make appropriations to members of the Iowa commission on interstate co- operation.	
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311 By Judiciary. A bill for an act relating to retirement and removal of judges.	
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312 By Dodds, Shirley, Schaben, Glenn, Gaudineer, Coleman and Denman. A bill for an act relating to the method of applying for absent voters' ballots.	
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313 By Thordsen and O'Malley. A bill for an act relating to advertisement of intoxicating liquors.	
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314 By Appropriations. A bill for an act to appropriate administration and educational and training aid funds from the general fund of the state to the department of public instruction for the biennium beginning July 1, 1969, and ending June 30, 1971.	
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315 By Gaudineer. A bill for an act relating to child labor.	
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316 By Palmer, Doderer and Gaudineer. A bill for an act to allow injured workers under the Iowa workmen's compensation act to select the doctor who treats them.	
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317 By Conklin. A bill for an act relating to the license renewal fee for a person licensed to practice physical therapy.	
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318 By Conklin. A bill for an act relating to the practice of physical therapy.	
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319 By Kyhl (Peterson, McCartney and Corey). A bill for an act relating to county and memorial hospital funds, the control and investment thereof.	
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Referred to commerce ..	389
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320 By DeKoster, Stanley and Walsh. A bill for an act relating to the teaching of the contributions of minority groups.	
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321 By O'Malley, Coleman, Denman, Doderer and Gaudineer. A bill for an act establishing a regional jail system under the department of social services, authorizing juvenile detention facilities to be a part of the system, and providing an appropriation therefor.	
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Referred to law enforcement ..	389
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323 By Lamborn, Frey and Keith. A bill for an act relating to assessment procedures for low-type street improvements, optional court confirmation, alternate modes of payment to contractors, and the repeal of obsolete special assessment provisions.	

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324 By Lodwick. A bill for an act relating to the sale of property for delinquent taxes.	
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325 By Reichardt. A bill for an act relating to state universities.	
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326 By Reichardt. A bill for an act to legalize professional boxing and wrestling.	
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327 By DeKoster. A bill for an act relating to tax sales.	
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328 By Griffin and Denman. A bill for an act relating to statutes restricting the movement of overwidth vehicles and their application to urban transit systems.	
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Referred to transportation	428
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329 By Denman, Frommelt, O'Malley, Welmer, Doderer, Palmer, Gaudineer and Coleman. A bill for an act relating to the Iowa labor relations board and unfair labor practices.	
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330 By Judiciary. A bill for an act relating to eminent domain.	
Introduced, placed on calendar ..	387
Passed Senate; ayes 57, nays 0...	596
Reported correctly enrolled	1592
Signed by President	1592
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331 By Walsh (Perkins, Ellsworth and Brinck). A bill for an act relating to the sale and distribution of wine containing not more than seventeen percent alcohol by weight.	
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332 By Lisle. A bill for an act relating to the operation of aircraft.	
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333 By Judiciary. A bill for an act relating to issuance of sheriffs' deeds to purchasers under special execution sale.	
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Passed Senate; ayes 57, nays 0...	596
Reported correctly enrolled	1251
Signed by President	1251
Sent to Governor	1251
Signed by Governor	1283
334 By Doderer, Thordsen, Riggler, Potgeter and Reichardt. A bill for an act relating to the payment of expenses of extracurricular activities from the general funds of school districts.	
Introduced, passed on file.....	388
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335 By Schaben (Nielsen). A bill for an act relating to reimbursement to the city of Harlan, Iowa, for expenses incurred at the request of the board of regents in regard to a site for the proposed Western Iowa College.	
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336 By Balloun, Lamborn and Benda. A bill for an act relating to sales tax on construction materials and services.	
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337 By Conservation and Recreation. A bill for an act relating to state park roads.	
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Committee report adopted	1144
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Explanation of vote	1197
338 By Benda, Lange, Curran, Shaff and Thordsen. A bill for an act relating to installment loans by banks.	
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Referred to commerce	428
Amendment filed	572
Amendment filed	1156
339 By Shirley, Walsh and Neu. A bill for an act to amend the residency requirements of municipal officers not elected by the voters.	
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Committee report	607
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340 By Briles. A bill for an act relating to election returns.	
Introduced, passed on file	388
Referred to county government	428
Committee report	766
Recommended passage	766
341 By Shirley. A bill for an act to appropriate from the general fund of the state to the moneys and credits tax replacement fund.	
Introduced, passed on file	388
Referred to appropriations	428
342 By Clarke. A bill for an act relating to primary road de-tours.	
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343 By Coleman and DeKoster (Freeman of Clay-Dickinson, Cochran, Mayberry, Winkel-man, Camp and Bergman). A bill for an act relating to au-thorizing an election on the proposition of continuing the management and control of certain municipal utilities in the boards of trustees.	
Introduced, passed on file	407
Referred to cities and towns	428
344 By Thordsen. A bill for an act relating to the law-enforcement officers' training academy.	
Introduced, passed on file	408
Referred to law enforcement	428
Committee report	991
Recommended passage	991
Amendment filed	1101
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Amendment filed	1789
Committee report adopted	1885
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345 By Denman, Glenn, O'Malley, Welmer, Palmer, Gaudineer and Coleman. A bill for an act to permit employers to enter into certain agreements with labor organizations.	
Introduced, passed on file	408
Referred to human and industrial relations	428
346 By McGill. A bill for an act relating to employment safety in construction work involv-ing ditching and trenching operations.	
Introduced, passed on file	408
Referred to human and industrial relations	428
Amendment filed	490
347 By Frey. A bill for an act to legalize and validate the	

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special election held in Potta-wattamie county, Iowa, on the 5th day of November, 1968, on the proposition of remodeling the present county home and build and equip an addition thereto.	
Introduced, passed on file	406
Proof of publication certified	409
Referred to judiciary	428
Committee report	535
Recommended passage	535
Committee report adopted	544
Passed Senate; ayes 53, nays 0	544
Reported correctly enrolled	889
Signed by President	889
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348 By Dodds. A bill for an act relating to penalties for child abuse.	
Introduced, passed on file	408
Referred to judiciary	428
Committee report	1120
Reported without recommenda-tion	1120
Committee amendment filed	1123
349 By Conklin (Voorhees, Ewell, Blouin, Ellsworth, Hansen of Black Hawk and Lippold). A bill for an act relating to city civic centers.	
Introduced, passed on file	408
Referred to cities and towns	428
Committee report	607
Recommended passage	607
Committee report adopted	1145
H. F. 361 substituted	1145
Withdrawn	1146
Explanation of vote	1197
350 By Lodwick. A bill for an act relating to the reporting of funds received by state de-partments, agencies, boards, and institutions to the state controller.	
Introduced, passed on file	408
Referred to state government	428
Committee report	826
Recommended passage	826
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Passed Senate; ayes 56, nays 0	1070
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Senate concurred	1830
Passed Senate; ayes 48, nays 0	1881
Reported correctly enrolled	1931
Signed by President	1932
Sent to Governor	1932
Signed by Governor	1942
351 By Coleman (Schroeder). A bill for an act relating to reg-istration fees and weight lim-its for farm trucks.	
Introduced, passed on file	408
Referred to transportation	428
352 By Shirley. A bill for an act to appropriate funds to local governmental units.	
Introduced, passed on file	408
Referred to appropriations	428
353 By DeKoster, Stanley, Clarke, Curran, Griffin, Lisle, Kyhl,	

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Sullivan, Lamborn, Mogged, Lange, Nicholson and Lodwick (Millen, Van Nostrand, Graham, Mohrfeld, Crabb, Plerson, Lawson, Holden, Edgington, Camp, Kehe, Goode and Bailey). A bill for an act relating to the payment of unemployment compensation benefits.		Referred to judiciary	428
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Committee report	718	359 By McGill (Tieden). A bill for an act relating to seasons for hunting fur-bearing animals.	
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Amendments filed	828	360 By DeKoster, Flatt, Stanley, Potgeter, Benda and Walsh. A bill for an act relating to programs in public institutions of higher learning for teacher certification.	
Amendments filed	829	Introduced, passed on file.....	417
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Amendments filed	1024	361 By Reichardt and Gaudineer. A bill for an act relating to sexual offenses.	
Amendment filed	1053	Introduced, passed on file.....	417
354 By Citles and Towns. A bill for an act relating to disaster aid.		Referred to judiciary	428
Introduced, placed on calendar ..	409	Amendment filed	588
Amendment filed	430	362 By Erskine, Potter, Ollenburg, Denman, Shaft, Thordsen, Stephens, Smith, Keith, Coleman and Frommelt (Kruse, Bergman, Drake, Dietz, Lipold and Nelson). A bill for an act relating to county conservation boards.	
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Amendment filed	572	Referred to conservation and recreation	428
Amendment withdrawn	579	Committee report	608
Amendment adopted	580	Recommended passage	608
Passed Senate; ayes 51, nays 0 ..	580	Committee report adopted	1356
355 By Stephens. A bill for an act relating to violations of the beer and liquor laws by minors.		Placed on calendar under unfinished business	1356
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356 By Social Services. A bill for an act to provide that the authority for the commitment of neglected, dependent, and delinquent children shall lie with the department of social services.		Introduced, passed on file.....	422
Introduced, placed on calendar ..	409	Referred to commerce	428
Amendment filed	442	364 By Stanley and Shirley. A bill for an act relating to non-profit corporations.	
357 By Hammer and Lamborn (Fischer of Grundy, Tieden and Koch). A bill for an act relating to property exemption for veterans.		Introduced, passed on file.....	422
Introduced, passed on file.....	416	Referred to judiciary	428
Referred to ways and means	428	Committee report	648
358 By Thordsen, Kosek, Walsh, Sullivan, DeHart, Potter, Benda, Nicholson, Klink, Arbuckle, Griffin, Shaft, Flatt, Mogged, Coleman, O'Malley and Baloun. 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 assist peace officers in attempting to prevent crimes or assist in apprehending criminal offenders.		Recommended passage	648
Introduced, passed on file.....	417	Committee report adopted	1146
		Passed Senate; ayes 44, nays 0 ..	1147
		Explanation of vote	1197
		365 By Potgeter (Welden). A bill for an act relating to administrative rules and regulations.	
		Introduced, passed on file.....	422
		Referred to state government ..	429
		Committee report	666
		Reported without recommendation	666

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366 By Smith, Kyhl, Lamborn, Keith, Leonard, Griffin, Ballow, Erskine, Ollenburg, McGill, Lucken and Van Gilst (Grassley, Kennedy of Chickasaw and Rex). A bill for an act to permit counties to become associated with the Iowa state association of counties.		lishment of rural water districts, to prescribe the procedure therefor, and relating to the purpose and manner of operation of such districts.	
Introduced, passed on file.....	422	Introduced, passed on file.....	427
Referred to county government.....	429	Referred to agriculture.....	429
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Recommended passage.....	629	Committee report.....	1215
Amendments filed.....	650	Recommend amendment, passage.....	1215
367 By Reichardt. A bill for an act relating to the professionalization of city and county assessors.		373 By Lodwick. A bill for an act authorizing school districts to impose an income tax and to pledge such tax for the payment of school bonds.	
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Referred to county government.....	429	Referred to ways and means.....	429
368 By Mowry (Pelton, Gannon and Kluever). A bill for an act authorizing the gift of all or part of a human body after death for specified purposes.		374 By Arbuckle, Denman, Coleman, Sullivan, O'Malley, Briles, Walsh and Ollenburg. A bill for an act relating to the sales tax.	
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Referred to judiciary.....	429	Referred to ways and means.....	429
Committee report.....	989	375 By Van Gilst (Dunton). A bill for an act relating to tax sales of the property of deceased old-age assistance recipients.	
Recommended passage.....	990	Introduced, passed on file.....	427
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H. F. 305 substituted.....	1586	Committee report.....	570
Withdrawn.....	1586	Recommended passage.....	570
369 By Cities and Towns. A bill for an act relating to compensation of the mayor and councilmen.		Committee report adopted.....	863
Introduced, placed on calendar ..	422	Passed Senate; ayes 53, nays 0.....	863
Amendment filed.....	460	Reported correctly enrolled.....	1445
Amendment filed.....	557	Signed by President.....	1445
Amendment filed.....	877	Sent to Governor.....	1445
Placed on calendar under unfinished business.....	1147	Signed by Governor.....	1537
Amendment filed.....	1197	376 By Social Services. A bill for an act relating to claims and actions under the Iowa tort claims act.	
Amendment adopted.....	1298	Introduced, placed on calendar ..	427
Amendment withdrawn.....	1298	Amendment filed.....	878
Point of order raised.....	1299	Committee report adopted.....	1147
Amendment adopted.....	1300	Amendment adopted.....	1147
Amendment withdrawn.....	1300	Passed Senate; ayes 34, nays 6.....	1148
Passed Senate; ayes 42, nays 7.....	1300	Explanation of vote.....	1197
Reported correctly enrolled.....	1931	Message from House.....	1560
Signed by President.....	1932	Amendment filed.....	1750
Sent to Governor.....	1932	Amendment adopted.....	1831
Signed by Governor.....	1942	Senate concurred.....	1831
370 By Neu and Stanley (Huff). A bill for an act relating to the qualifications of the industrial commissioner and his deputies.		Passed Senate; ayes 41, nays 0.....	1831
Introduced, passed on file.....	422	Reported correctly enrolled.....	1931
Referred to human and industrial relations.....	429	Signed by President.....	1932
371 By Walsh (Miller of Page, Shepherd, Knoblauch, Mendenhall, Corey, Stokes, Bergman, Lippold, Ossian, Millen and Camp). A bill for an act to provide a sales and use tax exemption for certain industrial materials and equipment.		Sent to Governor.....	1932
Introduced, passed on file.....	427	Signed by Governor.....	1941
Referred to ways and means.....	429	377 By Reichardt. A bill for an act relating to the payment of additional compensation by the state department of revenue to city and county assessors who achieve certification by the international association of assessing officers.	
372 By Smith and Flatt (Bergman and Varley). A bill for an act to authorize the estab-		Introduced, passed on file.....	427
		Referred to state government ..	429
		378 By McGill and Briles. A bill for an act relating to the eradication of bovine brucellosis.	
		Introduced, passed on file.....	427

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Referred to agriculture	429	Committee report	551
Committee report	1197	Recommended passage	551
Reported without recommenda- tion	1197	Steering recommends calendar ..	606
379 By Lamborn. A bill for an act relating to the transfer of enforcement of certain motor vehicle laws and regulations and the control and adminis- tration of the Iowa highway safety patrol to the secretary of state.		Committee report adopted	620
Introduced, passed on file	428	Amendment filed	633
Referred to state government ..	429	Amendment adopted	621
380 By Lodwick and Rigler (Winkelman, Voorhees, Shep- herd, Van Drie, Miller of Page, Tleden, Strand, Roorda, Sorg, Crabb, Nielsen, Ellsworth and Pelton). A bill for an act to exempt from property taxa- tion facilities used to control air or water pollution.		Passed Senate; ayes 54, nays 4 ..	621
Introduced, passed on file	431	Motion filed to reconsider vote ..	622
Referred to ways and means	476	Motion to reconsider vote laid on table	622
381 By Lamborn (Miller of Jones). A bill for an act to appropriate from the general fund of the state of Iowa to the state conservation com- mission for land acquisition and development of the Indian Bluffs wilderness area.		Motion to reconsider vote laid on table prevailed	622
Introduced, passed on file	432	386 By Doderer and Kosek (Johnston of Johnson, Pelton and McCormick). A bill for an act relating to a renal disease program.	
Referred to appropriations	476	Introduced, passed on file	432
382 By Lamborn. A bill for an act relating to interest rates on certain special assess- ments, interim financing war- rants and drainage assess- ments and bonds payable from assessments.		Referred to social services	476
Introduced, passed on file	432	Committee report	825
Referred to cities and towns	476	Recommended passage	826
383 By Commerce. A bill for an act relating to the prohibition of conducting, keeping, or maintaining bucket shops.		387 By Benda. A bill for an act relating to the effect of fed- eral aid to schools upon state aid to schools.	
Introduced, placed on calendar ..	432	Introduced, passed on file	432
Amendment filed	510	Referred to schools	476
Amendment	538	Committee report	949
Committee report adopted	614	Recommended passage	949
Amendments adopted	614	Committee report adopted	1212
Passed Senate; ayes 53, nays 1 ..	614	Passed Senate; ayes 56, nays 0 ..	1212
Reported correctly enrolled	1815	Reported correctly enrolled	1445
Signed by President	1815	Signed by President	1445
Sent to Governor	1816	Sent to Governor	1445
Signed by Governor	1941	Signed by Governor	1537
384 By Rigler. A bill for an act to exempt from state income tax a portion of annuities or retirement pay of members or former members of the United States armed forces.		388 By Benda, Thordsen, Walsh, Lamborn, Palmer, O'Malley and Coleman. A bill for an act re- lating to the sales tax on ser- vices.	
Introduced, passed on file	432	Introduced, passed on file	432
Referred to ways and means	476	Referred to ways and means	476
385 By Rigler. A bill for an act relating to the highway safety programs.		Committee report	1284
Introduced, passed on file	432	Recommended amendment, pas- sage	1284
Referred to commerce	476	Committee amendment	1284
		389 By Benda. A bill for an act to establish and provide for uniformity in the taxation of state and national banks.	
		Introduced, passed on file	432
		Referred to ways and means	476
		390 By Schools. A bill for an act relating to tuition and trans- portation for children residing in state institutions, charitable institutions, and licensed boarding homes, who enroll in special education programs conducted by county boards of education.	
		Introduced, passed on calendar ..	433
		391 By Thordsen, Welmer, Mog- ged and Sullivan (Shaw). A bill for an act relating to articles exempt from the retail sales tax.	
		Introduced, passed on file	436
		Referred to ways and means	476
		392 By Lodwick. A bill for an act to establish a state ad- visory council for vocational education.	

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Introduced, passed on file.....	436	Senate concurred	1525
Referred to higher education	476	Passed Senate; ayes 50, nays 4....	1525
393 By Sullivan, Erskine, Curran, Coleman and Palmer (Andersen, Peterson, Tapscott, Plerson and Cunningham). A bill for an act relating to fire department personnel.....	437	Reported correctly enrolled	1592
Introduced, passed on file.....	437	Signed by President	1592
Referred to cities and towns	476	Sent to Governor	1592
394 By Sullivan, Mogged, Thordsen, Frommelt and Erskine. A bill for an act relating to the qualifications for a real estate broker's license.....	437	Signed by Governor	1679
Introduced, passed on file.....	437		
Referred to commerce	477	399 By Curran and Clarke (Shepherd, Rodgers and Crabb). A bill for an act relating to pre-arranged funeral plans.....	437
395 By Arbuckle, Benda, Clarke, Potgeter, Lodwick, Potter, Walsh, DeHart, Flatt and Kosek. A bill for an act to require standardized county report forms.....	437	Introduced, passed on file.....	437
Introduced, passed on file.....	437	Referred to state government ...	477
Referred to county government..	477	Committee report	489
Committee report	629	Recommended passage	489
Recommended passage	629	Steering recommends calendar ..	560
Committee report adopted	1060	Amendment filed	589
Passed Senate; ayes 53, nays 0....	1060	Committee report adopted	604
Message from House	1734	Amendments filed	610
Senate concurred	1848	Amendments adopted	605
Passed Senate; ayes 46, nays 0....	1848	Amendment filed	634
Reported correctly enrolled	1931	Amendment filed	671
Signed by President	1932	Amendment withdrawn	659
Sent to Governor	1932	Amendment adopted	659
Signed by Governor	1941	Passed Senate; ayes 46, nays 11..	659
396 By O'Malley, Benda, Frey, Thordsen and Conklin (Pelton, Alt, Wolfe, Strand, Tapscott and Cunningham). A bill for an act relating to registration of social workers.....	437	Explanation of vote	664
Introduced, passed on file.....	437		
Referred to social services	477	401 By Gaudineer. A bill for an act to increase the annuity of judges retired since the effective date of mandatory retirement.....	437
Committee report	949	Introduced, passed on file	437
Recommended amendment, passage	949	Referred to judiciary	477
Committee amendment	949		
397 By Hougen. A bill for an act permitting the issuance of dog licenses by veterinarians and eliminating the listing of dogs by assessors.....	437	402 By Gaudineer. 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 violations of this Act.....	437
Introduced, passed on file.....	437	Introduced, passed on file	437
Referred to ways and means	477	Referred to commerce	477
398 By Hougen, Lodwick, Flatt and Lamborn (Fischer of Grundy, Goode, Bergman, Tieden and Alt). A bill for an act relating to printing machinery for the state auditor.....	437	Amendment filed	650
Introduced, passed on file.....	437		
Referred to state government ...	477	403 By Denman and Coleman. A bill for an act relating to identification seals on wine bottles.....	438
Committee report	950	Introduced, passed on file	438
Recommended passage	950	Referred to law enforcement ...	477
Steering recommend calendar ...	976		
Committee report adopted	1113	404 By Reichardt. A bill for an act relating to the valuation and taxation of personal property and to the imposition of a transaction tax on retailers.....	438
Passed Senate; ayes 51, nays 2....	1113	Introduced, passed on file	438
Motion filed to reconsider vote ..	1155	Referred to ways and means ...	477
Motion to reconsider vote laid on table	1298		
Motion withdrawn	1298	405 By Social Services. A bill for an act relating to barbering fees.....	438
Motion to reconsider vote failed..	1298	Introduced, placed on calendar ..	438
Message from House	1490	Point of order raised	890
		Amendment filed	908
		Amendment adopted	891
		Passed Senate; ayes 33, nays 13 ..	891
		Reported correctly enrolled	1519
		Signed by President	1519

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Sent to Governor	1519
Signed by Governor	1603
406 By Messerly. A bill for an act relating to records in the county recorder's office.	
Introduced, passed on file	438
Referred to county government ..	477
Committee report	1075
Recommended passage	1075
407 By Messerly. A bill for an act relating to benefited water districts.	
Introduced, passed on file	438
Referred to county government ..	477
Committee report	872
Recommended passage	872
408 By Potter. A bill for an act to increase the permissible property tax levy for county conservation boards from one mill to two mills.	
Introduced, passed on file	445
Referred to ways and means	477
409 By Schools. A bill for an act relating to the requirement that school districts make provision for special education services to all children enrolled in the public schools.	
Introduced, placed on calendar ..	445
Steering recommends calendar ..	560
Passed Senate; ayes 57, nays 1 ..	603
Explanation of vote	606
Reported correctly enrolled	1489
Signed by President	1489
Sent to Governor	1489
Signed by Governor	1537
410 By Erskine, Messerly and McGill. A bill for an act relating to the creation and acquisition of conservation easements by voluntary means.	
Introduced, passed on file	445
Referred to conservation and recreation	477
Committee report	871
Recommended passage	871
Committee report adopted	1439
Passed Senate; ayes 43, nays 1 ..	1439
411 By Frommelt, Doderer and Coleman. A bill for an act relating to the vacation and leave of absence policy for state employees.	
Introduced, passed on file	445
Referred to state government	477
412 By Frommelt and Benda. A bill for an act relating to credit unions.	
Introduced, passed on file	446
Referred to commerce	477
Committee report	646
Recommended passage	646
Committee report adopted	1148
Passed Senate; ayes 37, nays 0 ..	1148
Explanation of vote	1197
Reported correctly enrolled	1931
Signed by President	1932
Sent to Governor	1932
Signed by Governor	1941

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413 By Shirley. A bill for an act relating to the powers and duties of the board of supervisors pertaining to emergencies.	
Introduced, passed on file	446
Referred to county government ..	477
414 By Shirley. A bill for an act relating to the enactment of emergency curfew ordinances by cities and towns.	
Introduced, passed on file	446
Referred to cities and towns	477
415 By Mogged, Neu, Benda, Leonard, Thordsen, Lodwick, Balloun, Stanley, Nicholson, Walsh, Griffin, Hammer, Keith, Potgeiter, Arbuckle, Briles and Mowry. A bill for an act relating to the term of office of the secretary of agriculture.	
Introduced, passed on file	446
Referred to state government	477
416 By DeKoster. A bill for an act relating to the election of the board of directors of school districts.	
Introduced, passed on file	446
Referred to schools	477
Committee report	586
Recommended passage	586
Committee report adopted	889
Passed Senate; ayes 47, nays none	889
Message from House	1561
Senate concurred	1831
Passed Senate; ayes 41, nays 0 ..	1832
Reported correctly enrolled	1931
Signed by President	1932
Sent to Governor	1932
Signed by Governor	1941
417 By DeKoster. A bill for an act to provide for the registration and protection of marks.	
Introduced, passed on file	446
Referred to commerce	477
Amendment filed	523
Committee report	646
Recommended passage	646
Amendment filed	767
Amendment filed	907
Committee report adopted	1149
Amendment adopted	1149
Amendments adopted	1150
Passed Senate; ayes 37, nays 0 ..	1151
Explanation of vote	1197
418 By DeKoster, Shirley, Mogged and Griffin. A bill for an act defining workmen or employee in the workmen's compensation law.	
Introduced, passed on file	446
Referred to human and industrial relations	477
419 By DeKoster. A bill for an act relating to cattle guards, fences, and depot grounds.	
Introduced, passed on file	446
Referred to law enforcement	477
420 By Dodds (Skinner). A bill for an act relating to the du-	

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ties of the labor commissioner concerning employment safety and establishment of an employment safety advisory board to assist the labor commissioner in the performance of his duties.		428 By Walsh (Ellsworth). A bill for an act relating to fish and game licenses.	
Introduced, passed on file	446	Introduced, passed on file	454
Referred to human and industrial relations	477	Referred to conservation and recreation	477
421 By Dodds. A bill for an act relating to the amount of credit life insurance that can be sold to a debtor.		429 By DeKoster and Walsh (Blouin and Kennedy of Dubuque). A bill for an act to establish a private school advisory committee.	
Introduced, passed on file	447	Introduced, passed on file	454
Referred to commerce	477	Referred to schools	477
Committee report	1460	430 By Walsh. A bill for an act to permit active and retired members of the Iowa public employees' retirement system to buy back prior service credit.	
Recommended passage	1460	Introduced, passed on file	455
422 By conservation and recreation. A bill for an act relating to fees of licenses issued by the conservation commission.		Referred to state government ..	477
Introduced, placed on calendar ..	447	431 By Walsh, Nicholson, Denman and O'Malley (Van Drie, Kehe, Welden, Fischer of Grundy, Duntun, Millen, Baker and Kluever). A bill for an act relating to the limitation of certain damage actions arising out of improvements or work upon real property.	
Passed Senate; ayes 48, nays 0 ..	890	Introduced, passed on file	455
Reported correctly enrolled	1519	Referred to judiciary	477
Signed by President	1519	432 By Flatt. A bill for an act relating to liability of the state for claims incident to training, operations, or maintenance of the national guard when not engaged in active state service.	
Sent to Governor	1519	Introduced, passed on file	455
Signed by Governor	1603	Referred to judiciary	477
423 By Balloun, Conklin, Curran, Hammer, Keith, Nicholson, Parker, Shaft, Smith, DeKoster, Lodwick, Stanley and Walsh. A bill for an act relating to evidence for determining intoxication.		Committee report	719
Introduced, passed on file	447	Recommended passage	719
Referred to law enforcement	477	433 By Flatt. A bill for an act relating to the Iowa national guard.	
424 By Shaft. A bill for an act relating to financial aid to local school districts.		Introduced, passed on file	455
Introduced, passed on file	447	Referred to state government ..	477
Referred to ways and means	477	Committee report	1075
425 By Transportation. A bill for an act relating to the removal of hazardous conditions on highways.		Recommended passage	1075
Introduced, placed on calendar ..	447	434 By Doderer. A bill for an act relating to the urban renewal law and the low-rent housing law.	
Steering recommends calendar ..	560	Introduced, passed on file	455
Re-referred to transportation ..	580	Referred to cities and towns	477
Committee report	874	435 By Walsh and Frommelt. A bill for an act relating to the allocation of state funds to local governmental units in the form of aid to schools.	
Recommended passage	875	Introduced, passed on file	455
426 By Gaudineer. A bill for an act relating to the compensation of the board of basic science examiners, and the fees for examinations.		Referred to schools	477
Introduced, passed on file	454	436 By Walsh, Lucken, Frey, O'Malley, Sullivan, Benda, and Frommelt. A bill for an act relating to the length of motor vehicles.	
Referred to state government ..	477		
427 By Walsh (Lawson). A bill for an act authorizing cities and towns to create an urban renewal fund from additional taxes produced by an urban renewal area, and to issue revenue bonds secured by and payable from such fund.			
Introduced, passed on file	454		
Referred to cities and towns	477		

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Introduced, passed on file	455	Introduced, passed on file	464
Referred to transportation	477	Referred to judiciary	477
Committee report	733	Committee report	1606
Recommended amendment, passage	733	Recommended passage	1606
Committee amendment	733		
Amendment withdrawn	863		
437 By Thordsen, Mogged, Griff- fin, Briles and Curran. A bill for an act relating to unau- thorized insurers and persons doing an insurance business in the state.		445 By Potketer (Welden, Hill and Varley). A bill for an act relating to payment of gen- eral school aid to merged areas operating an area voca- tional school or community college.	
Introduced, passed on file	463	Introduced, passed on file	474
Referred to commerce	477	Referred to higher education ...	478
438 By Thordsen, Benda, Konk- lin, Lamborn, Shirley, Gaudi- neer, Frommelt, Briles and Sullivan. A bill for an act relating to annual readjust- ment of pensions, pension pay- ments, pension benefits, and required years of service for retired firemen and policemen.		446 By Lamborn and Parker. A bill for an act relating to area schools.	
Introduced, passed on file	463	Introduced, passed on file	474
Referred to cities and towns	477	Referred to higher education ...	478
Amendment filed	650	Committee report	988
Committee report	1217	Recommended passage	989
Recommended passage	1217	Amendment filed	1253
439 By Law Enforcement. A bill for an act relating to the forgery or counterfeiting of motor vehicle documents.		Steering recommends calendar ..	1416
Introduced, placed on calendar ..	463	Amendment filed	1789
Passed Senate; ayes 56, nays 0 ..	615		
Reported correctly enrolled	1641	447 By Benda. A bill for an act relating to permissible con- sumer credit charges.	
Signed by President	1642	Introduced, passed on file	474
Sent to Governor	1656	Referred to commerce	478
Signed by Governor	1749		
440 By Law Enforcement. A bill for an act relating to the granting of military service exemption benefits to depend- ents.		448 By Thordsen, Benda, Konk- lin, Lamborn, Shirley, Gaudi- neer, Frommelt, Briles and Sullivan. A bill for an act relating to annual readjust- ment of pensions, pension pay- ments, pension benefits, and required years of service for retired peace officers.	
Introduced, placed on calendar ..	463	Introduced, passed on file	474
Passed Senate; ayes 48, nays 1 ..	701	Referred to cities and towns	478
441 By Clarke (Fisher of Greene). A bill for an act to appropriate money credited to the account of the state of Iowa in the unemployment trust fund.		449 By Weimer and Rigler. A bill for an act relating to the issuance of public warrants to cover anticipated deficiencies in a fund and raising the per- missible rate of interest which unpaid public warrants draw.	
Introduced, passed on file	464	Introduced, passed on file	474
Referred to appropriations	477	Referred to cities and towns	478
Amendment filed	1054	Re-referred to commerce	586
442 By Clarke (Langland). A bill for an act to provide for an excise tax on the sale of eggs for resale.		Withdrawn	979
Introduced, passed on file	464	450 By Thordsen, Stanley, Sulli- van, Walsh, Nicholson, Er- skine and Parker. A bill for an act to prohibit the posses- sion of fireworks except for lawful uses.	
Referred to ways and means	477	Introduced, passed on file	481
443 By Briles (Christensen, Warren and Strobarg). A bill for an act relating to land ownership by merged areas.		Referred to law enforcement	520
Introduced, passed on file	464	451 By Cities and Towns. A bill for an act relating to an ap- propriation to the general contingent fund of the execu- tive council for disaster aid to local governments.	
Referred to higher education ...	477	Introduced, referred to appropri- ations	481
444 By Mowry. A bill for an act relating to post-conviction procedure.		Amendment filed	524
		452 By Law Enforcement. A bill for an act relating to federal tax liens on vehicles for	

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which a certificate of title is required.	
Introduced, placed on calendar ..	481
453 By Sullivan and Erskine (Andersen, Peterson, Koch and Dooley). A bill for an act relating to the civil service departments and employees of cities.	
Introduced, passed on file	482
Referred to cities and towns	520
454 By Conservation and Recreation. A bill for an act relating to angling laws.	
Introduced, placed on calendar ..	482
Passed Senate; ayes 37, nays 0 ..	749
Reported correctly enrolled	1519
Signed by President	1519
Sent to Governor	1519
Signed by Governor	1603
455 By Lodwick. A bill for an act relating to the state board of tax review.	
Introduced, passed on file	485
Referred to judiciary	520
456 By Social Services. A bill for an act relating to the licensing and registration of nursing home administrators.	
Introduced, placed on calendar ..	485
Amendments filed	538
Amendment filed	610
Amendment filed	693
Amendment filed	829
457 By Lodwick. A bill for an act relating to qualifications of bus drivers who operate private or common carriers in providing school bus service.	
Introduced, passed on file	485
Referred to law enforcement	520
458 By Lodwick. A bill for an act relating to the salary of the deputy sheriff.	
Introduced, passed on file	485
Referred to county government ..	520
Committee report	766
Recommended passage	766
459 By Sullivan, Nicholson, Frey, Benda, Denman, Thordsen and Reichardt (Crabb, Corey, Knoblauch, Bennett and Battles). A bill for an act relating to members designated to elect members of the state fair board.	
Introduced, passed on file	485
Referred to agriculture	520
Committee report	824
Recommended passage	824
Amendment filed	1218
Amendment filed	1254
460 By Conklin. A bill for an act relating to the fee for filing notice of corporate dissolution.	
Introduced, passed on file	485
Referred to county government ..	520
461 By Conklin, Lucken, Laver-	

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Lamborn, Ollenburg, Klink, DeKoster, Erskine, Sullivan, Arbuckle, Messerly, Parker, Kosek, Stanley, Potgeter, Potter, Walsh, Shaft, DeHart, Flatt and Lange. A bill for an act relating to the penalty for the deliberate littering of highways.	
Introduced, passed on file	485
Referred to law enforcement	520
Committee report	631
Recommended passage	631
462 By Erskine. A bill for an act imposing a tax on beverages in cans and disposable glass bottles, and allocating the proceeds.	
Introduced, passed on file	486
Referred to ways and means	520
463 By Conklin and Nicholson. A bill for an act relating to the age of majority.	
Introduced, passed on file	486
Referred to judiciary	520
464 By Conklin, Lucken, Laver-	

ty, Nicholson, Smith, Benda, Lamborn, Ollenburg, Klink, DeKoster, Erskine, Sullivan, Arbuckle, Messerly, Parker, Kosek, Stanley, Potgeter, Potter, Walsh, Shaft, DeHart, Flatt and Lange. A bill for an act relating to the deliberate littering of public property, and providing an appropriate penalty therefor.

Introduced, passed on file

Referred to conservation and recreation

465 By Conklin. A bill for an act requiring compliance with chapter five hundred ninety-five (595) of the Code in order to contract a valid marriage.

Introduced, passed on file

Referred to judiciary

466 By Agriculture. A bill for an act to provide for the testing or inspecting by the Iowa department of agriculture of devices used in this state in testing or measuring the moisture content of agricultural products offered for sale, processing, or storage and to make an appropriation therefor.

Introduced, referred to appropriations

Amendment filed

Committee report

Recommended amendment, passage

Committee amendment

Steering recommends calendar ..

Amendment filed

H. F. 548 substituted

Withdrawn

467 By Lucken, Walsh and Coleman. A bill for an act relating to marketing of dairy products.

Introduced, passed on file

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Referred to agriculture	520	state and interstate controlled-	
Committee report	825	access highways, to provide	
Recommended passage	825	for the payment of the cost,	
		and to authorize the borrow-	
468 By Lisle. A bill for an act		ing of money and the issuance	
relating to the reclamation of		of bonds.	
former junior colleges or com-		Introduced, passed on file	491
munity colleges and author-		Referred to transportation	520
izing tax levies for the sup-		Amendment filed	651
port and improvement of the		Committee report	733
reclaimed college.		Recommended amendment, pas-	
Introduced, passed on file	486	sage	733
Referred to higher education	520	Amendment filed	769
Amendment filed	589	Steering recommends calendar ..	847
Committee report	989	Committee report adopted	892
Recommended amendment, pas-		Placed on calendar under unfin-	
sage	989	ished business	892
469 By Neu, Rigler, Stanley and		Amendments adopted	1008
Frommelt (Den Herder). A bill		Amendments filed	1025
for an act relating to the		Amendments adopted	1034
definition and regulation of		Amendments filed	1055
property tax exemptions.		Motion filed to reconsider vote ..	1034
Introduced, passed on file	487	Motion to reconsider vote pre-	
Referred to judiciary	520	valled	1035
470 By Conklin. A bill for an		Point of order raised	1035
act relating to the Iowa pub-		Motion filed to reconsider vote ..	1035
lic employees' retirement sys-		Motion to reconsider vote pre-	
tem.		valled	1035
Introduced, passed on file	487	Amendments withdrawn	1035
Referred to state government ..	520	Referred to appropriations	1041
471 By Neu, Benda and Dodderer		Amendment filed	1054
(Wells). A bill for an act re-		Motion filed to reconsider vote ..	1072
lating to vacations for public		Amendment filed	1330
employees.			
Introduced, passed on file	487	474 By Stanley, Messerly, Griffin	
Referred to state government ..	520	and Kyhl. A bill for an act	
472 By Walsh, Benda, O'Malley,		relating to travel expense al-	
Thordsen, Denman, Kosek,		lowances for state employees.	
Stanley, Lange, Laverty, Pot-		Introduced, passed on file	492
geter, Clarke, Potter, Coleman		Referred to state government ..	520
and Nicholson (Van Drie, Mil-		Committee report	569
ler of Page, Sorg, Milligan, Alt-		Recommended amendment, pas-	
Gannon, Skinner, Caffrey, Huff		sage	569
and Nolting). A bill for an act		Committee amendment	569
to provide for aviation author-		Amendment filed	589
ities.		Steering recommends calendar ..	606
Introduced, passed on file	487	Amendment filed	694
Referred to Iowa development ..	520	Committee report adopted	716
Committee report	551	Committee amendment with-	
Recommended passage	551	drawn	716
Steering recommends calendar ..	606	Committee amendment adopted ..	716
Amendment filed	634	Amendments filed	722
Committee report adopted	641	Amendments adopted	725
Amendment adopted	641	Passed Senate; ayes 32, nays 21 ..	726
Passed Senate; ayes 46, nays 10 ..	641	Motion filed to reconsider vote ..	726
Motion filed to reconsider vote ..	641	Motion to reconsider vote laid on	
Motion to reconsider vote laid on		table	726
table	641	Motion to reconsider vote laid on	
Motion to reconsider vote laid on		table prevailed	727
table prevailed	641		
Message from House	1413	475 By Stanley, Potgeter and	
Senate concurred	1415	Walsh. A bill for an act to	
Passed Senate; ayes 49, nays 1 ..	1416	provide for incentive awards	
Motion filed to reconsider vote ..	1416	to state employees who de-	
Motion to reconsider vote laid on		velop or participate in cost	
table	1416	reduction plans or contribute	
Motion to reconsider vote laid on		to efficiency and economy in	
table prevailed	1416	state government.	
Reported correctly enrolled	1489	Introduced, passed on file	492
Signed by President	1489	Referred to state government ..	520
Sent to Governor	1489	Committee report	826
Signed by Governor	1537	Recommended passage	826
Became law by publication	1929	Steering recommends calendar ..	847
		Committee report adopted	894
		Amendments filed	907
		Placed on calendar under unfin-	
		ished business	899
		Amendment adopted	1009
		Amendment withdrawn	1009
		Passed Senate; ayes 48, nays 2 ..	1009
473 By Rigler. A bill for an act			
to provide for the construc-			
tion and reconstruction of			

476 By Stanley, Conklin, Thordsen, Mowry, Sullivan, Nicholson, Hougén, Erskine, Coleman, Walsh, Ollenburger and Parker. 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.	
Introduced, passed on file.....	492
Referred to law enforcement.....	520
Committee report.....	719
Recommended amendment, passage.....	719
Committee amendment.....	719
477 By Stanley, Conklin, DeKoster, Flatt, Kosek, Lamborn, Lange, Lodwick, Lucken, Parker, Potgeter, Smith, Sullivan, Curran, Potter, Ollenburger, Bailoun and Frey. A bill for an act relating to county relief.	
Introduced, passed on file.....	492
Referred to county government.....	520
Committee report.....	1053
Recommended passage.....	1053
478 By Stanley, O'Malley, Conklin, DeKoster, Flatt, Kosek, Lamborn, Lodwick, Lucken, Potgeter and Sullivan. A bill for an act relating to the enforcement of obligations to support persons receiving public assistance, the appointment of a conservator for a person receiving public assistance, the protection of the public interest in the proper support of minor children of divorced or separated parents, and the duties of the county attorney and the county department of social welfare.	
Introduced, passed on file.....	492
Referred to social services.....	520
Committee report.....	1155
Recommended passage.....	1155
479 By Stanley, Van Gilst, Arbuckle, Lucken, Benda, Frommelt, Lamborn, Ollenburger and Mowry (Miller of Page, Ossian, Kehe, Mohrfeld, Graham, Roor-da, Strand, Christensen, Nolting, Shepherd, McCartney, Den Herder, Sorg, Flsher of Greene, Stromer, Caffrey, Cunningham, Klein and Lipsky). A bill for an act relating to the operation of food service in public buildings by the commission for the blind.	
Introduced, passed on file.....	492
Referred to state government.....	520
Committee report.....	826
Recommended passage.....	826
Committee report adopted.....	1587
H. F. 532 substituted.....	1587
Withdrawn.....	1588

480 By Clarke, Gaudineer, Frommelt, Benda, Potgeter and Lodwick. A bill for an act relating to the acceptance and expenditure of federal funds during the interim between	
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legislative sessions by state departments, agencies, boards, and institutions.	
Introduced, passed on file.....	493
Referred to ways and means.....	520
481 By Nicholson, Potgeter, Sullivan, Walsh, Arbuckle, Benda, Conklin, DeHart and Hamner. A bill for an act permitting cities, towns, and special charter cities to impose a sales tax.	
Introduced, passed on file.....	502
Referred to ways and means.....	520
482 By Cities and Towns. A bill for an act relating to joint exercise of governmental powers.	
Introduced, placed on calendar.....	506
Amendment filed.....	557
Amendment filed.....	572
Amendment filed.....	671
Amendment filed.....	734
Amendments filed.....	769
Amendment filed.....	907
Steering recommends calendar.....	976
Amendment filed.....	1025
Amendments adopted.....	1109
Placed on calendar under unfinished business.....	1109
Amendments withdrawn.....	1133
Amendment withdrawn.....	1134
Passed Senate; ayes 54, nays 0.....	1134
Explanation of vote.....	1196
Reported correctly enrolled.....	1676
Signed by President.....	1676
Sent to Governor.....	1677
Signed by Governor.....	1785
483 By Clarke, Gaudineer and Hougén. A bill for an act relating to the assignment of the reciprocity board to the state department of public safety.	
Introduced, passed on file.....	512
Referred to state government.....	520
484 By Messerly, Denman, Walsh, Dodder, Rigler and Reichardt (Hansen of Black Hawk, Voorhees, Nolting, Millen, Battles and Dunton). A bill for an act relating to amateur boxing.	
Introduced, passed on file.....	512
Referred to conservation and recreation.....	520
Committee report.....	608
Recommended passage.....	608
Amendment filed.....	694
Committee report adopted.....	894
Amendment withdrawn.....	894
Passed Senate; ayes 47, nays 0.....	894
Reported correctly enrolled.....	1064
Signed by President.....	1064
Sent to Governor.....	1072
Signed by Governor.....	1097
485 By Potgeter and Shaff. A bill for an act relating to sales tax.	
Introduced, passed on file.....	512
Referred to ways and means.....	520
Committee report.....	721
Recommended amendment, passage.....	721
Committee amendment.....	721
Amendment filed.....	747
Withdrawn.....	963

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486 By Doderer (Johnston of Johnson, Gannon and Skinner). A bill for an act relating to land condemnation by pipeline companies.	
Introduced, passed on file.....	512
Referred to judiciary	520
Amendment filed	734
487 By Gaudineer. A bill for an act providing state aid to cities and towns and an appropriation therefor.	
Introduced, passed on file.....	512
Referred to appropriations	520
488 By Stanley, Smith, Sullivan, Conklin, DeKoster, Flatt, Kossek, Lamborn, Lodwick, Parker, Potgeter, Potter, Curran, Frey and Balloun. A bill for an act to establish a work and training program to help members of families receiving aid to dependent children to become self-supporting.	
Introduced, passed on file.....	517
Referred to social services	520
489 By Transportation. A bill for an act relating to the movement of vehicles and loads of excess size and weight.	
Introduced, placed on calendar ..	517
Re-referred to transportation ...	567
490 By Reichardt. A bill for an act to levy property taxes on municipal utilities.	
Introduced, passed on file.....	518
Referred to ways and means	520
491 By Potgeter and Walsh. A bill for an act to amend the uniform commercial code, relating to rights of a holder of certain instruments.	
Introduced, passed on file.....	518
Referred to judiciary	520
492 By Denman, Flatt, Sullivan and Reichardt. A bill for an act relating to disclosure of personal beliefs and practices of pupils.	
Introduced, passed on file.....	518
Referred to schools	520
493 By Kyhl (McCartney, Edgington and Grassley). A bill for an act relating to the bonds issued for construction of county public hospitals and additions thereto.	
Introduced, passed on file.....	518
Referred to county government..	520
Committee report	784
Recommended passage	784
Withdrawn	1811
494 By Law Enforcement. A bill for an act relating to motor vehicles.	
Introduced, placed on calendar ..	518
Passed Senate; ayes 53, nays 0...	702
Message from House	1637
Senate concurred	1833
Passed Senate; ayes 47, nays 0...	1833
Reported correctly enrolled	1931

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Signed by President	1932
Sent to Governor	1932
Signed by Governor	1942
495 By Hill. A bill for an act to prevent the selling or offering for sale or any motor vehicle whose mileage registration device has been altered.	
Introduced, passed on file.....	518
Referred to law enforcement	520
496 By Erskine (Peterson and Koch). A bill for an act to require annual inspection of motor vehicles as a condition of registering or renewing registration of such motor vehicles.	
Introduced, passed on file.....	518
Referred to law enforcement	520
497 By Clarke, Denman and Frey. A bill for an act relating to the compensation of county officers.	
Introduced, passed on file.....	518
Referred to county government..	520
498 By Frommelt and Walsh. A bill for an act relating to area schools, and to provide for extension of vocational school and community college opportunities on a statewide basis.	
Introduced, passed on file.....	518
Referred to higher education ...	521
Amendment filed	538
499 By Walsh. A bill for an act to provide auxiliary educational services to students attending nonpublic schools.	
Introduced, passed on file.....	526
Referred to schools	530
500 By Walsh. A bill for an act relating to the registration of voters.	
Introduced, passed on file.....	526
Referred to state government	550
501 By Gaudineer, Shirley, Denman and Coleman (Mayberry, Cochran, Baker and Rodgers). A bill for an act relating to establishment of an office for planning and programming under the office of governor.	
Introduced, passed on file.....	526
Referred to state government ...	550
502 By Doderer (Radl). A bill for an act relating to the termination of pregnancy.	
Introduced, passed on file.....	526
Referred to social services	550
503 By Frey. A bill for an act relating to semitrailers.	
Introduced, passed on file.....	542
Referred to law enforcement	550
Amendment filed	747
Committee report	991
Reported without recommendation	991
Amendment filed	1157
504 Social Services. A bill for an act relating to communicable diseases.	

S. F.	Page
Introduced, placed on calendar ..	542
Amendment filed	834
Amendment adopted	895
Passed Senate; ayes 50, nays 0 ..	895
Reported correctly enrolled	1105
Signed by President	1105
Sent to Governor	1105
Signed by Governor	1154
505 By Walsh (Van Drie, Kluever, Alt and Nolting). A bill for an act relating to municipal utility retirement systems.	
Introduced, passed on file	542
Referred to cities and towns	551
Committee report	1217
Recommended passage	1217
Amendment filed	1545
506 By Walsh. A bill for an act relating to the Iowa public employees' retirement system.	
Introduced, passed on file	542
Referred to state government	551
507 By Walsh (Mayberry, Cochran, Crosier, Baker and Rodgers). A bill for an act relating to overtime pay for state employees.	
Introduced, passed on file	542
Referred to state government	551
508 By Walsh. A bill for an act relating to distribution of food stamps, surplus foods, or other commodities.	
Introduced, passed on file	543
Referred to county government	551
509 By Walsh. A bill for an act relating to the establishment of a municipal property tax relief fund.	
Introduced, passed on file	543
Referred to ways and means	551
510 By Walsh and Potgeter. A bill for an act providing temporary reimbursement of property tax to community housing developers.	
Introduced, passed on file	543
Referred to ways and means	551
511 By Lisle. A bill for an act to convey an interest in land in Page county.	
Introduced, passed on file	543
Referred to judiciary	551
Committee report	719
Recommended passage	719
Committee report adopted	1151
Passed Senate; ayes 37, nays 0 ..	1151
Explanation of vote	1197
Reported correctly enrolled	1315
Signed by President	1315
Sent to Governor	1316
Signed by Governor	1941
512 By Dodds. A bill for an act relating to delinquent taxes.	
Introduced, passed on file	543
Referred to county government	551
Committee report	825
Recommended passage	825
513 By Doderer and Reichardt. A bill for an act relating to school bond elections.	

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Introduced, passed on file	543
Referred to schools	551
Amendment filed	722
514 By Conklin. A bill for an act relating to the tort liability of school districts and other governmental subdivisions.	
Introduced, passed on file	543
Referred to judiciary	551
515 By Sullivan, Nicholson, Frey, Benda, Denman, Thordsen and Reichardt (Crabb, Corey, Knoblauch, Ewell and Battles). A bill for an act relating to the Iowa horse association.	
Introduced, passed on file	549
Referred to agriculture	551
Re-referred to Iowa development	567
516 By O'Malley, Denman, Reichardt, Gaudineer and Palmer. A bill for an act relating to fish and game license fees.	
Introduced, passed on file	549
Referred to conservation and recreation	551
Committee report	571
Recommended passage	571
517 By Transportation. A bill for an act relating to the discharge of sewage and other wastes into open highway ditches.	
Introduced, placed on calendar ..	549
518 By Potgeter, Stanley, Walsh, Lange, Sullivan, Stephens and Kosek. A bill for an act relating to highway safety and control of traffic at highway intersections.	
Introduced, passed on file	549
Referred to law enforcement	551
519 By Walsh, Potter and Thordsen (Gannon, Ellsworth, Blouin, Van Roekel, Crosier, Wells, Johnston of Johnson, Kennedy of Dubuque and Mezvinsky). A bill for an act relating to state financial assistance in construction of local sewage treatment works and appropriating money therefor.	
Introduced, passed on file	549
Referred to appropriations	551
520 By Higher Education. A bill for an act to authorize the use of university hospital earnings for capital improvements and for the payment of principal and interest on bonds.	
Introduced, placed on calendar ..	560
Steering recommended calendar ..	566
H. F. 501 substituted	677
Withdrawn	678
521 By Schools. A bill for an act relating to the taking of the school census.	
Introduced, placed on calendar ..	560
522 By Benda, Walsh, Sullivan, Shirley, Denman, Thordsen, Coleman, Gaudineer and Meserly (Millen, Tapscott, Bat-	

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ties, McCartney, Van Drie and Kluever). A bill for an act relating to federal insured loans.	
Introduced, passed on file.....	560
Referred to judiciary	627
Re-referred to commerce	643
Committee report	1099
Recommended passage	1099
Committee report adopted	1883
H. F. 697 substituted	1883
Withdrawn	1884
523 By Benda, Coleman, Erskine and Denman (Koch, Doyle, Kluever and Fischer of Grundy). A bill for an act relating to Iowa industrial loans.	
Introduced, passed on file.....	560
Referred to commerce	627
524 By Gaudineer. A bill for an act relating to regulation of lobbying activities.	
Introduced, passed on file.....	560
Referred to rules	627
525 By Social Services. A bill for an act relating to the treatment of alcoholism.	
Introduced, placed on calendar ..	561
Steering recommends calendar ..	606
Amendment filed	610
Point of order raised	659
Amendment adopted	662
Amendment filed	671
Passed Senate; ayes 54, nays 0...	662
Message from House	1114
Senate concurred	1136
Passed Senate; ayes 51, nays 0...	1136
Explanation of vote	1197
Reported correctly enrolled	1445
Signed by President	1445
Sent to Governor	1445
Signed by Governor	1538
526 By Schools. A bill for an act relating to the certification of teachers.	
Introduced, placed on calendar ..	561
527 By Schools. A bill for an act to provide a source of revenue sufficient to provide for salaries, support, maintenance, and other expenses of the professional teaching practices commission, through an increase in fees collected from members of the teaching profession for issuance and renewal of teachers' certificates.	
Introduced, passed on file.....	561
Referred to appropriations	627
Committee report	988
Recommended passage	988
Amendment filed	1285
528 By Nicholson (Holden). A bill for an act to prohibit the parking of vehicles on private property.	
Introduced, passed on file.....	565
Referred to law enforcement	627
Committee report	720
Recommended passage	720
529 By Frommelt and Benda (Van Drie, Koch, Alt, Gannon, Caffrey, Grassley, Radl, Miller	

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of Des Moines and Pelton). A bill for an act relating to credit unions.	
Introduced, passed on file.....	565
Referred to commerce	627
Committee report	733
Recommended passage	733
Steering recommends calendar ..	847
Committee report adopted	893
Passed Senate; ayes 50, nays 0...	893
Reported correctly enrolled	1641
Signed by President	1642
Sent to Governor	1656
Signed by Governor	1749
530 By Lange, Walsh, Shirley, Thordsen and Kyhl (Welchman, Tieden, Miller of Jones, Wolfe, Kehe, Miller of Page, Darrington and Kennedy of Dubuque). A bill for an act relating to the leasing and renting of motor vehicles.	
Introduced, passed on file.....	565
Referred to law enforcement	627
Committee report	720
Recommended amendment, passage	720
Committee amendment	720
Steering recommends calendar ..	976
Amendment filed	1101
Committee report adopted	1112
Committee amendment adopted ..	1112
Amendment adopted	1112
Passed Senate; ayes 54, nays 0...	1112
Message from House	1561
Senate concurred	1832
Passed Senate; ayes 44, nays 0...	1832
Reported correctly enrolled	1931
Signed by President	1932
Sent to Governor	1932
Signed by Governor	1943
531 By Appropriations. A bill for an act to appropriate funds to defray expenses of the inaugural ceremonies.	
Introduced, placed on calendar ..	567
Passed Senate; ayes 58, nays 0...	598
Reported correctly enrolled	889
Signed by President	889
Sent to Governor	889
Signed by Governor	948
Became law by publication	1154
532 By Appropriations. A bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1969, and ending June 30, 1971, to the Herbert Hoover Birthplace Foundation, Inc.	
Introduced, placed on calendar ..	567
Passed Senate; ayes 56, nays 0...	599
Reported correctly enrolled	889
Signed by President	889
Sent to Governor	889
Signed by Governor	948
533 By Thordsen, Nicholson, Frey, Potter, O'Malley, Shirley, Schaben, Dellart, Kyhl, Ollenburg, Walsh, Stephens, Keith, Lucken, Gilley, Parker, Klink and Potgeter. A bill for an act relating to the licensing and regulation of private detectives.	
Introduced, passed on file.....	567

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Referred to law enforcement	627	bonds or other obligations payable from such revenues.	
Committee report	720	Introduced, placed on calendar	574
Recommended amendment, passage	720	Steering recommends calendar	606
Committee amendment	720	Amendment filed	634
534 By Transportation. A bill for an act relating to highway construction.		Amendments filed	651
Introduced, placed on calendar ..	568	Amendment adopted	679
Committee report adopted	1152	Amendments filed	694
Passed Senate; ayes 26, nays 8 ..	1152	Amendments filed	695
Explanation of vote	1197	Amendment adopted	682
Motion filed to reconsider vote ..	1197	Amendment filed	696
Motion to reconsider vote prevailed	1303	Amendment adopted	694
Amendment filed	1330	Passed Senate; ayes 38, nays 18 ..	686
Amendment adopted	1303	Motion filed to reconsider vote ..	686
Passed Senate; ayes 41, nays 6 ..	1303	Motion to reconsider vote laid on table	686
535 By Hougen, Clarke, Stephens, Arbuckle, Klink, Potter, Mogged, Parker, Kyhl, Lucken, Balloun, Nicholson and Keith (Strothman, Edgington, Mendenhall, Stromer, Koch, Crabb, Van Nostrand, Nelson, Fisher of Greene, Varley, Fischer of Grundy, Cunningham, Den Herder, Freeman of Buena Vista and Kluever). A bill for an act to provide for the establishment of county associations of local school district boards of education, to provide for the financing therefor, and to abolish the county school system.		Motion to reconsider vote laid on table prevailed	687
Introduced, passed on file	568	Message from House	865
Referred to state government ..	627	Senate concurred	1114
Committee report	950	Senate refused to concur	1136
Recommended passage	950	Passed Senate; ayes 41, nays 10 ..	1136
Amendment filed	992	Explanation of vote	1197
Amendment filed	1377	Conference committee appointed ..	1526
536 By Ways and Means. A bill for an act relating to use tax.		Conference committee report	1572
Introduced, placed on calendar ..	574	Conference committee report adopted	1634
Amendment filed	634	Failed to pass Senate; ayes 25, nays 26	1634
Amendment adopted	640	Motion filed to reconsider vote ..	1642
Passed Senate; ayes 58, nays 0 ..	640	Motion to reconsider vote prevailed ..	1767
Reported correctly enrolled	1445	Passed Senate; ayes 36, nays 21 ..	1768
Signed by President	1445	Motion filed to reconsider vote ..	1768
Sent to Governor	1445	Motion to reconsider vote laid on table	1768
Signed by Governor	1538	Motion to reconsider vote laid on table prevailed	1768
537 By Higher 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 academic and administrative buildings and facilities and additions to and utilities services for such buildings and facilities and additions, at institutions of higher learning now or hereafter under the jurisdiction of the state board of regents, to acquire and improve property therefor, to establish and collect student fees and charges and to borrow money and issue revenue bonds payable solely from fees and charges and other institutional income, and to refund		Reported correctly enrolled	1902
		Signed by President	1902
		Sent to Governor	1902
		Signed by Governor	1939
		Became law by publication	1946
		538 By Stanley, Anderson, Arbuckle, Balloun, Briles, Conklin, Curran, DeKoster, Frey, Reichardt, Kosek, Lavery, Leonard, Lucken, Nicholson, Potgeiter, Potter and Thordsen. A bill for an act to provide tax incentives for the improvement and repair of property.	
		Introduced, passed on file	584
		Referred to ways and means	627
		539 By DeKoster, Denman, Neu, Briles, Coleman, Lucken and Shaff (Kluever, Fischer of Grundy, Nielsen, Miller of Page, Holden, Grassley, Millen, Dunton, Baker and Miller of Des Moines). A bill for an act relating to automobile dealership franchises.	
		Introduced, passed on file	645
		Amendment filed	616
		Referred to commerce	616
		540 By Reichardt (Kreamer). A bill for an act relating to school districts.	
		Introduced, passed on file	585
		Referred to schools	627
		Committee report	949
		Recommended amendment, passage	949
		Committee amendment	949

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541 By Social Services. A bill for an act relating to the computation of aid to dependent children payments.		Committee amendment	1320
Introduced, placed on calendar ..	585	Amendment filed	1377
542 By Doderer, Gaudineer, Walsh and Frommelt (Pelton and Johnston of Johnson). A bill for an act relating to civil rights.		Committee amendment filed	1378
Introduced, passed on file.....	585	Amendment filed	1462
Referred and human and industrial relations	628	547 By Shaft and Lange (Millen, Winkelman, Ait and Caffrey). A bill for an act to license and regulate water conditioning contractors and to establish a water conditioning examining board.	
543 By Benda. A bill for an act relating to Vietnam veterans' service compensation fund, authorizing the state of Iowa to become indebted in the amount of twenty-six million dollars and providing for the issue and sale of bonds of said state in evidence thereof, and providing for the imposition, levy, and collection of a direct annual tax sufficient to pay the principal and interest of said bonds.		Introduced, passed on file.....	605
Introduced, passed on file.....	591	Referred to commerce	628
Referred to ways and means	628	548 By Clarke, Gaudineer and Hougen. A bill for an act relating to the transfer of authority and responsibility for enforcing laws and regulations concerning certain motor vehicles to the department of public safety.	
Amendments filed	783	Introduced, passed on file.....	613
544 By Schools. A bill for an act to establish a state advisory council for vocational education.		Referred to law enforcement	628
Introduced, placed on calendar... 605		549 By Commerce. A bill for an act relating to the maximum interest rate for public bonds.	
Steering recommends calendar... 664		Introduced, placed on calendar... 613	
Amendment filed	671	Amendment filed	696
Amendment adopted	780	Amendments filed	738
Passed Senate; ayes 47, nays 3... 780		Steering recommends calendar... 783	
Motion filed to reconsider vote .. 798		Amendment filed	829
Motion to reconsider vote withdrawn	847	Amendment filed	878
Message from House	1413	Amendment adopted	887
Senate concurred	1522	Placed on calendar under unfinished business	887
Passed Senate; ayes 53, nays 0... 1522		Amendment filed	908
Reported correctly enrolled	1592	Amendments withdrawn	1002
Signed by President	1592	Amendments adopted	1002
Sent to Governor	1592	Amendment filed	1026
Signed by Governor	1679	Point of order raised	1003
Became law by publication	1946	Amendment adopted	1003
545 By Schools. A bill for an act relating to payment by school boards of dues to an association of school boards and of expenses of board members.		Amendment withdrawn	1003
Introduced, placed on calendar... 605		Passed Senate; ayes 35, nays 19... 1004	
Steering recommends calendar... 664		Motion filed to reconsider vote .. 1005	
Passed Senate; ayes 45, nays 2... 791		Motion to reconsider vote laid on table	1005
Message from House	1458	Motion to reconsider vote laid on table prevailed	1005
Senate concurred	1524	Reported correctly enrolled	1519
Passed Senate; ayes 48, nays 6... 1524		Signed by President	1519
Reported correctly enrolled	1592	Sent to Governor	1519
Signed by President	1592	Signed by Governor	1603
Sent to Governor	1592	Became law by publication	1946
Signed by Governor	1679	550 By Nicholson, Thordson and Mogged (Newton). A bill for an act relating to licensing and regulation of hearing aid dealers, and appropriating license fees for purposes of administration.	
546 By Flatt, Shaft and Nicholson. A bill for an act relating to area schools, and establishing the state board of trustees for area schools.		Introduced, passed on file.....	614
Introduced, passed on file.....	605	Referred to commerce	628
Referred to higher education	628	Committee report	1099
Committee report	1320	Recommended passage	1099
Recommended amendment, passage	1320	551 By Walsh and Potgeter. A bill for an act relating to the Iowa lends-a-hand agency.	
		Introduced, passed on file.....	623
		Referred to Iowa development ...	628
		Committee report	647
		Recommended passage	647
		Steering recommends calendar... 847	
		Committee report adopted	894
		Point of order raised	894
		Referred to state government ...	894

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Amendments filed	908
Committee amendment filed	1077
Placed on calendar	1098
Placed on calendar under unfinished business	1107
Amendment withdrawn	1295
Points of order raised	1296
Committee amendment adopted	1296
Passed Senate: ayes 33, nays 14	1297
Motion filed to reconsider vote	1297
Motion to reconsider vote laid on table	1297
Motion to reconsider vote laid on table prevailed	1298
552 By O'Malley and Lodwick. A bill for an act relating to child care facilities.	
Introduced, passed on file	623
Referred to social services	628
553 By Neu. A bill for an act relating to collective bargaining in certain public employment.	
Introduced, passed on file	623
Referred to human and industrial relations	628
554 By Stanley, Walsh, Clarke, Mowry, Benda, Lamborn, Balloun, Denman, DeKoster, Neu, Conklin and Shirley. A bill for an act relating to professional corporations and foreign professional corporations.	
Introduced, passed on file	623
Referred to commerce	628
Committee report	1099
Recommended passage	1100
555 By Law Enforcement. A bill for an act relating to the issuance of search warrants.	
Introduced, placed on calendar	623
Amendment filed	769
Amendment adopted	1178
Passed Senate: ayes 58, nays 0	1179
Reported correctly enrolled	1815
Signed by President	1815
Sent to Governor	1816
Signed by Governor	1943
556 By Balloun (Klein). A bill for an act relating to the state mine inspector.	
Introduced, passed on file	623
Referred to state government	628
557 By Commerce. A bill for an act relating to the state's share of the funding of the department of housing and urban development riot reinsurance program.	
Introduced, placed on calendar	623
H. F. 680 substituted	1179
Withdrawn	1829
558 By Clarke. A bill for an act to provide for an Iowa beef council, and to impose an excise tax on sales of beef cattle and veal calves for slaughter.	
Introduced, passed on file	624
Referred to agriculture	628
Committee report	825
Recommended passage	825
559 By Clarke. A bill for an act to provide for an Iowa turkey	

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council, and to impose an excise tax on sales of turkeys for slaughter.	
Introduced, passed on file	624
Referred to agriculture	628
560 By Clarke, Gaudineer, Potgeter, Frommelt, Kyhl, Benda, Neu, Lamborn and Stanley. A bill for an act reorganizing the executive functions of state government by creating an executive department, a division of general services, an office of planning and programming, placing other agencies within the executive department, providing for establishment of a division of data processing, and delegating certain executive duties.	
Introduced, passed on file	624
Referred to state government	628
561 By Anderson (Christensen, Stroburg and Warren). A bill for an act relating to distribution and payment of general school aid to merged areas operating an area vocational school or community college.	
Introduced, passed on file	636
Referred to higher education	646
562 By Anderson, Laverty and Potgeter. A bill for an act relating to the registration of special mobile equipment.	
Introduced, passed on file	637
Referred to law enforcement	646
563 By Judiciary. A bill for an act relating to jurors.	
Introduced, placed on calendar	637
Amendment filed	869
Committee report adopted	1310
Amendment adopted	1311
Passed Senate: ayes 41, nays 0	1311
Explanation of vote	1360
Reported correctly enrolled	1815
Signed by President	1815
Sent to Governor	1816
Signed by Governor	1941
564 By Law Enforcement. A bill for an act relating to snowmobiles.	
Introduced, placed on calendar	637
Amendment filed	951
Steering recommends calendar	976
Amendment filed	1218
Amendments adopted	1451
Amendments filed	1462
Amendment filed	1463
Amendment adopted	1452
H. F. 77 substituted	1452
Withdrawn	1452
565 By Judiciary. A bill for an act to provide a unified trial court having district court judges and district court magistrates, and district court associate judges during transition to discontinue courts inferior to the district court and to establish traffic violations offices within the district court to receive uniform traffic violation penalties.	

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Introduced, placed on calendar...	644
Committee amendment filed	651
Amendment filed	722
Steering recommends calendar...	783
Amendment filed	829
Amendments filed	830
Amendment filed	849
Amendment filed	951
Amendment filed	1055
Amendment adopted	1064
Amendment adopted	1065
Committee amendment adopted ..	1065
Amendments adopted	1066
Amendments adopted	1067
Amendment withdrawn	1067
Amendments filed	1078
Amendments adopted	1068
Motion filed to reconsider vote ..	1068
Point of order raised	1068
Motion filed to reconsider vote ..	1068
Motion to reconsider vote pre- valled	1068
Amendment adopted	1069
Passed Senate; ayes 37, nays 20..	1069
 566 By Sullivan, Nicholson, Frey, Benda, Denman, Thordsen and Reichardt (Crabb, Corey, Knob- lauch, Bennett and Battles). A bill for an act to promote the further development of industry, tourism, and agriculture through horse racing in Iowa to create a racing commission, to provide for control and reg- ulation of races and pari- mutuel wagering, and to ap- propriate funds for this pur- pose.	
Introduced, passed on file.....	644
Referred to Iowa development ..	646
 567 By State Government. A bill for an act relating to the ap- pointment and tenure of the commissioner of public safety.	
Introduced, placed on calendar...	644
Steering recommends calendar...	664
Placed on calendar under unfin- ished business	779
Amendment filed	830
Amendment adopted	861
Passed Senate; ayes 54, nays 2...	861
 568 By Lavery and Gaudineer. A bill for an act to provide for establishment of benefited street lighting districts in un- incorporated areas.	
Introduced, passed on file.....	658
Referred to county government...	731
Committee report	1253
Recommended passage	1253
 569 By Cities and Towns. A bill for an act authorizing cities and towns to create an urban renewal fund from additional taxes produced by an urban renewal area, and to issue revenue bonds secured by and payable from such fund.	
Introduced, placed on calendar...	658
Steering recommends calendar...	783
Placed on calendar under unfin- ished business	888
Amendment filed	925
H. F. 562 substituted	1007
Withdrawn	1007

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570 By Potgeter and Walsh (Bailey, Millen, Van Nostrand, Miller of Des Moines, Grassley, Klein and Shepherd). A bill for an act relating to the reg- ulation of home solicitation sales.	
Introduced, passed on file.....	658
Referred to commerce	731
 571 By Social Services. A bill for an act to make all employees of county welfare departments employees of the Iowa depart- ment of social services and to insure that such employees are entitled to the same fringe benefits as employees of the Iowa department of social ser- vices.	
Introduced, placed on calendar...	664
 572 By Social Services. A bill for an act to establish a bureau of mental retardation and a bureau of income maintenance services within the department of social services.	
Introduced, placed on calendar...	664
 573 By Higher Education. A bill for an act to legalize and val- idate proceedings for the es- tablishment, organization, for- mation, and changes in the boundaries of merged area school systems.	
Introduced, placed on calendar...	674
Amendment filed	723
Amendment adopted	1060
Passed Senate; ayes 54, nays 0...	1061
Reported correctly enrolled	1729
Signed by President	1729
Sent to Governor	1729
Signed by Governor	1865
 574 By Leonard. A bill for an act creating the Iowa job training incentive board, and providing a tax deduction for job training programs.	
Introduced, passed on file.....	687
Referred to Iowa development ..	731
 575 By Walsh (Miller of Des Moines, Brinck, Baker, Schmei- ser, Mayberry, Franklin, Tap- scott, Jesse, Schwartz, Gannon, Crosier and Middleswart). A bill for an act relating to the statutory ceilings on the sal- aries of municipal officials.	
Introduced, passed on file.....	687
Referred to cities and towns ..	732
Committee report	1074
Recommended passage	1074
 576 By Anderson. A bill for an act relating to state equaliza- tion aid for schools.	
Introduced, passed on file.....	688
Referred to schools	732
 577 By Lavery. A bill for an act relating to bonded ware- houses for agricultural prod- ucts.	
Introduced, passed on file.....	688
Referred to agriculture	732
Re-referred to commerce	798

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578 By Curran (Lawson and Wolfe.) A bill for an act to enlarge the permissible residence of old-age assistance recipients.	
Introduced, passed on file.....	688
Referred to social services	732
579 By Appropriations. A bill for an act to appropriate funds from the general fund of the state of Iowa to the Iowa commission for the blind for remodeling and repairs of the Iowa commission for the blind building and to permit acceptance of federal funds for participation.	
Introduced, placed on calendar...	688
Passed Senate; ayes 58, nays 0...	727
Reported correctly enrolled	889
Signed by President	889
Sent to Governor	889
Signed by Governor	948
580 By Appropriations. A bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1969, and ending June 30, 1971, to the Mississippi River Parkway Commission of the state of Iowa.	
Introduced, placed on calendar...	688
Passed Senate; ayes 58, nays 0...	728
Reported correctly enrolled	889
Signed by President	889
Sent to Governor	889
Signed by Governor	948
581 By Appropriations. A bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1969, and ending June 30, 1971, to various departments and various divisions thereof of the state of Iowa.	
Introduced, placed an calendar...	688
Passed Senate; ayes 60, nays 0...	728
Message from House	861
Senate concurred	1006
Passed Senate; ayes 54, nays 0...	1006
Reported correctly enrolled	1064
Signed by President	1064
Sent to Governor	1072
Signed by Governor	1097
582 By Schools. A bill for an act to permit public employees in the field of education to have the benefit of tax-sheltered annuity programs on a nondiscriminatory basis.	
Introduced, placed on calendar...	688
Withdrawn	1861
583 By Erskine and Sullivan (Andersen, Peterson, Dooley, Koch and Doyle). A bill for an act relating to the counting of absentee voters' ballots.	
Introduced, passed on file.....	688
Referred to county government...	732
584 By Doderer. A bill for an act relating to criminal abortion and increasing the penalties therefor.	

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Introduced, passed on file.....	689
Referred to judiciary	732
585 By State Government. A bill for an act relating to a state crime laboratory, a state medical examiner, county medical examiners, and the investigation of unnatural deaths.	
Introduced, placed on calendar...	689
Amendment filed	747
Amendment filed	970
Amendments adopted	1061
Passed Senate; ayes 59, nays 0...	1062
586 By Conklin, Benda, Nicholson, DeKoster, Rigler, Potter and Stanley. A bill for an act relating to guidelines for implementation of merit pay plans by local school district boards of directors.	
Introduced, passed on file.....	689
Referred to schools	732
587 By County Government. A bill for an act to increase the compensation of county officers, clerks, and members of the county boards of supervisors.	
Introduced, placed on calendar...	689
Steering recommends calendar...	783
S. F. 614 substituted	795
Withdrawn	795
588 By Conservation and Recreation. A bill for an act relating to boating on artificial lakes and impoundments.	
Introduced, placed on calendar...	701
589 By Ways and Means. A bill for an act relating to the assessment of real property.	
Introduced, placed on calendar...	701
Amendment filed	850
Amendments filed	852
Withdrawn	963
590 By Judiciary. A bill for an act relating to the court clerks.	
Introduced, placed on calendar...	714
Amendment filed	1079
Amendment adopted	1439
Passed Senate; ayes 48, nays 0...	1440
Reported correctly enrolled	1815
Signed by President	1815
Sent to Governor	1816
Signed by Governor	1941
591 By Schools. A bill for an act to authorize purchase of tax-deferred annuities for employees of the department of public instruction.	
Introduced, placed on calendar...	740
Passed Senate; ayes 38, nays 0...	1480
592 By Hougen. A bill for an act to creat an Iowa tax court.	
Introduced, passed on file.....	740
Referred to judiciary	784
593 By Schools. A bill for an act to authorize purchase of tax-sheltered annuities for employees of county boards of education.	

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Introduced, placed on calendar...	740
Amendment filed	1330
Amendment adopted	1480
Passed Senate; ayes 41, nays 0...	1480
Message from House	1734
Senate concurred	1849
Passed Senate; ayes 44, nays 0...	1849
Motion filed to reconsider vote ..	1860
Motion to reconsider vote pre- valled	1860
Amendment filed	1872
Amendment adopted	1860
Passed Senate; ayes 52, nays 0...	1861
Reported correctly enrolled	1931
Signed by President	1932
Sent to Governor	1932
Signed by Governor	1941

594 By Law Enforcement. A bill for an act relating to fees charged for licenses of motor vehicle manufacturers, distributors, wholesalers, factory representatives, and distributor branch representatives.

Introduced, placed on calendar... 740

595 By Rules. A bill for an act relating to parliamentary procedure.

Introduced, placed on calendar... 740

596 By Judiciary. A bill for an act relating to real property titles.

Introduced, placed on calendar .. 746

597 By Appropriations. A bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1969, and ending June 30, 1971, to various state departments and their divisions, and to amend various sections of the Code relating to departments receiving appropriations under this Act.

Introduced, placed on calendar...	762
Amendments filed	788
Amendment filed	789
Amendments filed	830
Amendment filed	831
Amendment filed	878
Amendment filed	909
Amendment filed	925
Amendment filed	952
Amendment filed	970
Amendments filed	1079
H. F. 793 substituted	1441
Withdrawn	1448

598 By Appropriations. 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, replacements, alterations, equipment and rehabilitation purposes.

Introduced, placed on calendar...	762
Passed Senate; ayes 54, nays 0...	836
Reported correctly enrolled	1039
Signed by President	1039
Sent to Governor	1039
Signed by Governor	1097

599 By Appropriations. A bill for an act to appropriate from

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the general fund of the state of Iowa for the biennium beginning July 1, 1969, and ending June 30, 1971, to the capitol planning commission.	
Introduced, placed on calendar...	762
Amendment filed	789
Amendment adopted	837
Passed Senate; ayes 58, nays 0...	837
Message from House	1047
Senate concurred	1091
Passed Senate; ayes 56, nays 0...	1091
Reported correctly enrolled	1182
Signed by President	1182
Sent to Governor	1183
Signed by Governor	1282

600 By Appropriations. A bill for an act to appropriate from the general fund of the state of Iowa to the executive council for capitol planning commission recommendations.

Introduced, placed on calendar...	762
Passed Senate; ayes 57, nays 0...	838
Reported correctly enrolled	1039
Signed by President	1039
Sent to Governor	1039
Signed by Governor	1097

601 By Appropriations. A bill for an act to establish a permanent revolving fund for the office of the state auditor for payment of the costs incurred in the administration of the Iowa Industrial loan law.

Introduced, placed on calendar...	762
Passed Senate; ayes 55, nays 0...	887
Reported correctly enrolled	1251
Signed by President	1251
Sent to Governor	1251
Signed by Governor	1283

602 By Appropriations. A bill for an act to appropriate the car dispatcher revolving fund for the biennium beginning July 1, 1969, and ending June 30, 1971.

Introduced, placed on calendar...	762
Passed Senate; ayes 58, nays 0...	838
Reported correctly enrolled	1039
Signed by President	1039
Sent to Governor	1039
Signed by Governor	1097

603 By Appropriations. A bill for an act to appropriate from the Iowa public employees' retirement system fund for the biennium beginning July 1, 1969, and ending June 30, 1971, to the employment security commission for the costs of the administration of the Iowa public employees' retirement system.

Introduced, placed on calendar...	763
Passed Senate; ayes 57, nays 0...	839
Reported correctly enrolled	1039
Signed by President	1039
Sent to Governor	1039
Signed by Governor	1097

604 By Appropriations. A bill for an act to appropriate from the motor vehicle fuel tax fund for the biennium beginning July 1, 1969, and ending

S. F.	Page
June 30, 1971, to the state comptroller.	
Introduced, placed on calendar	763
Passed Senate; ayes 58, nays 0	840
Reported correctly enrolled	1251
Signed by President	1251
Sent to Governor	1251
Signed by Governor	1283
605 By Appropriations. A bill for an act to appropriate from the general fund of the state of Iowa for capital improvements for physical plant and facilities under the superintendent of public buildings and grounds.	
Introduced, placed on calendar	763
Passed Senate; ayes 55, nays 0	840
Message from House	1195
Amendment filed	1750
Amendment adopted	1723
Senate concurred	1723
Passed Senate; ayes 56, nays 0	1724
Reported correctly enrolled	1902
Signed by President	1902
Sent to Governor	1902
Signed by Governor	1939
606 By Appropriations. A bill for an act to appropriate from the general fund of the state to the budget and financial control committee for its contingent fund.	
Introduced, placed on calendar	763
Passed Senate; ayes 58, nays 0	842
Reported correctly enrolled	1064
Signed by President	1064
Sent to Governor	1072
Signed by Governor	1097
607 By 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.	
Introduced, placed on calendar	763
Passed Senate; ayes 57, nays 0	841
Reported correctly enrolled	1039
Signed by President	1039
Sent to Governor	1039
Signed by Governor	1097
608 By Appropriations. A bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1969, and ending June 30, 1971, for various legislative departmental expenses.	
Introduced, placed on calendar	763
Amendment filed	852
Amendment adopted	843
Passed Senate; ayes 57, nays 0	843
Reported correctly enrolled	1039
Signed by President	1039
Sent to Governor	1039
Signed by Governor	1097
609 By Appropriations. A bill for an act to appropriate from the general fund of the state of Iowa to the division of state planning in the governor's office for community action	

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local aid programs, various governor's study committees and for community affairs.	
Introduced, placed on calendar	763
Amendment filed	852
Amendment adopted	844
Passed Senate; ayes 45, nays 11	844
Explanation of vote	871
Reported correctly enrolled	1445
Signed by President	1445
Sent to Governor	1445
Signed by Governor	1528
Became law by publication	1824
610 By Appropriations. A bill for an act to create the general contingent fund of the state and specifying the purposes for which the appropriation may be used.	
Introduced, placed on calendar	764
Passed Senate; ayes 57, nays 0	842
Message from House	1047
Senate concurred	1722
Passed Senate; ayes 45, nays 11	1723
Reported correctly enrolled	1815
Signed by President	1815
Sent to Governor	1816
Signed by Governor	1939
611 By Conservation and Recreation. A bill for an act relating to the use of hoop nets in flood control reservoirs.	
Introduced, placed on calendar	764
Passed Senate; ayes 47, nays 0	1481
612 By State Government. A bill for an act relating to the merit system of personnel administration.	
Introduced, placed on calendar	764
Amendment filed	769
Amendment filed	770
Steering recommends calendar	847
Amendment filed	878
Amendments filed	952
Amendment filed	1026
Amendments filed	1055
Placed on calendar under unfinished business	1069
Amendment filed	1079
Amendments withdrawn	1083
Amendments withdrawn	1084
Amendment adopted	1085
Amendments filed	1101
Amendment adopted	1087
Amendments adopted	1088
Amendment withdrawn	1088
Amendment adopted	1089
Passed Senate; ayes 50, nays 7	1089
Motion filed to reconsider vote	1089
Motion to reconsider vote laid on table	1089
Motion to reconsider vote laid on table prevailed	1089
Message from House	1711
Senate concurred	1825
Passed Senate; ayes 41, nays 11	1836
Motion filed to reconsider vote	1836
Motion to reconsider vote laid on table	1836
Motion to reconsider vote laid on table prevailed	1836
Reported correctly enrolled	1931
Signed by President	1932
Sent to Governor	1932
Signed by Governor	1943
613 By State Government. A bill for an act relating to the qua-	

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ifications of the state law librarian.	
Introduced, placed on calendar...	783
614 By County Government. A bill for an act to increase the compensation of county officers, including county attorneys, sheriffs, district court clerks, and members of the county boards of supervisors.	
Introduced, placed on calendar...	783
Placed on calendar under unfinished business	795
Substituted for S. F. 587	795
Amendment filed	831
Amendments filed	832
Amendments filed	833
Amendment filed	852
Amendment filed	853
Amendment filed	909
Amendment filed	925
Amendments filed	952
Amendment filed	992
Amendment adopted	978
Amendment withdrawn	980
Amendment adopted	980
Amendments filed	993
Amendments adopted	981
Amendments adopted	982
Amendment withdrawn	982
Amendment filed	994
Amendment adopted	983
Amendment withdrawn	983
Amendment adopted	984
Amendment adopted	985
Passed Senate; ayes 53, nays 2	986
Motion filed to reconsider vote	986
Motion to reconsider vote laid on table	986
Motion to reconsider vote laid on table prevailed	986
Message from House	1153
Rule suspended	1248
Senate refused to concur	1249
Conference committee appointed	1460
Conference committee report	1509
adopted	1509
Passed Senate; ayes 47, nays 2	1510
Reported correctly enrolled	1641
Signed by President	1642
Sent to Governor	1656
Signed by Governor	1749

615 By Law Enforcement. A bill for an act relating to vehicle safety.
Introduced, placed on calendar... 783

616 By County Government. A bill for an act relating to maximum expenditures, without a vote of the people, for county building construction or reconstruction and real estate purchases.
Introduced, placed on calendar... 783

617 By Higher Education. A bill for an act to authorize merged areas to enter into extended time contracts with or without lease-purchase options for rental of buildings for vocational school or community college purposes.
Introduced, placed on calendar... 798
Withdrawn1133

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618 By Agriculture. A bill for an act to provide an excise tax on the sale of eggs and turkeys.	
Introduced, placed on calendar...	798
619 By Ways and Means. A bill for an act relating to service taxes on new construction, advertising, and the processing of meat, fish, and fowl.	
Introduced, placed on calendar...	798
Amendment filed	853
Amendment filed	878
Amendment filed	910
Amendments filed	926
Amendment filed	927
Amendments adopted	936
Amendment adopted	937
Amendment adopted	938
Motion filed to reconsider vote	938
Point of order raised	938
Motion to reconsider vote withdrawn	938
Motion filed to reconsider vote	938
Motion to reconsider vote failed	938
Amendments filed	952
Amendment adopted	941
Amendment adopted	942
Call of the Senate requested	942
Call of the Senate	942
Call of the Senate lifted	943
Amendment withdrawn	943
Amendments filed	953
Call of the Senate requested	944
Call of the Senate	944
Point of order raised	944
Point of order raised	945
Amendment withdrawn	945
Amendment adopted	946
Amendments adopted	947
Amendment filed	954
Amendments adopted	958
Motion filed to reconsider vote	958
Point of order raised	958
Motion withdrawn	958
Point of order withdrawn	958
Motion to reconsider vote prevailed	958
Amendment filed	970
Amendments adopted	959
Passed Senate; ayes 44, nays 14	959
Motion filed to reconsider vote	959
Motion to reconsider vote laid on table	959
Motion to reconsider vote laid on table prevailed	959
Message from House	1893
Amendments adopted	1904
Amendments adopted	1905
Amendments adopted	1906
Senate concurred	1906
Passed Senate; ayes 39, nays 13	1906
Motion filed to reconsider vote	1906
Motion to reconsider vote laid on table	1906
Motion to reconsider vote laid on table prevailed	1906
Reported correctly enrolled	1931
Signed by President	1932
Sent to Governor	1932
Signed by Governor	1941
620 By Human and Industrial Relations. A bill for an act authorizing the issuance of an operator's license to persons legally blind for identification only.	
Introduced, placed on calendar...	863

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Amendment filed	994	Introduced, passed on file	903
Committee report adopted	1317	Referred to appropriations	924
Amendment adopted	1317	Withdrawn from appropriations	975
Passed Senate; ayes 38, nays 0	1317	Placed on calendar	975
Explanation of vote	1360	Steering recommends calendar	976
621 By Appropriations. A bill for an act to appropriate from the general fund of the state of Iowa for capital improve- ments for institutions under the department of social ser- vices, including construction of new buildings, repairs, im- provements, replacements or alterations.		Amendment filed	1055
Introduced, placed on calendar...	864	Amendment filed	1102
Amendments filed	927	Amendments adopted	1111
Amendment adopted	918	Amendment filed	1123
Passed Senate; ayes 48, nays 9	922	Passed Senate; ayes 53, nays 0	1111
Reported correctly enrolled	1251	Reported correctly enrolled	1592
Signed by President	1251	Signed by President	1592
Sent to Governor	1251	Sent to Governor	1592
Signed by Governor	1283	Signed by Governor	1675
622 By Appropriations. A bill for an act to appropriate ad- ministration and educational training aid funds from the general fund of the state to the department of public in- struction.		Became law by publication	1946
Introduced, placed on calendar...	869	627 By Agriculture. A bill for an act relating to pipelines.	
Passed Senate; ayes 51, nays 1	918	Introduced, placed on calendar...	901
Reported correctly enrolled	1251	628 By Agriculture. A bill for an act to establish definitions and standards for frozen des- serts.	
Signed by President	1251	Introduced, placed on calendar...	903
Sent to Governor	1251	Amendment filed	1430
Signed by Governor	1283	Amendment filed	1463
623 By County Government. A bill for an act relating to county sheriffs and their de- puties.		629 By Ways and Means. A bill for an act relating to the assessment and valuation of property for purposes of tax- ation.	
Introduced, placed on calendar...	883	Introduced, placed on calendar...	913
Amendment filed	1218	Amendments filed	970
624 By Ways and Means. A bill for an act relating to sales taxes imposed on services per- formed on tangible personal property delivered into inter- state commerce or services used in processing tangible personal property which will ultimately be subject to the sales tax.		Amendment filed	1157
Introduced, placed on calendar...	902	Amendment filed	1158
Amendment filed	954	Amendment filed	1219
Amendment adopted	962	Amendment filed	1231
Passed Senate; ayes 56, nays 2	962	Amendment filed	1359
Reported correctly enrolled	1251	Withdrawn	1632
Signed by President	1251	630 By Higher Education. A bill for an act to authorize area schools to enter into lease agreements, with or without purchase options, for the rent- al of buildings.	
Sent to Governor	1251	Introduced, placed on calendar...	922
Signed by Governor	1283	Steering recommends calendar...	976
Became law by publication	1824	Amendment filed	1102
625 By Transportation. A bill for an act to authorize pay- ment of salaries to employees of the state of Iowa every two weeks.		Amendment adopted	1107
Introduced, passed on file	903	Placed on calendar under unde- fined business	1107
Referred to state government...	924	Amendment filed	1123
626 By Human and Industrial Relations. A bill for an act relating to minimum standards to protect the health, safety, and welfare of individuals liv- ing in migratory labor camps.		Amendment filed	1140
		Amendments adopted	1127
		Amendment filed	1221
		Passed Senate; ayes 55, nays 0	1000
		Reported correctly enrolled	1641
		Signed by President	1642
		Sent to Governor	1676
		Signed by Governor	1740

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632 By Appropriations. A bill for an act to appropriate moneys received by the board of examiners in watchmaking.	
Introduced, placed on calendar...	923
Amendment filed	954
Amendments filed	971
Amendments adopted	967
Passed Senate; ayes 42, nays 1...	967
Reported correctly enrolled	1445
Signed by President	1445
Sent to Governor	1445
Signed by Governor	1538
633 By Appropriations. A bill for an act to appropriate from the general fund of the state to the liquor control commission for study and implementation of an inventory and accounting system.	
Introduced, placed on calendar...	923
Amendment filed	994
Amendment adopted	998
Passed Senate; ayes 57, nays 0...	998
Reported correctly enrolled	1445
Signed by President	1445
Sent to Governor	1445
Signed by Governor	1537
634 By Appropriations. A bill for an act relating to the Iowa merit employment department and to make an appropriation thereto.	
Introduced, placed on calendar...	923
Committee amendment filed	994
Committee amendment adopted	999
Passed Senate; ayes 58, nays 0...	999
Message from House	1459
Senate concurred	1724
Passed Senate; ayes 55, nays 1...	1724
Reported correctly enrolled	1815
Signed by President	1815
Sent to Governor	1816
Signed by Governor	1939
635 By Appropriations. A bill for an act to appropriate from moneys received by certain commissions, boards, and departments for the biennium beginning July 1, 1969, and ending June 30, 1971.	
Introduced, placed on calendar...	923
Amendment filed	954
Amendment adopted	963
Passed Senate; ayes 58, nays 0...	963
Reported correctly enrolled	1592
Signed by President	1592
Sent to Governor	1592
Signed by Governor	1679
636 By Appropriations. A bill for an act to appropriate funds from the general fund of the state to the higher education facilities commission for the state supported scholarship and medical student tuition loan programs.	
Introduced, placed on calendar...	923
Amendment filed	954
Amendment filed	955
Amendment withdrawn	965
Passed Senate; ayes 53, nays 0...	966
Reported correctly enrolled	1592
Signed by President	1592
Sent to Governor	1592
Signed by Governor	1679

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637 By Transportation. A bill for an act to establish a street research fund and to provide for its use.	
Introduced, placed on calendar...	940
638 By Schools. A bill for an act relating to election and apportionment of membership of county boards of education.	
Introduced, placed on calendar...	957
Amendment filed	995
H. F. 766 substituted	1588
Withdrawn	1589
639 By Law Enforcement. A bill for an act relating to operator's and chauffeur's licenses.	
Introduced, placed on calendar...	958
Amendment filed	995
640 By Schools. A bill for an act relating to school budget hearings.	
Introduced, placed on calendar...	968
Passed Senate; ayes 40, nays 8...	1482
641 By Appropriations. A bill for an act to appropriate from the motor vehicle fuel tax fund to the department of revenue.	
Introduced, placed on calendar...	987
H. F. 795 substituted	1033
Withdrawn	1033
642 By Law Enforcement. A bill for an act relating to the law-enforcement officers' training academy.	
Introduced, placed on calendar...	987
Passed Senate; ayes 53, nays 0...	1884
Reported correctly enrolled	1931
Signed by President	1932
Sent to Governor	1932
Signed by Governor	1943
643 By Law Enforcement. A bill for an act relating to the registration of motor vehicles by a nonresident.	
Introduced, placed on calendar...	987
644 By Law Enforcement. A bill for an act relating to mandatory revocation of beer permits.	
Introduced, placed on calendar...	987
645 By Schools. A bill for an act to accept the provisions of the National School Lunch Act and the National Child Nutrition Act of 1966.	
Introduced, placed on calendar...	1016
646 By Judiciary. A bill for an act relating to subdivided lands.	
Introduced, placed on calendar...	1037
647 By Schools. A bill for an act relating to the transportation of pupils to schools.	
Introduced, placed on calendar...	1037
648 By Schools. A bill for an act relating to certificated public school employees, providing for orderly procedures for pro-	

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professional negotiation between professional educators and boards of education.	
Introduced, placed on calendar	1038
Steering recommends calendar	1253
649 By State Government. A bill for an act relating to the establishment of an office for planning and programming to promote coordination of efforts of state agencies and local governments under the office of the governor.	
Introduced, placed on calendar	1038
Steering recommends calendar	1253
Amendment filed	1254
Amendment filed	1255
Made special order	1270
Special order	1336
Amendments adopted	1337
Amendments withdrawn	1337
Amendments filed	1390
Amendments adopted	1338
Amendment adopted	1339
Amendments adopted	1340
Passed Senate; ayes 47, nays 4	1340
Motion filed to reconsider vote	1341
Motion to reconsider vote laid on table	1341
Motion to reconsider vote laid on table prevailed	1341
Explanation of vote	1425
Message from House	1711
Senate concurred	1837
Passed Senate; ayes 41, nays 11	1838
Motion filed to reconsider vote	1838
Motion to reconsider vote laid on table	1838
Motion to reconsider vote laid on table prevailed	1838
Reported correctly enrolled	1931
Signed by President	1932
Sent to Governor	1932
Signed by Governor	1943
650 By Appropriations. A bill for an act to appropriate from the general fund of the state to the department of public safety and various divisions thereof.	
Introduced, placed on calendar	1059
Amendment filed	1160
Passed Senate; ayes 52, nays 0	1139
Explanation of vote	1197
Message from House	1571
Senate concurred	1727
Passed Senate; ayes 55, nays 0	1727
Reported correctly enrolled	1902
Signed by President	1902
Sent to Governor	1902
Signed by Governor	1939
651 By Appropriations. A bill for an act to appropriate from the general fund of the state to the Iowa reciprocity board.	
Introduced, placed on calendar	1059
Passed Senate; ayes 51, nays 1	1140
Explanation of vote	1197
Reported correctly enrolled	1392
Signed by President	1392
Sent to Governor	1582
Signed by Governor	1679
652 By Appropriations. A bill for an act to appropriate from the general fund of the state to the department of public	

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safety for capital improvements for the Iowa law enforcement academy.	
Introduced, placed on calendar	1059
Passed Senate; ayes 49, nays 0	1203
Reported correctly enrolled	1592
Signed by President	1592
Sent to Governor	1592
Signed by Governor	1679
653 By Law Enforcement. A bill for an act relating to penalties for possession of marijuana.	
Introduced, placed on calendar	1059
Withdrawn	1859
654 By Appropriations. A bill for an act to appropriate from moneys received by certain commissions, boards, and departments.	
Introduced, placed on calendar	1072
Passed Senate; ayes 54, nays 0	1203
Reported correctly enrolled	1519
Signed by President	1519
Sent to Governor	1519
Signed by Governor	1603
655 By Appropriations. A bill for an act to appropriate funds from the general fund of the state to the board of regents and institutions under the control of said board.	
Introduced, placed on calendar	1072
Amendment filed	1102
Amendment filed	1123
Amendment filed	1160
Point of order raised	1209
Amendments filed	1219
Amendments filed	1220
Amendment adopted	1211
Point of order raised	1211
Motion filed to reconsider vote	1215
Amendments filed	1226
Amendments adopted	1228
Amendment withdrawn	1229
Motion filed to reconsider vote	1230
Motion to reconsider vote failed	1230
Amendment adopted	1231
Amendment withdrawn	1231
Point of order raised	1231
Motion to reconsider vote prevailed	1232
Amendment adopted	1232
Passed Senate; ayes 54, nays 4	1232
Motion filed to reconsider vote	1233
Motion to reconsider vote laid on table	1233
Motion to reconsider vote laid on table prevailed	1233
Explanation of vote	1252
Message from House	1458
Senate refused to concur	1737
Conference committee appointed	1752
Conference committee report	1820
Conference committee report	1843
Conference committee report adopted	1847
Passed Senate; ayes 38, nays 0	1846
Reported correctly enrolled	1931
Signed by President	1932
Sent to Governor	1932
Signed by Governor	1944
656 By Cities and Towns. A bill for an act authorizing cities and towns to impose local income, earnings, sales, and	

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wheel taxes, upon a majority vote of the electorate. Introduced, placed on calendar...	1082
657 By Commerce. A bill for an act relating to the storage of grain. Introduced, placed on calendar...	1094
658 By Commerce. A bill for an act relating to the licensing of agricultural warehouses. Introduced, placed on calendar...	1095
659 By Commerce. A bill for an act relating to lost warehouse receipts. Introduced, placed on calendar...	1095
660 By Appropriations. A bill for an act relating to the correction of an improper section reference in the tax equalization law enacted by the Sixty-second General Assembly. Introduced, placed on calendar... Passed Senate; ayes 53, nays 0...	1095 1204
661 By Appropriations. A bill for an act to appropriate from the general fund of the state of Iowa to the department of public safety for computerizing state criminal information files. Introduced, placed on calendar... Passed Senate; ayes 54, nays 0... Reported correctly enrolled... Signed by President... Sent to Governor... Signed by Governor...	1095 1205 1592 1592 1592 1679
662 By Appropriations. A bill for an act to make appropriations to members of the apportionment commission established by Senate Joint Resolution Five (5) of the first session of the Sixty-third General Assembly. Introduced, placed on calendar... H. F. 809 substituted... Withdrawn...	1095 1205 1206
663 By Appropriations. A bill for an act to appropriate from moneys received by the department of public safety motor vehicle dealers license fee fund. Introduced, placed on calendar... Passed Senate; ayes 57, nays 0... Reported correctly enrolled... Signed by President... Sent to Governor... Signed by Governor...	1095 1212 1592 1592 1592 1679
664 By Appropriations. A bill for an act to make an appropriation to pay attorney fees, mileage and expenses for counsel for the parties, and other expenses in the election contests of Vincent S. Burke vs. Charles K. Sullivan. Introduced, placed on calendar... Passed Senate; ayes 49, nays 1...	1095 1234
665 By State Government. A bill for an act relating to res-	

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dency requirements for election; compensation and training of election workers; the use of voters' oaths, affidavits, and declarations; the qualification and certification of candidates of nonparty political organizations; voter registration; the use of serial numbers on applications for absentee ballots and ballot envelopes; absentee ballots for servicemen; the prohibition of the solicitation and notarization of absentee ballots by governmental employees; the review and use of voters' lists; the time of election filings; calling district conventions after resignation of candidates; polling places; the resignation of candidates; and administration of the election laws by the secretary of state. Introduced, placed on calendar... Made special order... Amendment filed... Amendments filed... Amendments filed... Special order... Amendment adopted... Amendments adopted... Amendments filed... Amendments filed... Amendment adopted... Amendment withdrawn... Amendments filed... Amendment withdrawn... Amendment withdrawn... Point of order raised... Call of the Senate requested... Call of the Senate... Call of the Senate lifted... Points of order raised... Amendments filed... Amendments adopted... Amendment withdrawn... Point of order raised... Amendment adopted... Point of order raised... Amendment withdrawn... Passed Senate; ayes 36, nays 12... Motion filed to reconsider vote... Motion to reconsider vote laid on table... Motion to reconsider vote laid on table prevailed...	1115 1208 1220 1255 1256 1265 1266 1268 1285 1286 1272 1272 1287 1273 1273 1274 1274 1275 1277 1288 1278 1278 1279 1279 1280 1280 1280 1281 1281 1281
666 By Clarke, Gaudineer, Potgeter, Frommelt, Neu, Lamhorn and Messerly. A bill for an act relating to reorganization of the Iowa state conservation commission, Iowa natural resources council, Iowa state soil conservation commission, Iowa state geologist, geological board, and the Iowa state advisory board for preserves; and to establish a department of natural resource management. Introduced, passed on file... Referred to state government...	1115 1155
667 By Appropriations. A bill for an act to appropriate moneys received by the state banking department. Introduced, placed on calendar... Amendment filed...	1115 1221

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H. F. 804 substituted	1237
Withdrawn	1238
668 By Appropriations. A bill for an act to establish a per- manent revolving fund in the department of public defense for the payment of the main- tenance and operational costs of administrative state aircraft and to make an appropriation therefor.	
Introduced, placed on calendar	1116
Passed Senate; ayes 44, nays 0	1239
Explanation of vote	1283
Reported correctly enrolled	1592
Signed by President	1592
Sent to Governor	1592
Signed by Governor	1679
669 By Appropriations. A bill for an act to make transfer of certain fees, taxes, interest and penalties to the division of motor vehicle registration of the department of public safety for the purpose of pur- chasing supplies and materi- als, and for the cost of man- ufacturing motor vehicle reg- istration plates at the prison industries.	
Introduced, placed on calendar	1116
Passed Senate; ayes 45, nays 1	1240
Explanation of vote	1283
Reported correctly enrolled	1592
Signed by President	1592
Sent to Governor	1592
Signed by Governor	1679
670 By Appropriations. A bill for an act to appropriate from the general fund of the state to the department of agricul- ture.	
Introduced, placed on calendar	1116
Passed Senate; ayes 48, nays 0	1240
Explanation of vote	1283
Message from House	1483
Amendment filed	1750
Senate concurred	1733
Passed Senate; ayes 44, nays 4	1733
Reported correctly enrolled	1902
Signed by President	1902
Sent to Governor	1902
Signed by Governor	1939
671 By Schools. A bill for an act relating to school buses.	
Introduced, placed on calendar	1116
Amendment filed	1221
Steering recommends calendar	1253
Made special order	1270
Special order	1302
Amendment filed	1331
Amendments adopted	1302
Passed Senate; ayes 44, nays 1	1302
Reported correctly enrolled	1815
Signed by President	1815
Sent to Governor	1816
Signed by Governor	1940
Became law by publication	1946
672 By Appropriations. A bill for an act to appropriate from the general fund of the state of Iowa to the state conserva- tion commission for the con- struction, replacement, devel- opment and alterations to	

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state parks and reserves, state forests, and state waters; for artificial lake development, erosion control, river, stream, and lake access, development of water-oriented facilities, land acquisition; for siltation control; for boundary surveys, engineering services, and au- thorizing the obtaining and acceptance of federal funds to the state to be used in connec- tion with this appropriation and federal funds in addition thereto.	
Introduced, placed on calendar	1127
Amendment filed	1288
Amendment adopted	1293
Passed Senate; ayes 52, nays 0	1293
Reported correctly enrolled	1729
Signed by President	1729
Sent to Governor	1729
Signed by Governor	1865
673 By Appropriations. A bill for an act to appropriate the fish and game protection fund for use by the state conserva- tion commission.	
Introduced, placed on calendar	1127
Amendment filed	1257
Point of order raised	1250
Amendment adopted	1250
Returned to appropriations	1250
Motion filed to reconsider vote	1283
Committee report	1284
Recommended passage	1284
Committee report adopted	1349
Motion to reconsider vote pre- vailed	1349
Passed Senate; ayes 58, nays 0	1350
Message from House	1633
Senate concurred	1725
Passed Senate; ayes 55, nays 1	1725
Reported correctly enrolled	1815
Signed by President	1815
Sent to Governor	1816
Signed by Governor	1939
674 By Appropriations. A bill for an act to appropriate from the general fund of the state to the state conservation com- mission.	
Introduced, placed on calendar	1127
Amendments filed	1321
Amendments filed	1331
Amendments withdrawn	1410
Amendment adopted	1411
Passed Senate; ayes 53, nays 1	1411
Message from House	1637
Senate concurred	1769
Passed Senate; ayes 52, nays 1	1769
Reported correctly enrolled	1931
Signed by President	1932
Sent to Governor	1933
Signed by Governor	1939
675 By Schools. A bill for an act to legalize and validate pro- ceedings providing for the or- ganization of, reorganization of, attachment of territory to, enlargement of, or changes in boundaries of school corpora- tions.	
Introduced, placed on calendar	1153
Passed Senate; ayes 42, nays 0	1315
Explanation of vote	1560
Reported correctly enrolled	1815

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Signed by President	1815
Sent to Governor	1816
Signed by Governor	1941

676 By Appropriations. A bill for an act making an appropriation to the department of social services for deficiencies for the medical assistance program.	
Introduced, placed on calendar.....	1153
Passed Senate; ayes 49, nays 0.....	1202
Reported correctly enrolled	1359
Signed by President	1359
Sent to Governor	1359
Signed by Governor	1359
Became law by publication	1929

677 By Schools. A bill for an act relating to the basic school tax formula and allocation of state equalization aid to public schools.	
Introduced, placed on calendar.....	1209
Steering recommends calendar.....	1253
Amendment filed	1257
Amendments filed	1287
Amendment filed	1463

678 By Cities and Towns. A bill for an act relating to collective bargaining in certain public employment.	
Introduced, placed on calendar.....	1210

679 By Appropriations. A bill for an act to appropriate general and vocational education administration funds from the general fund of the state to the department of public instruction.	
Introduced, placed on calendar.....	1281
Amendments filed	1391
Placed on calendar under unfinished business	1347
Amendment filed	1431
Amendments withdrawn	1414
Amendments adopted	1414
Amendment adopted	1415
Passed Senate; ayes 49, nays 2.....	1415
Motion filed to reconsider vote	1460
Motion filed to reconsider vote	1460
Motion filed to reconsider vote	1460
Amendment filed	1463
Motion to reconsider vote prevailed	1662
Motion to reconsider vote prevailed	1662
Motion to reconsider vote prevailed	1662
Amendment withdrawn	1662
Amendments adopted	1663
Passed Senate; ayes 49, nays 4.....	1663
Reported correctly enrolled	1902
Signed by President	1902
Sent to Governor	1902
Signed by Governor	1939

680 By Appropriations. A bill for an act to establish permanent revolving funds for the department of public instruction for administering federally financed programs and to make appropriations therefor.	
Introduced, placed on calendar.....	1281
Passed Senate; ayes 44, nays 0.....	1343
Reported correctly enrolled	1641

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Signed by President	1642
Sent to Governor	1656
Signed by Governor	1749

681 By Appropriations. A bill for an act to appropriate from the general fund of the state of Iowa to the Iowa development commission.	
Introduced, placed on calendar.....	1281
Amendment filed	1332
Amendment adopted	1344
Passed Senate; ayes 48, nays 0.....	1344
Reported correctly enrolled	1729
Signed by President	1729
Sent to Governor	1729
Signed by Governor	1866

682 By Appropriations. A bill for an act to appropriate from the general fund of the state of Iowa to the educational radio and television facility board.	
Introduced, placed on calendar.....	1281
Amendment filed	1391
Amendment adopted	1345
Passed Senate; ayes 55, nays 5.....	1345
Motion filed to reconsider vote	1425
Motion to reconsider vote prevailed	1635
Motion filed to reconsider vote	1636
Motion to reconsider vote prevailed	1636
Passed Senate; ayes 46, nays 9.....	1655
Reported correctly enrolled	1815
Signed by President	1815
Sent to Governor	1816
Signed by Governor	1939

683 By Judiciary. A bill for an act to authorize and direct the executive council to approve the issuance of a quit claim deed from the conservation commission to the Atlantic Richfield Company, a Pennsylvania corporation, for certain real estate located in Lee county, Iowa.	
Introduced, placed on calendar.....	1356
Placed on calendar under unfinished business	1421
Amendments filed	1481

684 By Transportation. A bill for an act to provide relocation payments and assistance to persons required to relocate residences, farms or businesses because such property is taken for public highway purposes.	
Introduced, placed on calendar.....	1356

685 By 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.	
Introduced, placed on calendar.....	1412
Passed Senate; ayes 40, nays 0.....	1664
Reported correctly enrolled	1815
Signed by President	1815
Sent to Governor	1816
Signed by Governor	1939

686 By Appropriations. A bill for an act to appropriate from	
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the general fund of the state to the educational radio and television facility board for capital improvements of the state educational television network.		Motion to reconsider vote laid on table	1704
Introduced, placed on calendar	1412	Motion to reconsider vote laid on table prevailed	1704
Passed Senate; ayes 41, nays 12	1665	Motion filed to reconsider vote	1704
Motion filed to reconsider vote	1665	Ruled out of order	1704
Motion to reconsider vote laid on table	1665	Message from House	1858
Motion to reconsider vote laid on table prevailed	1665	Senate refused to concur	1843
Reported correctly enrolled	1815	Conference committee appointed	1859
Signed by President	1815	Conference committee report	1907
Sent to Governor	1816	adopted	1908
Signed by Governor	1939	Passed Senate; ayes 46, nays 2	1906
		Reported correctly enrolled	1931
687 By Appropriations. A bill for an act to appropriate from the primary road fund to the state highway commission.		Signed by President	1932
Introduced, placed on calendar	1412	Sent to Governor	1932
Amendments filed	1463	Signed by Governor	1944
Amendments filed	1545		
Amendment filed	1573	690 By Appropriations. A bill for an act relating to payment of general school aid to merged areas, a uniform accounting system for area schools, and providing an appropriation for general state aid to school districts operating public junior or community colleges and to merged areas.	
H. F. 823 substituted	1672	Introduced, placed on calendar	1496
Withdrawn	1675	Amendment filed	1545
		Committee reported adopted	1742
688 By Appropriations. A bill for an act to appropriate from the general fund of the state to the higher education facilities commission for the tuition grant program.		H. F. 825 substituted	1742
Introduced, placed on calendar	1495	Withdrawn	1747
Amendment filed	1575		
Amendment filed	1606	691 By Appropriations. A bill for an act to provide for the distribution of income, corporation, and sales taxes, and making an appropriation therefor.	
Amendment filed	1682	Introduced, passed on file	1496
Amendments adopted	1666	H. F. 659 substituted	1770
Passed Senate; ayes 49, nays 10	1667	Withdrawn	1777
Motion filed to reconsider vote	1667		
Motion to reconsider vote laid on table	1667	692 By Law Enforcement. A bill for an act relating to sex offenses and criminal sexual psychopaths.	
Call of the Senate requested	1667	Introduced, placed on calendar	1496
Call of the Senate	1667	Placed on calendar under unfinished business	1520
Point of order raised	1667	Made special order	1520
Call of the Senate lifted	1668	Amendments filed	1575
Motion to reconsider vote laid on table prevailed	1669	Amendments filed	1576
Explanation of vote	1681	Special order	1586
Message from House	1859	Amendments filed	1607
Amendment filed	1873	Amendments adopted	1591
Amendment adopted	1874	Point of order raised	1582
Senate concurred	1844	Amendment adopted	1600
Passed Senate; ayes 43, nays 10	1844	Totals of figures corrected by Secretary of Senate	1600
Reported correctly enrolled	1931	Passed Senate; ayes 53, nays 3	1601
Signed by President	1932	Motion filed to reconsider vote	1601
Sent to Governor	1932	Motion to reconsider vote laid on table	1601
Signed by Governor	1941	Motion to reconsider vote laid on table prevailed	1601
		Explanation of vote	1642
689 By Appropriations. A bill for an act to appropriate from the general fund of the state for capital improvements and purchases of land for institutions under the board of regents including construction of new buildings, repairs, improvements, land purchases, replacements, or alterations, and providing for joint control for the expenditure thereof by the board of regents, the governor, and the state comptroller.		693 By Law Enforcement. A bill for an act relating to the establishment of the Iowa crime commission, to provide for the administration thereof, to make appropriations therefor, to authorize acceptance and use of grants to further and accomplish the purposes thereof, and to ratify and approve acts heretofore done to initiate the	
Introduced, placed on calendar	1495		
Passed Senate; ayes 47, nays 0	1704		
Motion filed to reconsider vote	1704		

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functions and policies of the commission.		697 By Appropriations. A bill for an act to provide a source of revenue sufficient to provide for salaries, support, maintenance, and other expenses of the professional teaching practices commission.	
Introduced, referred to appropriations	1535	Introduced, placed on calendar	1602
Committee amendment filed	1547	Amendment filed	1683
Amendment filed	1576	Amendments filed	1717
Committee report	1605	Amendments withdrawn	1747
Recommended passage	1605	Amendment filed	1751
Amendment filed	1751	Amendments adopted	1764
Removed from calendar	1770	Amendment filed	1789
Placed on calendar	1770	Amendment filed	1790
Amendment filed	1789	Amendment withdrawn	1764
Amendment filed	1826	Amendments adopted	1765
		Amendment withdrawn	1765
694 By Commerce. A bill for an act to encourage competition in rate making among certain casualty insurance companies.		Failed to pass Senate; ayes 29, nays 27	1765
Introduced, placed on calendar	1571	Motion filed to reconsider vote	1784
695 By Appropriations. A bill for an act authorizing capital expenditures by the state highway commission from the primary road fund.		698 By Appropriations. A bill for an act making an appropriation for the reimbursement of the city of Harlan, Iowa, for expenses incurred at the request of the board of regents in regard to a site for the proposed western Iowa college.	
Introduced, placed on calendar	1602	Introduced, placed on calendar	1602
Amendment filed	1682	Passed Senate; ayes 44, nays 3	1669
Amendment filed	1683		
Amendment adopted	1670	699 By Appropriations. A bill for an act to ratify and legalize the granting of commissions to the director of revenue and commissioner of the department of social services, to the acts and service of those officers upon such commissions, compensation paid such officers, and to appropriate funds for such compensation.	
Passed Senate; ayes 51, nays 2	1671	Introduced, placed on calendar	1844
Reported correctly enrolled	1931	Amendment filed	1929
Signed by President	1932	Amendment adopted	1897
Sent to Governor	1932	Passed Senate; ayes 34, nays 3	1897
Signed by Governor	1944	Point of order raised	1898
696 By Appropriations. A bill for an act to provide for an appropriation from the general fund of the state to the state board of regents to reimburse state educational institutions for deficiencies in operating revenues resulting from funds pledged to finance academic and administrative buildings and facilities and utilities services.		Motion filed to reconsider vote	1909
Introduced, placed on calendar	1602	Motion to reconsider vote prevailed	1909
Passed Senate; ayes 32, nays 17	1780	Passed Senate; ayes 46, nays 0	1909
Motion filed to reconsider vote	1780	Reported correctly enrolled	1931
Motion to reconsider vote laid on table	1780	Signed by President	1932
Motion to reconsider vote laid on table prevailed	1781	Sent to Governor	1932
Reported correctly enrolled	1902	Signed by Governor	1940
Signed by President	1902	Became law by publication	1946
Sent to Governor	1902		
Signed by Governor	1944		

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HOUSE JOINT RESOLUTIONS AND HOUSE FILES PASSED AND APPROVED—165

H. J. R. 15, 19.

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2, 3, 5, 6, 13, 14, 16, 21, 29, 39, 40, 49, 57, 60, 62, 67,
68, 71, 90, 95, 103, 108, 111, 113, 123, 125, 126, 127, 128, 130, 136, 142,
145, 151, 153, 159, 160, 161, 162, 164, 165, 166, 173, 175, 177, 180, 182, 183,
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249, 250, 258, 263, 266, 276, 279, 281, 286, 287, 289, 292, 305, 318, 319, 323,
324, 328, 329, 334, 335, 348, 349, 361, 363, 367, 368, 375, 389, 390, 395, 400,
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535, 548, 559, 562, 568, 598, 605, 616, 618, 624, 628, 640, 657, 658, 659, 664,
666, 680, 681, 695, 697, 714, 733, 736, 744, 745, 758, 766, 777, 778, 781, 784,
793, 795, 796, 797, 799, 800, 802, 804, 809, 810, 812, 815, 816, 817, 819, 820,
823, 824, 825.

RECORD OF EACH HOUSE BILL IN SENATE

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6 By Shaw, Van Nostrand, Van Drie, Roorda, Pelton, Sorg, Bergman, Ellsworth, Fisher of Greene, Hanson of Black Hawk, Voorhees, Strand, Campbell, McIntyre, and Walter. A joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the terms of office of elected executive officials.		19 By Appropriations. A joint resolution directing the Treasurer of State to call and redeem the Korean veterans' bonus bonds.	
Received, passed on file.....	764	Received, passed on file.....	1496
Referred to constitutional amendments and reapportionment....	784	Amendment filed.....	1644
15 By Cities and Towns. A joint resolution to create a special interim study committee on municipal statutes and to make an appropriation therefor.		Amendment filed.....	1682
Received, passed on file.....	1095	Substituted for S. J. R. 29.....	1695
Referred to appropriations.....	1155	Point of order raised.....	1695
Committee report.....	1284	Point of order raised.....	1696
Recommended passage.....	1284	Amendments filed.....	1718
Amendment filed.....	1290	Amendment adopted.....	1696
Steering recommends calendar.....	1416	Amendment withdrawn.....	1696
Made special order.....	1416	Amendments adopted.....	1697
Amendment adopted.....	1509	Amendment adopted.....	1698
Amendment filed.....	1547	Passed Senate; ayes 35, nays 21.....	1698
Amendment adopted.....	1529	Motion filed to reconsider vote.....	1699
Passed Senate; ayes 42, nays 7.....	1529	Motion to reconsider vote laid on table.....	1699
Motion filed to reconsider vote.....	1529	Motion to reconsider vote laid on table prevailed.....	1699
Motion to reconsider vote laid on table.....	1529	Message from House.....	1776
table prevailed.....	1529	Senate concurred.....	1813
Explanation of vote.....	1573	Placed on calendar under unfinished business.....	1813
Signed by President.....	1779	Motion filed to reconsider vote.....	1825
18 By Rules. A joint resolution to provide for interim studies initiated by standing committees.		Motion to reconsider vote prevailed.....	1842
Received, passed on file.....	1535	Senate refused to concur.....	1842
Referred to rules.....	1596	Conference committee appointed.....	1858
Committee report.....	1682	Conference committee report.....	1900
Recommended passage.....	1682	Conference committee report adopted.....	1901
Amendment filed.....	1683	Passed Senate; ayes 36, nays 13.....	1901
Amendment filed.....	1717	Motion filed to reconsider vote.....	1901
		Motion to reconsider vote laid on table.....	1901
		Motion to reconsider vote laid on table prevailed.....	1901
		Signed by President.....	1932
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		1 By Miller of Page, Fisher of Greene, Holden, Gannon, Bennett, Cochran, Duntun, Middleswart and Miller of Jones (Lamborn, Denman, Smith and Coleman). A bill for an act	

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relating to negotiation and execution of reciprocal, proration, and other agreements or declarations for fleet owners of commercial vehicles engaged in interstate commerce.	
Received, passed on file.....	689
Referred to transportation.....	1786

2 By Miller of Page, Fisher of Greene, Holden, Gannon, Bennett, Dunton and Hanson of Howard-Mitchell (Lamborn, Denman and Smith). A bill for an act relating to motor vehicle registration fees.	
Received, passed on file.....	645
Referred to transportation.....	646
Committee report	875
Recommended passage	875
Rule suspended	1910
Committee report adopted.....	1910
Passed Senate; ayes 48, nays none	1911
Motion filed to reconsider vote.....	1915
Motion to reconsider vote prevailed	1915
Amendment filed	1929
Amendment adopted	1916
Passed Senate; ayes 48, nays 0	1916
Signed by President.....	1932

3 By Miller of Page, Fisher of Greene, Holden, Gannon, Bennett, Hanson of Howard-Mitchell and Dunton (Lamborn, Denman, Smith and Coleman). A bill for an act relating to issuance of a single cab card for vehicles subject to the provisions of chapter three hundred twenty-six (326) of the Code.	
Received, passed on file.....	327
Referred to transportation.....	361
Committee report	875
Recommended passage	875
Committee report adopted.....	1505
Passed Senate; ayes 37, nays 0	1505
Signed by President.....	1676

5 By Miller of Des Moines, Milten, Mayberry, Lipsky, Gannon, Caffrey, Tapscott, Wells, Dougherty, Dunton, Pelton and Johnston of Johnson (Lucken, McGill, O'Malley, Smith and Coleman). A bill for an act relating to establishment of a special mental retardation unit to be located at one of the state mental health institutes, prescribing the functions of the special unit, and of patients. Providing for the administration and support thereof and the admission.	
Received, passed on file.....	200
Referred to social services.....	212
Amendment filed	364
Committee report	665
Recommended amendment, passage	665
Committee amendment.....	665
Amendment filed	910
Placed on calendar.....	1664
Committee report adopted.....	1795
Amendment withdrawn	1795
Amendment adopted	1796
Passed Senate; ayes 52, nays 1.....	1796

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Explanation of vote.....	1824
Signed by President.....	1932

6 By Miller of Des Moines, Edgington, Milten, Lipsky, Mayberry, Gannon, Pelton, Kruse, Johnston of Johnson, Bergman, Dougherty, Dunton, Wells, Crosier, Miller of Jones, Middleswart, Doyle and Caffrey (Lucken, O'Malley, McGill, Smith, Coleman and DeKoster). A bill for an act relating to the definition of a mentally retarded person for purposes of chapter 226 of the Code, and to the admission or transfer of such persons to the state mental health institutes.	
Received, passed on file.....	200
Referred to social services.....	212
Committee report	391
Recommended passage	391
Substituted for S. F. 6.....	499
Passed Senate; ayes 55, nays 0	499
Explanation of vote.....	500
Signed by President.....	643

9 By Miller of Des Moines, Edgington, Milten, Mayberry, Gannon, Caffrey, Tapscott, Dougherty, Bergman, Pelton, Kruse, Hanson of Howard-Mitchell and Dunton (Stephens, McGill, Lucken and Smith). A bill for an act relating to county homes.	
Received, passed on file.....	335
Referred to county government.....	361
Committee report	1573
Recommended passage	1573

13 By Klein, Gannon, Lipsky, Miller of Des Moines, Bailey, Dunton, Pelton, Caffrey, Doyle, Crosier, Wells, Dougherty, Johnston of Johnson, Hanson of Howard-Mitchell and Winkelman (Frommelt, Balloun, Lange, Doderer, Coleman and DeKoster). A bill for an act to provide an additional retirement allowance option for members of the Iowa public employees' retirement system.	
Received, passed on file.....	280
Referred to state government.....	292
Committee report	479
Recommended passage	479
Amendment filed	490
Committee report adopted.....	702
Amendment adopted	703
Passed Senate; ayes 55, nays 0	703
Signed by President.....	1040

14 By Klein, Gannon, Lipsky, Pelton, Caffrey, Crosier, Dougherty, Hanson of Howard-Mitchell, Miller of Des Moines, Dunton, Wells, Middleswart, Doyle, Blouin, Johnston of Johnson, Winkelman and McCormick (Frommelt, Lange, Balloun, Doderer and Coleman). A bill for an act relating to optional payment of accumulated contributions upon death of an active member of the Iowa public employees' retirement system.	
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Received, passed on file.....	280
Referred to state government.....	292
Committee report.....	479
Recommended passage.....	479
Committee report adopted.....	703
Passed Senate; ayes 54, nays 0.....	703
Signed by President.....	795
15 By Klein, Gannon, Pelton, Lipsky, Dougherty, Middleswart, Doyle, Wells, Blouin, Dunton, Winkelman and McCormick (Frommelt, Balloun, Lange, Lamborn and Coleman). A bill for an act to provide that retired members of the Iowa public employees' retirement system may elect to have one-half of their retirement allowances invested in a variable annuity program.	
Received, passed on file.....	327
Referred to state government.....	361
16 By Cochran, Winkelman, Tieden, Miller of Des Moines, Gannon, Dunton, Kruse, Mayberry, Dougherty, Bergman, Schmeiser and Middleswart (Neu, Schaben and Smith). A bill for an act relating to drainage and levee districts.	
Received, passed on file.....	968
Amendment filed.....	1027
Substituted for S. F. 16.....	1031
Amendment filed.....	1056
Amendment filed.....	1057
Amendment withdrawn.....	1032
Passed Senate; ayes 56, nays 1.....	1032
Signed by President.....	1183
21 By Radl. A bill for an act to authorize county conservation boards to provide uniforms to their employees as a portion of such employees' compensation, and to operate or lease concessions in or upon property under its control.	
Received, passed on file.....	200
Referred to conservation and recreation.....	212
Amendment filed.....	430
Committee report.....	441
Recommended passage.....	441
Amendment filed.....	460
Amendment filed.....	1257
Amendment filed.....	1291
Committee report adopted.....	1311
Placed on calendar under unfinished business.....	1311
Amendments withdrawn.....	1351
Amendments adopted.....	1351
Correction of title.....	1351
Passed Senate; ayes 37, nays 16.....	1352
Message from House.....	1731
Senate insisted.....	1763
Conference committee appointed.....	1763
Conference committee report.....	1784
Conference committee report adopted.....	1806
Passed Senate; ayes 36, nays 1.....	1806
Signed by President.....	1932
29 By Doyle. A bill for an act to allow district or municipal court judges to place the name of a juror, excused from one panel, on a succeeding panel.	
Received, passed on file.....	317

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Referred to judiciary.....	328
Committee report.....	629
Recommended passage.....	629
Committee report adopted.....	1312
Passed Senate; ayes 43, nays 0.....	1312
Explanation of vote.....	1360
Signed by President.....	1519
35 By Baker, McCartney, Cochran, Pelton, Middleswart, Dunton, Lipsky, Kruse, Bergman, Wells and Gannon (Hill and Smith). A bill for an act relating to amendment of the Iowa Public Officials Act.	
Received, passed on file.....	456
Amendments filed.....	460
Amendment filed.....	461
Referred to judiciary.....	478
39 By Millen and Harbor. A bill for an act relating to emergency care or assistance.	
Received, passed on file.....	200
Referred to human and industrial relations.....	212
Committee report.....	293
Recommended amendment, passage.....	293
Committee amendment.....	293
Amendment filed.....	379
Committee report adopted.....	473
Placed on calendar under unfinished business.....	473
Committee amendment adopted.....	482
Passed Senate; ayes 60, nays 0.....	483
Signed by President.....	643
40 By Darrington and Hanson of Howard-Mitchell. A bill for an act relating to providing authority to the executive council to purchase and sell real estate and demolish state buildings.	
Received, passed on file.....	174
Referred to state government.....	183
Committee report.....	202
Recommended passage.....	202
Committee report adopted.....	227
Placed on calendar under unfinished business.....	227
Amendment filed.....	263
Amendment adopted.....	277
Passed Senate; ayes 53, nays 0.....	277
Signed by President.....	345
45 By Van Drie. A bill for an act relating to television sets in motor vehicles.	
Received, passed on file.....	208
Referred to law enforcement.....	212
49 By Den Herder. A bill for an act relating to the Iowa development commission membership.	
Received, passed on file.....	174
Referred to Iowa development.....	183
Committee report.....	329
Recommended passage.....	329
Made special order.....	373
Special order.....	382
Committee report adopted.....	383
Passed Senate; ayes 40, nays 17.....	383
Signed by President.....	643
53 By Camp. A bill for an act relating to voter registration.	
Received, passed on file.....	714

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Referred to county government..	732
Committee report	1100
Recommended passage	1100
Steering recommends calendar..	1253
Committee report adopted.....	1851
Amendments filed	1873
Amendments filed	1874
Amendment filed	1875
Amendments filed	1929
Amendments filed	1930
56 By Holden. A bill for an act to prohibit the discharge of sewage or certain other wastes into open ditches along the right-of-way of any highway or public road.	
Received, passed on file.....	689
Referred to transportation.....	690
57 By Appropriations. A bill for an act relating to the appropriations made by the Sixty-second General Assembly for the law enforcement officers' training academy.	
Received, passed on file.....	110
Substituted for S. F. 64.....	131
Passed Senate; ayes 57, nays 0...	132
Signed by President.....	150
60 By Christensen. A bill for an act relating to the maximum speed limit for school buses.	
Received, passed on file.....	280
Referred to transportation.....	292
Committee report	652
Recommended passage	652
Amendment filed	789
Committee report adopted.....	896
Amendment adopted	896
Passed Senate; ayes 46, nays 0...	896
Signed by President.....	1183
62 By Hanson of Howard-Mitchell. A bill for an act relating to compensation of the members of the county board of social welfare.	
Received, passed on file.....	200
Referred to county government..	212
Committee report	442
Recommended passage	442
Committee report adopted.....	1312
Passed Senate; ayes 44, nays 0...	1312
Explanation of vote.....	1360
Signed by President.....	1519
67 By Milligan, Kreamer, Campbell, Franklin, McIntyre, Fisher of Greene, Hill, Lipsky, Van Drie, Shaw, Lawson, Huff, Sorg, Ellsworth, Bergman, Lippold, Tapscott, Jesse, Gannon, Renda, Bennett, Skinner, Andersen, Blouin and Nolting. A bill for an act relating to the bond provision in the fair housing law.	
Received, passed on file.....	200
Substituted for S. F. 89.....	208
Passed Senate; ayes 58, nays 0...	208
Signed by President.....	253
68 By Holden, Andersen, Voorhees, McIntyre, Van Drie, Bergman, Huff, Hill, Welden, Warren, Kitner, Lipsky, Den Herder, Campbell, Hansen of	

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Black Hawk, Ellsworth, Stromer, Shaw, Christensen, Milligan, Kreamer, Mohrfeld, Miller of Jones, Miller of Page, Strand, Sorg, Lawson, Winkelman, Walter and Lippold. A bill an act relating to allowance of assistance for families of dependent children, disabled persons, and elderly persons.	
Received, passed on file.....	585
Referred to social services.....	628
Committee report	666
Recommended passage	666
Steering recommends calendar..	1253
Amendment filed	1684
Committee report adopted.....	1705
Amendment filed	1718
Amendment adopted	1706
Amendment filed	1719
Amendment adopted	1707
Passed Senate; ayes 33, nays 19...	1707
Motion filed to reconsider vote...	1708
Motion to reconsider vote laid on table	1708
Motion to reconsider vote laid on table prevailed	1708
Point of order raised.....	1708
Explanation of vote.....	1713
Explanation of vote.....	1749
Message from House	1783
Senate concurred	1841
Passed Senate; ayes 38, nays 10...	1842
Motion filed to reconsider vote...	1842
Motion to reconsider vote laid on table	1842
Motion to reconsider vote laid on table prevailed	1842
Signed by President.....	1932
71 By Voorhees, McIntyre, Christensen, Lawson, Lippold, Hansen of Black Hawk, Bergman, Winkelman and Welden. A bill for an act relating to inclusion of students in attendance at area vocational schools and area community colleges within the state scholarship and loan program.	
Received, passed on file.....	474
Referred to higher education....	478
Committee report	690
Recommended passage	690
Committee report adopted.....	1062
Passed Senate; ayes 59, nays 0...	1062
Signed by President.....	1183
77 By Freeman of Clay-Dickinson and Johnson of Audubon-Guthrie. A bill for an act relating to snowmobiles.	
Received, passed on file.....	1082
Referred to law enforcement....	1098
Substituted for S. F. 566.....	1452
Placed on calendar under unfinished business	1452
Amendment filed	1464
90 By Van Drie, Stromer, Kreamer, Millen, Christensen, Miller of Jones, Langland, Roorda, Bergman, Lippold, Menefee, Kehe, Lipsky, Battles, Knight, Ellsworth, Sorg, Nielsen, Warren, Winkelman, Freeman of Clay-Dickinson, Nelson, Walter, Tieden and Mohrfeld. A bill for an act relating to parental responsibility for actions of children.	

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Received, passed on file.....	439	101 By Bennett, Renda, Kreamer, Huff, Hill, Cunningham, Roorda and Millen. A bill for an act to increase the salary of municipal court judges.	
Referred to judiciary.....	478	Received, passed on file.....	1356
Committee report	629	Referred to judiciary.....	1412
Reported without recommenda- tion	630	103 By Schmeiser, Miller of Des Moines, Cochran, Strothman and Schroeder. A bill for an act relating to the clerk of the board of review.	
Steering recommends calendar...	783	Received, passed on file.....	280
Committee report adopted.....	796	Referred to county government...	292
Amendments filed	833	Committee report	442
Amendment withdrawn	796	Recommended passage	442
Motion withdrawn	796	Committee report adopted.....	896
Amendment filed	834	Passed Senate; ayes 42, nays 4....	897
Amendment adopted	800	Motion filed to reconsider vote....	897
Point of order raised	800	Motion to reconsider vote laid on table	897
Amendment withdrawn	800	Motion to reconsider vote laid on table prevailed	897
Passed Senate; ayes 35, nays 17....	801	Signed by President.....	1040
Motion filed to reconsider vote....	806	106 By Goode. A bill for an act relating to members of the general assembly of the State of Iowa and repealing chapter thirty-eight B(38B), Code 1966.	
Motion to reconsider vote laid on table	806	Received, passed on file.....	718
Motion to reconsider vote laid on table prevailed	807	Referred to state government....	732
Signed by President.....	1183	108 By Judiciary. A bill for an act relating to the Iowa em- ployment security commission.	
91 By Christensen. A bill for an act to permit the conserva- tion commission to promulgate, for experimental purposes, spe- cial rules relating to the oper- ation of watercraft and other water-oriented activity on Green Valley Lake, near the city of Creston.		Received, passed on file.....	174
Received, passed on file.....	359	Referred to judiciary.....	182
Referred to conservation and rec- reation	389	Committee report	233
94 By Miller of Page, Roorda, Kitner, Tieden, Stokes, Lip- pold, Mohrfeld, Winkelman, Voorhees, Holden, Christensen, Sorg, Warren, Menefee, Kehe and Walter. A bill for an act relating to the maintenance of secondary roads.		Recommended passage	232
Received, passed on file.....	280	Committee report adopted.....	311
Referred to county government....	292	Passed Senate; ayes 56, nays 0....	311
Amendment filed	338	Signed by President.....	345
95 By Hamilton, Van Drie, Dougherty, Millen, Logue, Kennedy of Dubuque, Cun- ningham, Strothman, Corey, Holden, Dietz and Miller of Marshall (Stanley). A bill for an act to designate Herbert Hoover Day as a state holiday.		111 By Den Herder and Ossian. A bill for an act relating to municipal utility retirement systems.	
Received, passed on file.....	231	Received, passed on file.....	352
Substituted for S. F. 130.....	308	Referred to cities and towns....	361
Passed Senate; ayes 56, nays 0....	308	Committee report	531
Explanation of vote.....	316	Recommended passage	521
Signed by President.....	345	Amendment filed	539
97 By Fisher of Greene, Kitner, Nielsen, Stromer, Miller of Jones, Koch, Sorg, Strand, Roorda, Warren, McIntyre, Huff, Freeman of Clay-Dickin- son, Hansen of Black Hawk, Lippold, Mohrfeld, Walter and Nelson. A bill for an act relat- ing to employment of law-en- forcement personnel.		Committee report adopted.....	1313
Received, passed on file.....	335	Placed on calendar under unfin- ished business	1313
Amendment filed	339	Amendment withdrawn	1352
Referred to law enforcement....	361	Passed Senate; ayes 56, nays 0....	1352
Committee report	874	Signed by President.....	1519
Recommended amendment, pas- sage	874	113 By Judiciary. A bill for an act relating to dogs in food establishments.	
Amendment filed	1222	Received, passed on file.....	174
Steering recommends calendar....	1253	Referred to judiciary.....	182
Committee report adopted.....	1861	Committee report	232
		Recommended passage	232
		Committee report adopted.....	511
		Passed Senate; ayes 56, nays 0....	511
		Signed by President.....	345
		119 By Schroeder. A bill for an act relating to errors and omissions insurance for county officers and employees.	
		Received, passed on file.....	352
		Referred to commerce.....	361

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123 By Camp, Voorhees, Kehe, Klitner, Mohrfeld, Varley, Ellsworth, Sorg, Koch, Walter, Christensen, Hill, Miller of Page, Menefee, Roorda, Rex, Hansen of Black Hawk, Pelton, Fisher of Greene and Winkelman. A bill for an act relating to the time of holding the primary election.	
Received, passed on file.....	225
Substituted for S. F. 80.....	226
Passed Senate; ayes 57, nays 1...	227
Signed by President.....	239
125 By Judiciary. A bill for an act relating to judicial nominating commissions.	
Received, passed on file.....	174
Referred to Judiciary.....	183
Committee report.....	319
Recommended amendment, passage.....	319
Committee amendment.....	319
Committee report adopted.....	494
Committee amendment adopted....	495
Passed Senate; ayes 54, nays 0....	495
Signed by President.....	1040
126 By Hill. A bill for an act relating to support and maintenance of criminal sexual psychopaths.	
Received, passed on file.....	359
Referred to social services.....	389
Committee report.....	665
Recommended passage.....	665
Committee report adopted.....	1313
Passed Senate; ayes 34, nays 5....	1314
Explanation of vote.....	1360
Signed by President.....	1519
127 By Judiciary. A bill for an act relating to publication of the Code of Iowa.	
Received, passed on file.....	174
Referred to Judiciary.....	183
Committee report.....	232
Recommended passage.....	232
Placed on calendar under unfinished business.....	312
Referred to rules.....	640
Committee report.....	1606
Recommended passage.....	1606
Committee report adopted.....	1794
Passed Senate; ayes 45, nays 0....	1794
Signed by President.....	1932
128 By Judiciary. A bill for an act relating to mandatory revocation of beer permits.	
Received, passed on file.....	174
Referred to Judiciary.....	183
Committee report.....	233
Recommended passage.....	233
Committee report adopted.....	312
Passed Senate; ayes 54, nays 0....	312
Signed by President.....	345
129 By Fischer of Grundy. A bill for an act relating to widows' admissions to the Iowa soldiers home.	
Received, passed on file.....	1424
Referred to human and industrial relations.....	1459
130 By Judiciary. A bill for an act relating to aid to laboratory schools.	

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Received, passed on file.....	174
Referred to Judiciary.....	183
Committee report.....	233
Recommended passage.....	233
Committee report adopted.....	313
Passed Senate; ayes 56, nays 0....	313
Signed by President.....	345
136 By Ellsworth, Voorhees, Kehe, Rex, Warren, Sorg, Strand, Winkelman and Walter. A bill for an act relating to voter registration lists.	
Received, passed on file.....	373
Referred to state government ..	389
Committee report.....	569
Recommended passage.....	569
Committee report adopted.....	1063
Passed Senate; ayes 59, nays 0....	1063
Signed by President.....	1183
142 By Bailey. A bill for an act relating to the movement of oversized vehicles.	
Received, passed on file.....	359
Referred to transportation.....	389
Committee report.....	875
Recommended passage.....	875
Passed Senate; ayes 40, nays 0....	1506
Signed by President.....	1676
145 By Peterson (Erskine). A bill for an act relating to granting to the counties the right to contract for options for the purchase of land.	
Received, passed on file.....	519
Referred to county government....	521
Committee report.....	1053
Recommended passage.....	1053
Substituted for S. F. 133.....	1584
Passed Senate; ayes 40, nays 0....	1585
Signed by President.....	1676
151 By Holden (Nicholson). A bill for an act relating to permanent registration of voters for elections held in certain community school districts.	
Received, passed on file.....	914
Amendment filed.....	927
Substituted for S. F. 156.....	934
Amendments adopted.....	935
Passed Senate; ayes 56, nays 0....	935
Amendment filed.....	955
Signed by President.....	1183
153 By McCartney, Winkelman and Tapscott (Benda, Rigler and Denman). A bill for an act relating to investment of funds of life insurance companies in urban real estate and personal property.	
Received, passed on file.....	317
Referred to commerce.....	328
Committee report.....	733
Recommended passage.....	733
Substituted for S. F. 134.....	752
Committee report adopted.....	753
Passed Senate; ayes 49, nays 0 ..	753
Signed by President.....	795
159 By Bennett. A bill for an act to prohibit the use, sale, or possession of explosive or incendiary devices, including molotov cocktails, and to provide penalties therefor.	

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Received, passed on file.....	746	Recommended passage.....	269
Referred to law enforcement.....	784	Committee report adopted.....	403
Committee report.....	1542	Amendment adopted.....	403
Recommended amendment, pas- sage.....	1542	Passed Senate; ayes 54, nays 0.....	403
Committee amendment.....	1542	Signed by President.....	519
Amendment filed.....	1576		
Committee report adopted.....	1652	165 By Judiciary. A bill for an act relating to the use of pes- ticides in relation to public waters.	
Placed on calendar under unfin- ished business.....	1652	Received, passed on file.....	201
Amendment filed.....	1688	Referred to judiciary.....	212
Amendment filed.....	1719	Committee report.....	269
Amendments adopted.....	1773	Recommended passage.....	269
Amendment adopted.....	1774	Committee report adopted.....	404
Committee amendment adopted.....	1774	Passed Senate; ayes 56, nays 0.....	404
Passed Senate; ayes 42, nays 1.....	1774	Signed by President.....	476
Explanation of vote.....	1787		
Signed by President.....	1932	166 By Judiciary. A bill for an act to correct overlapping pen- alties in the law on real es- tate brokers as amended.	
160 By Law Enforcement. A bill for an act to correct the title to chapter one hundred twelve (112, Acts of the Sixty-se- cond General Assembly.		Received, passed on file.....	201
Received, passed on file.....	201	Referred to judiciary.....	212
Referred to law enforcement.....	212	Committee report.....	269
Committee report.....	458	Recommended passage.....	269
Recommended passage.....	458	Committee report adopted.....	404
Committee report adopted.....	704	Placed on calendar under unfin- ished business.....	404
Passed Senate; ayes 55, nays 0.....	704	Passed Senate; ayes 58, nays 0.....	451
Signed by President.....	795	Signed by President.....	519
161 By Koch (Sullivan). A bill for an act extending the coun- ty's right of condemnation un- der eminent domain.		171 By Winkelman, Schroeder, Stromer, Cochran, Tieden and Bailey. A bill for an act re- lating to the list of secondary noxious weeds.	
Received, passed on file.....	502	Received, passed on file.....	502
Referred to county government.....	521	Amendment fled.....	789
Committee report.....	949	Amendment fled.....	834
Recommended passage.....	949		
Committee report adopted.....	1648	173 By Shaw, Holden, O'Hearn, Voorhees, Radl, Koch, Huff, Newton, Dietz, Andersen, Sorg and Hansen of Black Hawk (Thordsen and Nicholson). A bill for an act relating to the compensation of the clerk of the grand jury.	
Passed Senate; ayes 38, nays 2.....	1648	Received, passed on file.....	798
Signed by President.....	1779	Referred to county government.....	924
		Committee report.....	1075
162 By Judiciary. A bill for an act relating to the Iowa sol- diers home.		Recommended passage.....	1075
Received, passed on file.....	201	Committee report adopted.....	1590
Referred to judiciary.....	212	Passed Senate; ayes 51, nays 0.....	1591
Committee report.....	269	Signed by President.....	1676
Recommended passage.....	269		
Committee report adopted.....	402	175 By Holden. A bill for an act relating to the sales tax on propane used in drying grain.	
Passed Senate; ayes 55, nays 0.....	402	Received, passed on file.....	328
Signed by President.....	476	Referred to ways and means.....	361
		Committee report.....	826
163 By Grassley, Bailey, Shaw and Welden (DeKoster, Luck- en and Shirley). A bill for an act relating to administrative rules of departments of the state.		Recommended amendment, pas- sage.....	826
Received, passed on file.....	1082	Committee amendment.....	826
Placed on calendar.....	1811	Committee report adopted.....	1506
Amendment fled.....	1826	Committee amendment adopted.....	1506
Amendment fled.....	1875	Passed Senate; ayes 39, nays 0.....	1506
Amendment adopted.....	1881	Signed by President.....	1676
Amendment withdrawn.....	1881		
Passed Senate; ayes 51, nays 0.....	1881	177 By Grassley, Klein, Tieden, Christensen, Dunton, Varley, Andersen, Johnston of John- son, Roorda, Newton, Ewell and Pierson. A bill for an act relating to the state teachers' pension.	
Message from House.....	1907	Received, passed on file.....	1356
		Referred to appropriations.....	1412
164 By Judiciary. A bill for an act relating to claims and ac- counting in institutions under the department of social ser- vices.			
Received, passed on file.....	201		
Referred to judiciary.....	212		
Amendment fled.....	214		
Committee report.....	269		

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Motion withdrawn	1767
Committee report	1781
Recommended passage	1781
Rule suspended	1781
Committee report adopted.....	1781
Passed Senate; ayes 47, nays 0..	1782
Signed by President.....	1932
 180 By Goode. A bill for an act relating to absentee voting by members of the armed forces.	
Received, passed on file.....	439
Referred to state government....	478
Committee report	569
Recommended passage	569
Committee report adopted.....	897
Passed Senate; ayes 46, nays 0..	897
Signed by President.....	1040
 182 By Fisher of Greene, Pelton and Gannon. A bill for an act relating to documents accom- panying liquor shipments.	
Received, passed on file.....	456
Referred to law enforcement....	478
Committee report	720
Recommended passage	721
Committee report adopted.....	1507
Passed Senate; ayes 37, nays 0..	1507
Signed by President.....	1676
 183 By Lipsky. A bill for an act providing for issuing of gen- eral obligation bonds by cities and towns to pay for the re- moval of dead or diseased trees on public property.	
Received, passed on file.....	644
Referred to cities and towns....	646
Committee report	1074
Recommended passage	1074
Committee report adopted.....	1649
Passed Senate; ayes 40, nays 2..	1649
Signed by President.....	1779
 184 By Lipsky. A bill for an act to amend section three hun- dred sixty-eight point three (368.3), Code 1966, relating to removal of dead or diseased trees, and the assessments of costs therefor.	
Received, passed on file.....	644
Referred to cities and towns....	646
Committee report	1074
Recommended passage	1074
 186 By Cities and Towns. A bill for an act relating to the au- thority of towns with respect to public bridges, culverts, via- ducts, underpasses, grade crossing separations and ap- proaches thereto and authoriz- ing towns to contract indebt- edness and issue general obli- gation bonds therefor.	
Received, passed on file.....	231
Referred to cities and towns....	292
Committee report	362
Recommended passage	362
Committee report adopted.....	505
Passed Senate; ayes 53, nays 0..	505
Signed by President.....	643
 189 By Renda. A bill for an act relating to use tax.	
Received, passed on file.....	352
Referred to ways and means....	361

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192 By Miller of Page, Miller of Jones, Campbell, Schroeder, Freeman of Clay-Dickinson, Cochran, Middleswart, Chris- tensen, Grassley, Walter, Niel- sen, Darrington, Johnson of Audubon-Guthrie, Peterson, Van Roekel, Strothman, Lang- land, Hamilton, Priebe, Kruse, Mendenhall, Stromer, Radl, Battles, Nelson, Rodgers, Camp, Strand, Ossian, Tieden, Mene- fee, Dietz, Rex, Welden, Sorg, Koch, Dooley and Fisher of Greene. A bill for an act relat- ing to implements of hus- bandry in the Iowa motor ve- hicle code.	
Received, passed on file.....	456
Referred to transportation.....	478
Committee report	552
Recommended passage	552
Amendment filed	1028
Committee report adopted.....	1589
Amendment adopted	1589
Passed Senate; ayes 52, nays 0..	1589
Signed by President.....	1858
 193 By Renda. A bill for an act relating to income tax.	
Received, passed on file.....	644
Referred to ways and means....	646
 195 By Shepherd. A bill for an act relating to the duties of deputy auditors in counties with dual county seats.	
Received, passed on file.....	475
Referred to county government..	478
 196 By Tapscott, Brinck, Baker, Mayberry, Franklin, Jesse, Schwartz, Crosier, Gannon and Middleswart. A bill for an act relating to the referendum for approval of low rent housing projects.	
Received, passed on file.....	968
Referred to cities and towns....	987
Committee report	1074
Recommended passage	1074
Steering recommends calendar..	1253
Committee report adopted.....	1310
Placed on calendar under unfin- ished business	1310
Amendments filed	1332
Amendments filed	1333
Amendment filed	1391
Amendments adopted	1347
Amendments withdrawn	1347
Motion filed to reconsider vote..	1348
Motion to reconsider vote failed..	1348
Passed Senate; ayes 35, nays 20..	1348
Motion filed to reconsider vote..	1349
Motion to reconsider vote laid on table	1349
Motion to reconsider vote laid on table prevailed	1349
Senate insisted	1521
Conference committee appointed..	1521
Conference committee report.....	1821
Conference committee appointed..	1850
Conference committee report.....	1926
Conference committee report adopted	1927
Passed Senate; ayes 32, nays 10..	1927
Signed by President.....	1932

198 By Franklin, Miller of Des
Moines, Brinck, Baker, Schmei-

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ser, Mayberry, Jesse, Tapscott, Schwartz, Gannon, Crosier and Middleswart. A bill for an act relating to membership on the civil service commission.
 Received, passed on file..... 799
 Referred to cities and towns..... 924
 Committee report1074
 Recommended passage1075
 Committee report adopted.....1590
 Passed Senate; ayes 53, nays 0...1590
 Signed by President.....1676

203 By Nielsen. A bill for an act to legalize and validate the proceedings of the board of directors of the Harlan Community School District of Shelby and Harrison counties, state of Iowa, in connection with an election for the issuance of school bonds and declaring the validity of said election and that bonds issued pursuant to and authorized thereby shall constitute valid and binding obligations of said school district.
 Received, passed on file..... 359
 Referred to judiciary..... 389
 Committee report 535
 Recommended passage 535
 Committee report adopted..... 548
 Passed Senate; ayes 61, nays 0... 549
 Signed by President..... 643

204 By Andersen, Miller of Jones, Ellsworth, Radl, Waugh, Koch, Stokes, Cochran, Menefee, Freeman of Buena Vista, Johnson of Audubon-Guthrie, Battles, Miller of Des Moines, Peterson, Shepherd, Caffrey, Schroeder, Kruse, Bergman, Doyle, Perkins, Schwartz, Renda, Weiden, Darrington, Rodgers, McCartney, Huff and Newton. A bill for an act relating to librarians and guidance counselors for junior and senior high schools.
 Received, passed on file.....1116
 Amendment filed1548

205 By Miller of Des Moines, Brinck, Peterson and Tapscott. A bill for an act to equate insurance proceeds payable to medical practitioners.
 Received, passed on file..... 714
 Referred to commerce..... 732

206 By Pelton, McCartney, Doyle, Miller of Jones and Dunton. A bill for an act relating to an appeal from a decision of a civil service commission.
 Received, passed on file..... 714
 Referred to judiciary..... 732
 Committee report 990
 Recommended passage 990
 Steering recommends calendar.....1253
 Amendment filed1333
 Committee report adopted.....1452
 Amendment adopted1452
 Amendment adopted1453
 Passed Senate; ayes 42, nays 10...1453
 Motion filed to reconsider vote...1453
 Motion to reconsider vote laid on table1454

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Motion to reconsider vote laid on table prevailed1454
 Signed by President.....1676

207 By Holden, Shaw, Campbell, Sanders, Nielsen, Miller of Jones, Van Roekel, Menefee, Fisher of Greene, Millen, McIntyre, Tleden, Winkelman, Den Herder, Roorda, Stokes, Bergman, Van Nostrand, Shepherd, Nelson, Edgington, Lipsky, Johnson of Audubon-Guthrie, Kiltner, Graham, Kruse, Andersen and Walter. A bill for an act relating to the operation of a motor vehicle while the operator of a vehicle is under the influence of alcoholic beverages or other substances, or a combination of such substances, which prevent the safe operation of a motor vehicle.
 Received, passed on file..... 605
 Referred to law enforcement..... 623
 Amendment filed 770
 Committee report 874
 Recommended amendment, passage 874
 Made special order1089
 Special order1128
 Committee report adopted.....1128
 Amendments filed1161
 Amendment adopted1129
 Amendment filed1162
 Amendment adopted1130
 Amendment adopted1131
 Passed Senate; ayes 47, nays 2...1131
 Explanation of vote.....1196
 Signed by President.....1519

210 By Fisher of Greene, Cochran, Miller of Des Moines, Millen, Shepherd, Middleswart, Pierson, Campbell and Edgington (Keith, Lodwick, Hill, Erskine, McGill, Coleman and Van Gilst). A bill for an act relating to increasing the number of commissioners elected to administer each soil conservation district in this state from three to five.
 Received, passed on file..... 328
 Referred to agriculture..... 361
 Committee report 390
 Recommended passage 390
 Committee report adopted..... 705
 Passed Senate; ayes 56, nays 0... 705
 Signed by President..... 795

215 By Van Roekel. A bill for an act to clarify liability for support furnished by counties for patients admitted to the mental retardation hospitals.
 Received, passed on file.....1356
 Referred to social services.....1412

219 By Judiciary. A bill for an act relating to the fees for petit jurors.
 Received, passed on file..... 336
 Referred to judiciary..... 361
 Committee report1120
 Recommended passage1120

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221 By McIntyre. A bill for an act relating to fire and casualty insurance companies.
Received, passed on file..... 644
Referred to commerce..... 646
Committee report1460
Recommended passage1460
Amendment filed1467

222 By Social Services. A bill for an act relating to the designation of a person who may apply for and receive aid for dependent children.
Referred; passed on file..... 230
Referred to social services..... 232
Amendment filed 834
Committee report 925
Recommended passage 925
Committee report adopted1649
Amendment adopted1650
Passed Senate; ayes 46, nays 1...1650
Signed by President.....1932

226 By Miller of Jones, Miller of Page, Winkelman, Freeman of Clay-Dickinson, Schroeder, Hamilton, Mendenhall, Johnson of Audubon-Guthrie, Holden, Nielsen, Christensen, Kruse, Campbell, Battles, Middle-swart, Stokes, Mayberry, Nelson, Peterson, Millen, McCormick and Strothman. An Act relating to the collection of sales tax on the cash difference between the retail sales price and the trade-in value in all transactions except in sales of motor vehicles.
Received, passed on file..... 689
Referred to ways and means..... 732
Committee report 848
Recommended amendment, passage 848
Committee amendment 848
Amendment filed 830
Steering recommends calendar...1253
Committee report adopted.....1855
Committee amendment adopted...1856
Amendment adopted1856
Passed Senate; ayes 47, nays 1...1856
Signed by President.....1932

227 By Goode, Den Herder, Millen, Caffrey, Rex, Miller of Page, Pelton, Doyle, Sorg, Dunton and Miller of Des Moines. A bill for an act relating to the participation of optometrists in an optometric service plan.
Received, passed on file..... 746
Referred to commerce..... 784
Committee report1100
Recommended passage1100
Steering recommends calendar...1253
Committee report adopted.....1852
Passed Senate; ayes 49, nays 0...1852
Signed by President.....1932

228 By Conservation and Recreation. A bill for an act relating to water navigation regulations.
Received, passed on file..... 230
Referred to conservation and recreation 292
Committee report 608
Recommended passage 608

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Committee report adopted.....1508
Passed Senate; ayes 44, nays 0...1508
Signed by President.....1676

230 By Graham. A bill for an act relating to the personal property tax credit.
Received, passed on file..... 550
Referred to ways and means..... 551

231 By Andersen (Palmer). A bill for an act relating to the licensing of insurance agents in Iowa.
Received, passed on file.....1096
Amendment filed1576
Amendment filed1607

238 By Dunton. A bill for an act relating to the appeal procedure for welfare applicants and recipients.
Received, passed on file.....1038
Referred to social services.....1052
Committee report1197
Recommended passage1197
Committee report adopted.....1596
Passed Senate; ayes 42, nays 0...1597
Signed by President.....1858

242 By Skinner. A bill for an act to legalize and validate the proceedings of the town council of the town of Runnells, in the county of Polk, state of Iowa, in the calling of a special election on the proposition of constructing an elevated water storage tank in said town and contracting indebtedness for such purpose not in excess of twenty-five thousand dollars (\$25,000.00), issuing bonds for such purpose not in excess of twenty thousand dollars (\$20,000.00), and levying a tax annually upon the taxable property of said town not in excess of ten mills per annum in payment of such bonds and the interest thereon, and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said town.
Received, passed on file..... 359
Referred to judiciary..... 389
Committee report 630
Recommended passage 630
Committee report adopted..... 898
Passed Senate; ayes 46, nays 0... 898
Signed by President1040

243 By Skinner. A bill for an act to legalize and validate the proceedings of the board of directors of the Bondurant-Farrar Community School District in the counties of Jasper and Polk, state of Iowa, in connection with an election for the issuance of school bonds and declaring the validity of said election and that bonds issued pursuant to and authorized thereby shall constitute valid and binding obligations of said school district.
Received, passed on file..... 360
Referred to judiciary..... 389

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Committee report	535
Recommended passage	536
Committee report adopted	899
Passed Senate; ayes 45, nays 0	899
Signed by President	1040
247 By Judiciary. A bill for an act relating to the revolutionary war memorial commission.	
Received, passed on file	291
Referred to judiciary	318
248 By Judiciary. A bill for an act relating to assignment of rooms in the capitol building.	
Received, passed on file	291
Referred to state government	318
Committee report	412
Recommended passage	412
Committee report adopted	750
Passed Senate; ayes 37, nays 0	750
Signed by President	795
249 By Judiciary. A bill for an act relating to the style for rules of administrative departments.	
Received, passed on file	291
Referred to judiciary	318
Committee report	390
Recommended passage	390
Committee report adopted	900
Passed Senate; ayes 46, nays 1	900
Signed by President	1040
250 By Stromer. A bill for an act relating to snowmobiles.	
Received, passed on file	1038
Referred to conservation and recreation	1052
Committee report	1426
Recommended passage	1426
Committee report adopted	1650
Passed Senate; ayes 46, nays 1	1650
Signed by President	1779
258 By Alt, Millen, Huff, Tiedon, Renda, Tapscott and Milligan. A bill for an act to provide for uniform annual observances of certain legal public holidays on Mondays, and for other purposes.	
Received, passed on file	409
Referred to conservation and recreation	429
Committee report	441
Recommended passage	441
Amendment filed	479
Steering recommends calendar	560
Committee report adopted	604
Amendment adopted	604
Passed Senate; ayes 36, nays 21	604
Signed by President	795
260 By Tiedon. A bill for an act imposing fees for use of certain state-owned recreational areas.	
Received, passed on file	606
Referred to conservation and recreation	628
Committee report	871
Recommended passage	872
263 By Conservation and Recreation. A bill for an act relating to trout possession limits by persons not required to obtain fishing licenses.	

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Received, passed on file	318
Referred to conservation and recreation	328
Committee report	872
Recommended passage	872
Committee report adopted	1588
Passed Senate; ayes 48, nays 1	1588
Signed by President	1676
266 By Kreamer, McCartney, Milligan, Fischer of Grundy, Bailey, Huff, Kluever, Lawson, Alt and Varley. A bill for an act relating to the duties of members of the highway safety patrol and the clerical staff of the department of public safety.	
Received, passed on file	475
Referred to state government	478
Committee report	1100
Recommended passage	1100
Committee report adopted	1613
Passed Senate; ayes 40, nays 0	1613
Signed by President	1858
270 By Shaw, Milligan, Lippold, Bergman, Tieden, Miller of Jones, Freeman of Clay-Dickinson, Ellsworth, Christensen, Roorda, Strand, Sorg, Walter, Nelson, Winkelman, Kltner, Edgington, Battles, Nielsen and Lipsky. A bill for an act relating to the deliberate littering of public property, and providing an appropriate penalty therefore.	
Received, passed on file	644
Referred to judiciary	646
Committee report	719
Recommended passage	719
Amendment filed	881
Amendment filed	1257
Committee report adopted	1314
Amendment adopted	1314
Amendment withdrawn	1314
Amendment filed	1333
Failed to pass Senate; ayes 25, nays 18	1315
Motion filed to reconsider vote	1318
Explanation of vote	1360
Motion to reconsider vote failed	1451
276 By Logue (Benda). A bill for an act relating to grapes and other fruit used in making native wines.	
Received, passed on file	746
Substituted for S. F. 219	1013
Passed Senate; ayes 39, nays 1	1013
Signed by President	1182
279 By Renda. A bill for an act relating to the separation of jurors in criminal cases.	
Received, passed on file	606
Referred to judiciary	628
Committee report	1120
Recommended passage	1120
Committee report adopted	1614
Passed Senate; ayes 40, nays 0	1614
Signed by President	1858
281 By Renda. A bill for an act relating to general powers of the state board of tax review.	
Received, passed on file	778
Referred to state government	784

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Committee report	950
Recommended passage	950
Committee report adopted	1532
Passed Senate; ayes 41, nays 0	1532
Explanation of vote	1573
Signed by President	1676
 286 By Conservation and Recreation. A bill for an act relating to trot lines.	
Received, passed on file	336
Referred to conservation and recreation	361
Committee report	872
Recommended passage	872
Committee report adopted	1531
Passed Senate; ayes 40, nays 2	1531
Explanation of vote	1573
Signed by President	1676
 287 By Conservation and Recreation. A bill for an act relating to the issuance of courtesy hunting and fishing licenses.	
Received, passed on file	336
Referred to conservation and recreation	361
Committee report	872
Recommended passage	872
Committee report adopted	1615
Passed Senate; ayes 35, nays 5	1615
Signed by President	1676
 289 By Tapscott, Jesse, Franklin, Huff, Alt, Kreamer, Milligan, Bennett, Caffrey, Renda, Crosier and Skinner. A bill for an act establishing the position of director of court services in the juvenile court in counties with a population of more than 250,000.	
Received, passed on file	1357
Substituted for S. F. 158	1585
Passed Senate; ayes 42, nays 0	1585
Signed by President	1676
 292 By Christensen. A bill for an act relating to the use of flashing lights on motor vehicles.	
Received, passed on file	606
Referred to law enforcement	628
Committee report	874
Recommended passage	874
Committee report adopted	1532
Passed Senate; ayes 41, nays 0	1533
Signed by President	1676
 305 By Milligan, Kreamer, Alt, Huff and Varley. A bill for an act authorizing the gift of all or part of a human body after death for specified purposes.	
Received, passed on file	1083
Substituted for S. F. 368	1586
Placed on calendar under unfinished business	1586
Amendment filed	1608
Amendment withdrawn	1806
Passed Senate; ayes 43, nays 0	1807
Motion filed to reconsider vote	1807
Motion to reconsider vote laid on table	1807
Motion to reconsider vote laid on table prevailed	1807
Signed by President	1932
 309 By Kruse, Klein, Millen, Tapscott, Wolfe, Koch and	

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Doyle (Mogged, Curran, Fromment division of Iowa liquor license). A bill for an act relating to the practice of funeral directing and embalming.	
Received, passed on file	764
Referred to commerce	784
Amendment filed	927
 318 By Law Enforcement. A bill for an act vesting police powers and the status of peace officers upon agents, officers, and investigators of the enforcement division of Iowa liquor control commission.	
Received, passed on file	373
Referred to law enforcement	389
Committee report	536
Recommended passage	536
Committee report adopted	1533
Passed Senate; ayes 37, nays 3	1533
Signed by President	1676
 319 By Law Enforcement. A bill for an act relating to the operation of motorcycles.	
Received, passed on file	456
Referred to law enforcement	478
Committee report	991
Recommended amendment, passage	991
Committee amendment	991
Committee report adopted	1653
Amendment filed	1689
Amendment adopted	1653
Committee amendment withdrawn	1655
Passed Senate; ayes 56, nays 0	1655
Signed by President	1779
 320 By Law Enforcement. A bill for an act relating to the expiration of liquor control licenses.	
Received, passed on file	439
Referred to law enforcement	478
 323 By Appropriations. A bill for an act to make appropriations to members of the Iowa commission on interstate cooperation.	
Received, passed on file	373
Referred to appropriations	389
Withdrawn from appropriations	450
Substituted for S. F. 310	450
Passed Senate; ayes 57, nays 0	450
Signed by President	519
 324 By Appropriations. A bill for an act to make appropriations to members of the advisory investment board of the Iowa public employees' retirement system.	
Received, passed on file	373
Referred to appropriations	389
Withdrawn from appropriations	448
Substituted for S. F. 309	449
Passed Senate; ayes 57, nays 0	449
Signed by President	519
 328 By Van Roekel. A bill for an act to legalize and validate the proceedings of the town council of the town of Bussey, in the county of Marion, state of Iowa, in the calling of a special election on the proposition	

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of extending, reconstructing and maintaining its municipal waterworks and contracting indebtedness for such purpose not in excess of forty-five thousand dollars (\$45,000) issuing bonds for such purpose not in excess of forty-five thousand dollars (\$45,000), and levying a tax annually upon the taxable property of said town not in excess of 16 mills per annum in payment of such bonds and the interest thereon, and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said town.

Received, passed on file 714
 Referred to judiciary 732
 Committee report 873
 Recommended passage 873
 Committee report adopted 1261
 Passed Senate; ayes 40, nays 0 1261
 Signed by President 1519

329 By Conservation Recreation.

A bill for an act relating to the operation of power boats.

Received, passed on file 456
 Referred to conservation and recreation 478
 Committee report 872
 Recommended passage 872
 Committee report adopted 1651
 Passed Senate; ayes 45, nays 4 1651
 Signed by President 1779

334 By Andersen (Erskine). A bill for an act relating to the amount of money a county may spend to repair and remodel buildings owned by the county.

Received, passed on file 799
 Referred to county government 924
 Committee report 1426
 Recommended passage 1426
 Committee report adopted 1652
 Passed Senate; ayes 50, nays 3 1652
 Signed by President 1779

335 By Van Nostrand, Schroeder and Perkins. A bill for an act to legalize and validate the proceedings of the board of directors of the Carson-Macedonia Community School District, in the county of Pottawattamie, state of Iowa, authorizing the sale of certain real estate described as the west 138 feet of the east 204 feet of the north 155 feet of out lot 4 in the town of Macedonia, Pottawattamie county, Iowa, to Lawrence L. Wax and Gwyneth J. Wax, husband and wife.

Received, passed on file 799
 Referred to judiciary 924
 Committee report 1360
 Recommended passage 1360
 Committee report adopted 1421
 Passed Senate; ayes 40, nays 0 1421
 Signed by President 1597

340 By Lawson, Pelton, Knoblauch and Tapscott. A bill for an act relating to establish-

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ment and powers of urban renewal agencies.
 Received, passed on file 1357
 Referred to cities and towns 1412

345 By Schools. A bill for an act relating to school buses.

Received, passed on file 475
 Referred to schools 478
 Committee report 586
 Recommended amendment, passage 586
 Committee amendment 586
 Committee report adopted 900
 Committee amendment adopted 901
 Amendments filed 910
 Points of order raised 901
 Tabled 902
 Motion to take from table 914
 Call of the Senate requested 914
 Call of the Senate 915
 Motion to take from table lost 916
 Call of the Senate lifted 917

348 By Iowa Development. A bill for an act relating to the director of the Iowa development commission.

Received, passed on file 550
 Referred to Iowa development 551
 Committee report 647
 Recommended passage 648
 Steering recommends calendar 664
 Amendment filed 770
 Committee report adopted 780
 Amendment adopted 781
 Passed Senate; ayes 40, nays 17 782
 Motion filed to reconsider vote 782
 Motion to reconsider vote laid on table 782
 Motion to reconsider vote laid on table prevailed 782
 Senate insisted 1005
 Conference committee appointed 1007
 Conference committee report 1214
 Conference committee report adopted 1293
 Passed Senate; ayes 42, nays 7 1294
 Signed by President 1597

349 By Conservation and Recreation. A bill for an act relating to the dissemination of information by the conservation commission.

Received, passed on file 475
 Referred to conservation and recreation 521
 Committee report 872
 Recommended passage 872
 Committee report adopted 1534
 Passed Senate; ayes 38, nays 0 1534
 Signed by President 1676

352 By Stokes. A bill for an act relating to the use of studded tires.

Received, passed on file 1033
 Referred to transportation 1052

353 By Kehe, Welden and Pierson. A bill for an act relating to the renewal fees for certificates of registration of professional engineers and land surveyors.

Received, passed on file 1424
 Referred to state government 1459

361 By Voorhees, Ewell, Blouin, Ellsworth, Hansen of Black

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Hawk and Lippold (Conklin). A bill for an act relating to city civic centers.	
Received, passed on file.....	778
Substituted for S. F. 349.....	1145
Passed Senate; ayes 45, nays 0.....	1146
Explanation of vote.....	1197
Signed by President.....	1341

363 By Law Enforcement. A bill for an act relating to the bonding of employees of the department of public safety and special agents.	
Received, passed on file.....	475
Referred to law enforcement.....	478
Amendment filed.....	510
Committee report.....	631
Recommended passage.....	631
Committee report adopted.....	1315
Amendment adopted.....	1316
Passed Senate; ayes 41, nays 0.....	1316
Explanation of vote.....	1360
Signed by President.....	1676

367 By Social Services. A bill for an act relating to the recovery of moneys from the estate of a person who has received medical assistance.	
Received, passed on file.....	799
Referred to social services.....	924
Committee report.....	1155
Recommended passage.....	1156
Committee report adopted.....	1615
Passed Senate; ayes 40, nays 1.....	1615
Signed by President.....	1858

368 By Appropriations. A bill for an act to appropriate administration and educational and training aid funds from the general fund of the state to the department of public instruction for the biennium beginning July 1, 1969 and ending June 30, 1971.	
Received, passed on file.....	421
Amendment filed.....	430
Substituted for S. F. 314.....	433
Amendment withdrawn.....	434
Passed Senate; ayes 50, nays 9.....	435
Motion filed to reconsider vote.....	435
Motion to reconsider vote laid on table.....	435
Motion to reconsider vote laid on table prevailed.....	435
Explanation of vote.....	435
Explanation of vote.....	440
Signed by President.....	519

375 By Cunningham, Klein, Hill and Pelton. A bill for an act relating to municipal courts.	
Received, passed on file.....	1357
Referred to judiciary.....	1412
Committee report.....	1906
Recommended passage.....	1907
Rule suspended.....	1912
Committee report adopted.....	1912
Passed Senate; ayes 49, nays 0.....	1912
Signed by President.....	1932

389 By Social Services. A bill for an act to authorize the commissioner of the department of social services to operate facilities at locations away from institutional campuses.	
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Received, passed on file.....	475
Referred to social services.....	478
Committee report.....	826
Recommended passage.....	826
Steering recommends calendar.....	847
Committee report adopted.....	1070
Passed Senate; ayes 48, nays 5.....	1070
Signed by President.....	1183

390 By Rules. A bill for an act relating to the implementation and organization for annual sessions of the general assembly.	
Received, passed on file.....	519
Referred to rules.....	521
Committee report.....	1361
Recommended amendment, passage.....	1361
Committee amendment.....	1361
Steering recommends calendar.....	1416
Made special order.....	1416
Change of special order.....	1440
Amendment filed.....	1467
Special order.....	1484
Committee report adopted.....	1485
Amendment adopted.....	1485
Amendments filed.....	1498
Amendments filed.....	1499
Amendments adopted.....	1487
Amendments filed.....	1500
Amendment adopted.....	1488
Amendment adopted.....	1490
Amendments filed.....	1501
Amendment withdrawn.....	1491
Amendments adopted.....	1492
Amendments adopted.....	1493
Point of order raised.....	1493
Committee amendment adopted.....	1493
Passed Senate; ayes 40, nays 8.....	1494
Motion filed to reconsider vote.....	1494
Motion to reconsider vote laid on table.....	1494
Motion to reconsider vote laid on table prevailed.....	1494
Message from House.....	1736
Senate insisted.....	1736
Conference committee appointed.....	1736
Conference committee report.....	1866
Conference committee report adopted.....	1896
Passed Senate; ayes 41, nays 8.....	1896
Motion filed to reconsider vote.....	1897
Motion to reconsider vote laid on table.....	1897
Motion to reconsider vote laid on table prevailed.....	1897
Signed by President.....	1932

394 By Welden, Miller of Page, Millen, Kehe, Holden, Varley, Rex, Van Drie, Hill, Dunton, Shepherd, Tieden, Brinck and Waugh. A bill for an act relating to classification of highways.	
Received, passed on file.....	968
Referred to transportation.....	987
Committee report.....	1217
Reported without recommendation.....	1217
Steering recommends calendar.....	1253
Amendment filed.....	1258

395 By Baker. A bill for an act relating to eye protective devices.	
Received, passed on file.....	746
Referred to schools.....	784
Committee report.....	949

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Recommended passage	949
Committee report adopted	1582
Passed Senate; ayes 39, nays 0	1583
Signed by President	1676
 400 By Tieden. A bill for an act relating to the personal property tax credit, and the affidavit required therefor.	
Received, passed on file	689
Referred to ways and means	732
Committee report	905
Recommended amendment, passage	905
Committee amendment	905
Amendment filed	971
Steering recommends calendar	976
Amendment filed	1123
Amendment filed	1162
Amendment filed	1198
Committee report adopted	1304
Amendment withdrawn	1305
Committee amendment withdrawn	1305
Amendments adopted	1307
Amendment filed	1333
Amendments adopted	1308
Passed Senate; ayes 51, nays 0	1308
Signed by President	1597
 412 By Skinner. A bill for an act to legalize and validate the proceedings of the town council of the town of Mitchellville, in the county of Polk, state of Iowa, in the calling of a special election on the proposition of constructing a combination town hall and fire station in said town and contracting indebtedness for such purpose not in excess of forty thousand dollars (\$40,000), issuing bonds for such purpose not in excess of forty thousand dollars (\$40,000), and levying a tax annually upon the taxable property of said town not in excess of three and four-tenths (3.4) mills per annum in payment of such bonds and the interest thereon, and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said town.	
Received, passed on file	778
Referred to judiciary	784
Committee report	873
Recommended passage	873
Committee report adopted	1262
Passed Senate; ayes 47, nays 0	1262
Signed by President	1519
 417 By Agriculture. A bill for an act relating to the inspection of meat and poultry, to clarify and otherwise amend chapter one hundred eighty-nine A (189A) of the code to provide for cooperation with appropriate federal agencies with respect to meat and poultry products inspection programs, and for other purposes.	
Received, passed on file	1116
Referred to agriculture	1155
Referred to appropriations	1214
Committee report	1215

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Recommended amendment, passage	1215
Committee amendment	1215
Amendments filed	1259
Amendment filed	1291
Committee report	1319
Recommended amendment, passage	1319
Committee amendment	1319
Steering recommends calendar	1416
Made special order	1416
Amendment filed	1432
Change of special order	1440
Amendment filed	1468
Amendment filed	1501
Special order	1511
Committee report adopted	1511
Amendment withdrawn	1513
Amendment adopted	1514
Amendment adopted	1515
Amendments adopted	1516
Committee amendments adopted	1516
Amendments withdrawn	1516
Amendments filed	1548
Amendment adopted	1518
Motion filed to reconsider vote	1520
Motion to reconsider vote failed	1520
Passed Senate; ayes 57, nays 0	1521
Motion filed to reconsider vote	1521
Motion to reconsider vote laid on table	1521
Motion to reconsider vote laid on table prevailed	1521
Message from house	1656
Senate concurred	1703
Passed Senate; ayes 49, nays 0	1703
Signed by President	1932
 427 By Kluever, Grassley, Langland and Lawson. A bill for an act relating to the uniform issuance and return of teachers' contracts.	
Received, passed on file	1195
Referred to schools	1282
 428 By Judiciary. A bill for an act relating to retirement and removal of judges.	
Received, passed on file	519
Referred to appropriations	521
Amendment filed	558
Amendment filed	572
Amendment filed	589
Amendment filed	635
Committee report	1073
Recommended amendment, passage	1073
Committee amendment	1073
Amendment filed	1163
Amendment filed	1222
Steering recommends calendar	1253
Made special order	1310
Amendment filed	1333
Amendments filed	1432
Amendment filed	1434
Special order	1440
Committee report adopted	1440
 431 By Doyle, Peterson, Koch, Dooley and Andersen. A bill for an act to legalize and validate the proceedings of the town council of the town of Pierson, in the county of Woodbury, state of Iowa, authorizing and providing for the issuance of town hall and fire station bonds and for the levy of taxes for the payment	

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of said bonds and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said town.	
Received, passed on file.....	714
Referred to judiciary.....	732
Committee report.....	990
Recommended passage.....	990
Committee report adopted.....	1262
Passed Senate; ayes 49, nays 0.....	1262
Signed by President.....	1519

435 By Judiciary. A bill for an act to coordinate various statutes with the department of social services act.	
Received, passed on file.....	1038
Referred to judiciary.....	1052
Committee report.....	1120
Recommended passage.....	1120
Committee report adopted.....	1616
Passed Senate; ayes 44, nays 1.....	1616
Signed by President.....	1779

436 By State Government. A bill for an act relating to the issuance of public warrants to cover anticipated deficiencies in a fund and raising the permissible rate of interest which unpaid public warrants draw.	
Received, passed on file.....	476
Referred to state government.....	478
Re-referred to commerce.....	567
Committee report.....	647
Recommended amendment passage.....	647
Committee amendment.....	647
Steering recommends calendar.....	783
Committee report adopted.....	794
Placed on calendar under unfinished business.....	794
Amendments filed.....	834
Amendment adopted.....	862
Amendments filed.....	881
Point of order raised.....	864
Amendment adopted.....	865
Committee amendment adopted.....	865
Amendment withdrawn.....	865
Passed Senate; ayes 41, nays 15.....	975
Signed by President.....	1341

454 By Hansen of Black Hawk. A bill for an act relating to the legalizing of procedures followed in Black Hawk county in repairing the roof of the county home.	
Received, passed on file.....	778
Referred to judiciary.....	784
Committee report.....	873
Recommended passage.....	873
Committee report adopted.....	1263
Passed Senate; ayes 49, nays 0.....	1263
Signed by President.....	1519

455 By Fisher of Greene, Caffrey, Van Roekel, Roorda, Crosler and Doyle. A bill for an act authorizing the department of public safety to receive and expend federal funds.	
Received, passed on file.....	1038
Referred to state government.....	1052
Committee report.....	1749
Recommended passage.....	1750
Amendment filed.....	1751
Amendment filed.....	1790
Steering recommends calendar.....	1852

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Committee report adopted.....	1862
Amendment withdrawn.....	1862
Placed on calendar under unfinished business.....	1862
Amendment filed.....	1876
Amendment filed.....	1877
Amendments adopted.....	1887
Amendment adopted.....	1889
Passed Senate; ayes 57, nays 0.....	1889
Message from House.....	1907
Senate concurred.....	1910
Passed Senate; ayes 50, nays 0.....	1910
Signed by President.....	1932

462 By Peterson, McCartney and Corey (Kyhl). A bill for an act relating to county and memorial hospital funds, the control and investment thereof.	
Received, passed on file.....	914
Substituted for S. F. 319.....	1354
Passed Senate; ayes 50, nays 0.....	1355
Signed by President.....	1519

485 By Bailey. A bill for an act relating to the homestead tax credit.	
Received, passed on file.....	715
Referred to ways and means.....	732
Committee report.....	827
Recommended passage.....	827
Committee report adopted.....	1584
Passed Senate; ayes 40, nays 0.....	1584
Signed by President.....	1676

497 By Pierson, Strothman, Campbell, Stokes, Middleswart, Roorda and Brinck. A bill for an act relating to certified seed.	
Received, passed on file.....	1038
Referred to agriculture.....	1052
Committee report.....	1098
Recommended passage.....	1098
Committee report adopted.....	1617
Passed Senate; ayes 46, nays 0.....	1617
Signed by President.....	1858

501 By Higher Education. A bill for an act to authorize the use of university hospital earnings for capital improvements and for the payment of principal and interest on bonds.	
Received, passed on file.....	550
Referred to higher education.....	551
Committee report.....	647
Recommended passage.....	647
Substituted for S. F. 520.....	677
Committee report adopted.....	677
Passed Senate; ayes 56, nays 0.....	677
Signed by President.....	795

508 By Dunton. A bill for an act relating to deposits of public funds.	
Received, passed on file.....	1195
Referred to commerce.....	1282

512 By McCartney. A bill for an act to accept a gift of real property for use of the state vocational rehabilitation facility at Charles City, Iowa.	
Received, passed on file.....	778
Referred to social services.....	784

515 By Voorhees, Dooley and Sorg. A bill for an act relating to the licenses of pharma-	
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cists, pharmacies, and whole-sale druggists.	
Received, passed on file.....	715
Referred to state government.....	732
Committee report	1075
Recommended passage	1075
Committee report adopted.....	1618
Passed Senate; ayes 47, nays 1.....	1618
Signed by President	1676
516 By Voorhees, Dooley and Sorg. A bill for an act relating to depressant, stimulant, and hallucinogenic drugs.	
Received, passed on file.....	1038
Referred to law enforcement.....	1052
Committee report	1120
Recommended amendment, passage	1120
Committee amendment	1120
Steering recommends calendar.....	1253
Committee report adopted.....	1851
Committee amendment adopted.....	1851
Passed Senate; ayes 50, nays 0.....	1852
Signed by President	1932
528 By Ellsworth, Hansen of Black Hawk and Schwartz. A bill for an act defining workmen or employee in the workmen's compensation law.	
Received, passed on file.....	1210
Referred to human and industrial relations	1282
Committee report	1461
Recommended amendment, passage	1461
Committee amendment	1461
Committee report adopted.....	1701
Committee amendment adopted.....	1701
Passed Senate; ayes 50, nays 0.....	1702
Signed by President	1932
532 By Miller of Page, Ossian, Kehe, Mohrfeld, Graham, Roroda, Strand, Christensen, Noltink, Shepherd, McCartney, Den Herder, Sorg, Fisher of Greene, Stromer, Caffrey, Cunningham, Klein, Johnston of Johnson and Lipsky (Stanley, Van Gilst, Arbuckle, Lucken, Benda, Frommelt, Lamborn, Ollenburg and Mowry). A bill for an act relating to the operation of food service in public buildings by the commission for the blind.	
Received, passed on file.....	1116
Substituted for S. F. 479	1587
Passed Senate; ayes 48, nays 0.....	1587
Signed by President	1676
534 By Cunningham, Millen, Edgington and Nielsen. A bill for an act relating to unauthorized possession of official traffic-control devices.	
Received, passed on file.....	1038
Referred to law enforcement.....	1052
Committee report	1121
Recommended passage	1121
Committee report adopted.....	1617
Passed Senate; ayes 45, nays 1.....	1618
Signed by President	1676
535 By Baker. A bill for an act to legalize and validate the proceedings of the board of directors of area community col-	

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lege merged area (education) XI and the board of directors of the Boone Community School District, in regard to the leasing and transfer of the Boone Junior College facilities for an extended term, and to authorize and direct said board of directors to execute such lease agreement and to constitute it a valid and binding contractual obligation of the respective school districts.	
Received, passed on file.....	1083
Referred to higher education.....	1098
Committee report	1360
Recommended passage	1360
Committee report adopted.....	1422
Passed Senate; ayes 38, nays 0.....	1422
Signed by President	1597
548 By Agriculture. A bill for an act to provide for the testing or inspecting by the Iowa department of agriculture of devices used in this state in testing or measuring the moisture content of agricultural products offered for sale, processing or storage and to make an appropriation therefor.	
Received, passed on file.....	1039
Amendments filed	1391
Substituted for S. F. 466.....	1454
Amendment adopted	1454
Amendments adopted	1455
Amendments filed	1469
Amendment withdrawn	1455
Passed Senate; ayes 46, nays 0.....	1530
Motion filed to reconsider vote.....	1530
Motion to reconsider vote laid on table	1530
Motion to reconsider vote laid on table prevailed	1530
Explanation of vote	1573
Signed by President	1779
555 By Stromer, Campbell, Crabb, Schroeder, McCormick and Knight. A bill for an act relating to the annual report of the state apiarist.	
Received, passed on file.....	715
Referred to agriculture.....	732
559 By Van Drie, Dunton, Perkins, Fischer of Grundy, McIntyre and Fisher of Greene. A bill for an act granting the Iowa liquor control commission the discretion to allow the executor or administrator of a liquor control licensee to continue the operation of the business for a limited time.	
Received, passed on file.....	1039
Referred to law enforcement.....	1052
Committee report	1121
Recommended passage	1121
Committee report adopted.....	1760
Passed Senate; ayes 48, nays 0.....	1760
Explanation of vote.....	1787
Signed by President	1932
560 By Van Drie, Dunton, Fischer of Grundy, McIntyre and Fisher of Greene. A bill for an act to prohibit a refund of liquor control license fees while charges against the licensee	

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are pending before the Iowa liquor control commission.	
Received, passed on file.....	1196
Referred to law enforcement.....	1282
562 By Lawson (Walsh). A bill for an act authorizing cities and towns to create an urban renewal fund from additional taxes produced by an urban renewal area, and to issue revenue bonds secured by and payable from such fund.	
Received, passed on file.....	939
Substituted for S. F. 569.....	1007
Passed Senate; ayes 50, nays 1.....	1007
Motion filed to reconsider vote.....	1007
Motion to reconsider vote laid on table.....	1007
Motion to reconsider vote laid on table failed.....	1007
Signed by President.....	1183
568 By Millen. A bill for an act relating to the sale or transfer of firearms to residents of adjacent states.	
Received, passed on file.....	1196
Referred to law enforcement.....	1282
Committee report.....	1543
Recommended passage.....	1544
Amendment filed.....	1639
Amendment filed.....	1790
Amendment withdrawn.....	1808
Amendment adopted.....	1808
Passed Senate; ayes 47, nays 0.....	1809
Signed by President.....	1932
582 By Den Herder (Neu, Rigler, Stanley and Frommelt). A bill for an act relating to the definition and regulation of property tax exemptions.	
Received, passed on file.....	1535
Referred to judiciary.....	1596
Committee report.....	1643
Recommended passage.....	1643
Amendments filed.....	1826
Amendments filed.....	1827
Steering recommends calendar.....	1852
Amendment filed.....	1877
598 By Camp, Crabb, Schroeder, Priebe, Ossian, Bailey, Grassley, Fisher of Greene and Roorda. A bill for an act relating to water-pollution control.	
Received, passed on file.....	1490
Referred to agriculture.....	1596
Committee report.....	1605
Recommended passage.....	1605
Steering recommends calendar.....	1852
Committee report adopted.....	1924
Amendments filed.....	1931
Amendment adopted.....	1924
Amendment withdrawn.....	1924
Amendment withdrawn.....	1925
Passed Senate; ayes 32, nays 13.....	1925
Signed by President.....	1932
605 By Fisher of Greene (Clarke). A bill for an act to appropriate money credited to the account of the state of Iowa in the unemployment trust fund.	
Received, passed on file.....	920
Referred to appropriations.....	948
Committee report.....	1284
Recommended passage.....	1284

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Committee report adopted.....	1709
Passed Senate; ayes 40, nays 5.....	1709
Explanation of vote.....	1749
Signed by President.....	1932
616 By Social Services. A bill for an act relating to the sale of real estate of old-age recipients.	
Received passed on file.....	764
Amendment filed.....	770
Referred to social services.....	784
Withdrawn from social services.....	805
Substituted for S. F. 128.....	805
Amendment adopted.....	805
Passed Senate; ayes 39, nays 5.....	805
Motion filed to reconsider vote.....	847
Amendment filed.....	911
Motion to reconsider vote prevailed.....	1001
Amendment adopted.....	1001
Passed Senate; ayes 54, nays 0.....	1001
Senate insisted.....	1237
Conference committee appointed.....	1237
Conference committee report.....	1357
Conference committee report adopted.....	1448
Passed Senate; ayes 55, nays 0.....	1449
Signed by President.....	1676
617 By Winkelman and Tleden. A bill for an act relating to the propagation and protection of wildlife.	
Received, passed on file.....	1038
Referred to conservation and recreation.....	1052
618 By Rex, Dunton, Kruse, Stokes, Schmeiser, Dietz, Menefee and Logue. A bill for an act to abolish the state sheep association.	
Received passed on file.....	1039
Referred to agriculture.....	1052
Committee report.....	1098
Recommended passage.....	1099
Committee report adopted.....	1702
Amendment filed.....	1752
Amendment filed.....	1791
Amendments adopted.....	1759
Passed Senate; ayes 41, nays 5.....	1759
Motion filed to reconsider vote.....	1784
Motion to reconsider vote withdrawn.....	1785
Explanation of vote.....	1787
Signed by President.....	1932
624 By Graham. A bill for an act relating to county public hospitals.	
Received, passed on file.....	939
Referred to county government.....	969
Committee report.....	1197
Recommended passage.....	1197
Amendment filed.....	1471
Amendment filed.....	1689
Committee report adopted.....	1762
Amendments adopted.....	1762
Passed Senate; ayes 54, nays 0.....	1762
Signed by President.....	1932
625 By Schroeder. A bill for an act relating to administrative rules and regulations.	
Received, passed on file.....	1196
Referred to state government.....	1282
628 By Bailey. A bill for an act relating to the specifications.	

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and standards for cheeses and cheese products.	
Received, passed on file.....	1196
Referred to agriculture.....	1282
Committee report.....	1425
Recommended passage.....	1425
Committee report adopted.....	1760
Passed Senate; ayes 52, nays 0.....	1761
Explanation of vote.....	1787
Signed by President.....	1932
639 By Iowa Development. A bill for an act relating to the filing of an annual report by the Iowa development commission.	
Received, passed on file.....	689
Referred to Iowa development ..	732
640 By Schools. A bill for an act relating to the maximum rate of interest on general obligation bonds issued by school corporations.	
Received, passed on file.....	624
Rule suspended	639
Passed Senate; ayes 58, nays 1....	639
Signed by President	661
657 By Social Services. A bill for an act relating to abolition of claims against the estates of certain blind persons who have received aid to the blind.	
Received, passed on file.....	1039
Referred to social services.....	1052
Committee report	1156
Recommended passage	1156
Committee report adopted.....	1619
Passed Senate; ayes 47, nays 0....	1619
Signed by President	1676
658 By Social Services. A bill for an act relating to assistance paid needy blind persons.	
Received, passed on file.....	914
Referred to social services.....	948
Committee report	1156
Recommended passage	1156
Amendment filed	1548
Committee report adopted.....	1619
Amendment withdrawn	1619
Passed Senate; ayes 48, nays 0....	1620
Signed by President	1676
659 By Appropriations. A bill for an act to provide for the distribution of income, corporation, and sales taxes, and making an appropriation therefor.	
Received, passed on file.....	1678
Amendment filed	1689
Amendment filed	1719
Amendment filed	1752
Substituted for S. F. 691.....	1770
Amendment withdrawn	1770
Amendment adopted	1770
Amendment withdrawn	1777
Passed Senate; ayes 35, nays 15....	1777
Motion filed to reconsider vote....	1778
Motion to reconsider vote laid on table	1778
Motion to reconsider vote laid on table prevailed	1778
Signed by President	1932
664 By Judiciary. A bill for an act relating to establishment of county legal aid programs.	

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Received, passed on file	914
Referred to judiciary	945
Committee report	990
Recommended passage	990
Committee report adopted	1264
Passed Senate; ayes 46, nays 3	1264
Signed by President	1519
676 By Iowa Development. A bill for an act relating to the Iowa development commission.	
Received, passed on file.....	939
Referred to Iowa development	969
680 By Commerce. A bill for an act relating to the state's share of the funding of the department of housing and urban development riot reinsurance program.	
Received, passed on file.....	799
Amendment filed	925
Amendment filed	1102
Substituted for S. F. 557.....	1179
Placed on calendar under unfinished business	1181
Amendment filed	1719
Amendment filed	1752
Amendment adopted	1783
Motion filed to reconsider vote....	1784
Motion to reconsider vote failed....	1810
Amendments withdrawn	1810
Amendment adopted	1810
Passed Senate; ayes 48, nays 5....	1810
Signed by President	1932
681 By Social Services. A bill for an act relating to an inmate furlough plan and its establishment by the department of social services.	
Received, passed on file.....	939
Referred to social services.....	969
Committee report adopted.....	1620
Passed Senate; ayes 47, nays 2....	1620
Signed by President	1676
695 By Appropriations. A bill for an act to establish a permanent revolving fund for the state printing board to pay the costs of the centralized printing department and to make an appropriation therefor.	
Received, passed on file.....	730
Referred to appropriations.....	732
Committee report	924
Recommended passage	924
Committee report adopted.....	966
Passed Senate; ayes 50, nays 0....	966
Signed by President	1040
666 By Miller of Page, Fischer of Grundy, Voorhees, Knight and Klein. A bill for an act to add two categories to the milk adulteration categories to add such categories to the unlawful milk definition, and to provide for additional testing authority and correct certain existing testing standards.	
Received, passed on file.....	1357
Referred to agriculture.....	1412
Committee report	1426
Recommended passage	1426
Committee report adopted.....	1761
Passed Senate; ayes 55, nays 0....	1761
Explanation of vote.....	1787
Signed by President	1932

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697 By Millen, Tapscott, Battles, McCartney, Van Drie and Kluever (Benda, Walsh, Sullivan, Shirley, Denman, Thordsen, Coleman, Gaudineer and Messerly). A bill for an act relating to federal insured loans.
 Received, passed on file.....1357
 Substituted for S. F. 522.....1883
 Passed Senate; ayes 52, nays 0.....1884
 Signed by President.....1932

714 By Transportation. A bill for an act relating to motor vehicle registration fees and the state road tax use fund.
 Received, passed on file.....1270
 Referred to transportation.....1282
 Amendment filed.....1392
 Committee report.....1544
 Recommended amendment, passage.....1544
 Committee amendment.....1544
 Amendment filed.....1549
 Made special order.....1570
 Amendments filed.....1577
 Amendment filed.....1578
 Special order.....1604
 Committee report adopted.....1604
 Committee amendment withdrawn.....1604
 Amendments filed.....1608
 Amendments filed.....1609
 Amendments filed.....1610
 Amendment filed.....1611
 Amendment withdrawn.....1621
 Amendments filed.....1644
 Amendments withdrawn.....1623
 Amendment withdrawn.....1624
 Amendment adopted.....1624
 Amendment adopted.....1626
 Motion filed to reconsider vote.....1626
 Motion to reconsider vote prevailed.....1626
 Committee amendment adopted.....1627
 Amendment withdrawn.....1627
 Amendment adopted.....1628
 Amendment adopted.....1629
 Motion filed to reconsider vote.....1629
 Motion to reconsider vote laid on table.....1629
 Motion to reconsider vote laid on table failed.....1629
 Point of order raised.....1630
 Amendment withdrawn.....1630
 Motion filed to reconsider vote.....1631
 Motion to reconsider vote failed.....1631
 Motion filed to reconsider vote.....1631
 Motion to reconsider vote prevailed.....1631
 Rule suspended.....1631
 Amendments filed.....1645
 Amendments adopted.....1631
 Totals of figures corrected by Sec. of Senate.....1631
 Passed Senate; ayes 38, nays 17.....1632
 Motion filed to reconsider vote.....1642
 Amendment filed.....1689
 Motion to reconsider vote withdrawn.....1709
 Senate insisted.....1712
 Conference committee appointed.....1713
 Explanation of vote.....1749
 Explanation of vote.....1787
 Conference committee report.....1822
 Conference committee report adopted.....1892
 Passed Senate; ayes 37, nays 20.....1892
 Motion filed to reconsider vote.....1893

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Motion to reconsider vote laid on table.....1893
 Motion to reconsider vote laid on table prevailed.....1893
 Signed by President.....1932

733 By Cities and Towns. A bill for an act relating to the urban-renewal land and the low-rent housing law and to legalize and validate certain actions under such laws.
 Received, passed on file.....764
 Rule suspended.....791
 Passed Senate; ayes 52, nays 1.....793
 Motion filed to reconsider vote.....793
 Motion to reconsider vote laid on table.....793
 Motion to reconsider vote laid on table prevailed.....793
 Explanation of vote.....799
 Signed by President.....920

736 By Cities and Towns. A bill for an act relating to powers and duties of municipal officers.
 Received, passed on file.....764
 Rule suspended.....791
 Passed Senate; ayes 54, nays 1.....793
 Motion filed to reconsider vote.....794
 Motion to reconsider vote laid on table.....794
 Motion to reconsider vote laid on table prevailed.....794
 Signed by President.....920

744 By Judiciary. A bill for an act to legalize and validate the proceedings of the board of supervisors of the county of Linn, state of Iowa, in the making of payments from the county poor fund under apparent authority of Section 252.27 for the purpose of providing civil legal assistance and legal aid pursuant to a plan informally approved by the board of supervisors and operated in conjunction with the Linn county bar association.
 Received, passed on file.....914
 Referred to judiciary.....948
 Committee report.....990
 Recommended passage.....990
 Committee report adopted.....1261
 Passed Senate; ayes 51, nays 0.....1264
 Signed by President.....1519

745 By Kitner (Parker). A bill for an act relating to secretaries and treasurers of certain county hospitals.
 Received, passed on file.....1196
 Referred to county government.....1253
 Committee report.....1284
 Recommended passage.....1284
 Committee report adopted.....1793
 Passed Senate; ayes 37, nays 0.....1793
 Signed by President.....1932

757 By Commerce. A bill for an act relating to assessment of public utilities.
 Received, passed on file.....968
 Referred to commerce.....987

758 By Commerce. A bill for act relating to liquid transport carrier fees.

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Committee report	1460
Recommended passage	1460
Committee report adopted	1795
Passed Senate; ayes 42, nays 3 ..	1795
Signed by President	1932
 759 By Commerce. A bill for an act relating to motor vehicle truck operator application fil- ing fees.	
Received, passed on file	920
Referred to commerce	948
Committee report	1460
Recommended passage	1460
Amendment filed	1827
 760 By Commerce. A bill for an act relating to annual regis- tration decal or sticker fees.	
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 761 By Commerce. A bill for an act relating to bonded agricul- tural product warehouse fees.	
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 762 By Commerce. A bill for an act relating to motor vehicle certificated carrier fees.	
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Referred to commerce	948
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 763 By Commerce. A bill for an act relating to motor vehicle truck operator fees.	
Received, passed on file	920
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 764 By Commerce. A bill for an act relating to liquid transport carrier application filing fees.	
Received, passed on file	920
Referred to commerce	948
Committee report	1461
Recommended passage	1461
 766 By Schools. A bill for an act relating to election and ap- portionment of membership of county boards of education.	
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Passed Senate; ayes 52, nays 0 ..	1588
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 777 By Appropriations. A bill for an act to make appropriations to members who served on the ethics committee.	
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Passed Senate; ayes 57, nays 0 ..	1346
Signed by President	1597
 778 By Appropriations. A bill for an act to appropriate from the general fund of the State of Iowa for the biennium begin- ning July 1, 1969, and ending June 30, 1971, to the Iowa state fair board.	
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 781 By Constitutional Amend- ments and Reapportionment. A bill for an act to establish the composition of the general assembly and provide for elec- tion of the members thereof.	
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Amendments filed	1200
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Motion filed to reconsider vote ..	1195
Motion filed to reconsider vote laid on table	1195
Motion to reconsider vote laid on table prevailed	1195
Signed by President	1932
 784 By Ways and Means. A bill for an act relating to the val- uation and assessment of real and personal property.	
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Amendment filed	1474
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Senate insisted	1804
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Motion filed to reconsider vote	1895
Motion to reconsider vote laid on table	1895
Point of order raised	1895
Motion to reconsider vote laid on table prevailed	1895
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Motion to reconsider vote laid on table	1896
Motion to reconsider vote laid on table prevailed	1896
Explanation of vote	1929
Signed by President	1932

785 By State Government. A bill
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makers and repairmen.
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786 By Appropriations. A bill
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of Iowa for acquisition on cer-
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the executive council to pur-
chase the same.
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793 By Appropriations. A bill
for an act to appropriate from
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of Iowa to various state de-
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and to amend various sections
of the Code relating to de-
partments receiving appropri-
ations under this Act.

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Amendment adopted	1447
Amendment adopted	1448
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795 By Appropriations. A bill
for an act to appropriate from
the motor vehicle fuel tax fund
to the department of revenue.

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Passed Senate; ayes 59, nays 0.....1033
Signed by President

796 By Appropriations. A bill
for an act to appropriate from
the general fund of the state
of Iowa for the biennium be-
ginning July 1, 1969, and end-
ing June 30, 1971, to the state
department of health.

Received, passed on file.....1030
Referred to appropriations.....1053
Committee report

1099

Recommended passage

1176

Committee report adopted.....

1235

Amendment adopted

1235

Passed Senate; ayes 52, nays 0.....

1235

Signed by President

1676

797 By Appropriations. A bill
for an act relating to the li-
cense renewal fee for a person
licensed to practice physical
therapy.

Received, passed on file.....1030

Referred to appropriations.....

1053

Committee report

1099

Recommended passage

1099

Committee report adopted.....

1236

Passed Senate; ayes 51, nays 0.....

1236

Signed by President

1341

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Signed by President.....	1597	Committee report adopted.....	1814
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Recommended passage.....	1361	Amendment filed.....	1828
Committee report adopted.....	1423	Amendment withdrawn.....	1819
Passed Senate; ayes 36, nays 1.....	1423	Amendment filed.....	1878
Signed by President.....	1597	Amendment adopted.....	1839
		Amendment adopted.....	1840
802 By Appropriations. A bill for an act to appropriate from moneys received by the Iowa aeronautics commission.		Passed Senate; ayes 40, nays 11.....	1840
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Recommended passage.....	1606	Received, passed on file.....	1679
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804 By Appropriations. A bill for an act to appropriate moneys received by the state banking department.		Passed Senate; ayes 50, nays 0.....	1881
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		Committee amendment.....	1497
809 By Appropriations. A bill for an act to make appropriations to members of the apportionment commission established by Senate Joint Resolution five (5) of the first session of the Sixty-third General Assembly.		Amendment filed.....	1502
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Signed by President.....	1341	Committee amendment adopted.....	1745
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		Point of order raised.....	1745
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		Passed Senate; ayes 53, nays 2.....	1746
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		Conference committee appointed.....	1807
		Conference committee report.....	1866
		Conference committee report adopted.....	1899
		Passed Senate; ayes 42, nays 1.....	1899
		Signed by President.....	1932
		816 By Appropriations. A bill for an act to appropriate from the general fund of the state of Iowa to the department of public safety for construction of a highway patrol district headquarters building at Oelwein.	

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Recommended amendment, pas- sage	1426
Committee amendment	1426
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Committee report adopted	1740
Amendment adopted	1740
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Committee amendment adopted	1741
Motion filed to reconsider vote	1741
Motion to reconsider vote pre- valled	1741
Amendment adopted	1741
Passed Senate; ayes 50, nays 1	1741
Signed by President	1932

817 By Appropriations. A bill for an act to appropriate from the general fund of the state to the Iowa state commerce commission and various divi- sions thereof.	
Received, passed on file	1602
Referred to appropriations	1643
Committee report	1787
Recommended passage	1787
Rule suspended	1797
Amendment filed	1828
Amendment adopted	1801
Passed Senate; ayes 53, nays 0	1801
Totals of figures corrected by Sec. of Senate	1801
Message from House	1893
Senate concurred	1894
Passed Senate; ayes 54, nays 0	1894
Signed by President	1902

819 By Appropriations. A bill for an act to appropriate from the general fund of the state to the department of social ser- vices and the board of parole and relating to the adminis- tration of programs of such department.	
Received, referred to appropria- tions	1490
Committee report	1497
Recommended passage	1497
Amendment filed	1690
Committee report adopted	1710
Amendment adopted	1710
Amendment withdrawn	1710
Amendment filed	1753
Passed Senate; ayes 53, nays 1	1722
Senate insisted	1803
Conference committee appointed	1811
Conference committee report	1857
adopted	1857
Passed Senate; ayes 52, nays 0	1857
Signed by President	1932

820 By Appropriations. A bill for an act to appropriate from the general fund of the state of Iowa for various agricultural associations and industries.	
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Received, passed on file	1535
Referred to appropriations	1596
Committee report	1606
Recommended passage	1606
Committee report adopted	1738
Amendment filed	1753
Passed Senate; ayes 51, nays 5	1739
Signed by President	1932

823 By Appropriations. A bill for an act to appropriate from the primary road fund to the state highway commission.	
Received, passed on file	1647
Substituted for S.F. 687	1672
Amendment filed	1690
Amendments filed	1692
Amendments adopted	1675
Passed Senate; ayes 55, nays 1	1675
Message from House	1731
Motion withdrawn	1766
Senate insisted	1766
Conference committee appointed	1766
Conference committee report	1784
Explanation of vote	1787
Conference committee report adopted	1800
Passed Senate; ayes 53, nays 0	1800
Signed by President	1932

824 By Appropriations. A bill for an act to make appropria- tions to certain counties and named persons in settlement of claims made against the state of Iowa.	
Received, passed on file	1602
Referred to appropriations	1643
Committee report	1778
Recommended passage	1778
Rule suspended	1778
Committee report adopted	1778
Passed Senate; ayes 46, nays 0	1778
Signed by President	1932

825 By Appropriations. A bill for an act relating to pay- ment of general school aid to merged areas, a uniform ac- counting system for area schools, and providing an ap- propriation for general state aid to school districts operating public junior or community colleges and to merged areas.	
Received, passed on file	1602
Amendment filed	1646
Amendment filed	1720
Substituted for S.F. 690	1742
Amendment withdrawn	1743
Amendment filed	1753
Amendments filed	1754
Amendments adopted	1744
Amendment filed	1746
Point of order raised	1746
Passed Senate; ayes 51, nays 0	1747
Motion filed to reconsider vote	1747
Motion to reconsider vote laid on table	1747
Motion to reconsider vote laid on table prevailed	1747
Signed by President	1932

SENATE CONCURRENT RESOLUTIONS

RELATING TO—

- 1—Joint committee to arrange for inauguration 9
- 2—Senate and House members, office of staff of Senate Secretary and Chief Clerk and press to be furnished 1966 Codes and Session Laws 9
- 3—Journals, bills and binders to be furnished free to county auditors... 10
- 4—Mobile homes, parks, statutes, rules and regulations regarding same, committee appointed to study56, 1819
- 5—Appropriate 45 percent of current biennial appropriation for each educational institution, study needs, objectives, etc., thereof, by appropriate committees, report in 60 days91, 175
- 6—Compensation of chaplains, officers and employees of General Assembly117, 130
- 7—Compensation of joint legislative employees.....125, 132
- 8—Joint session Thursday, April 3, 1969, at 2:00 p.m., Pioneer Law-makers present program161, 407
- 9—Conduct study of littering problem and use of dangerous drugs, legislation to correct these problems, interim committee, report to 1970 General Assembly219, 230, 318, 356, 357
- 10—Petition Congress to amend Selective Service Laws291, 1819
- 11—Superintendent and department of public instruction review courses in sex education taught in public schools353, 482, 507
- 12—That the General Assembly recess at conclusion of session for 30 days, reconvene to reconsider any items vetoed by Governor after session360, 1819
- 13—Iowa legislature requests Congress call a convention to propose an amendment to the U. S. Constitution regarding reapportionment.. 375, 407, 489, 490, 501, 508, 513, 526, 664, 666, 745, 756, 766, 767, 775, 776
- 14—Urge Congress inaugurate program of tax sharing with states, unrestricted429, 782
- 15—Establish a joint citizens and legislative tax study committee, to eliminate sales tax on food, clothing and medicine, with greater use of graduated income tax, prior to 1970 General Assembly....456, 476
- 16—Committee conduct a study of laws relating to powers and duties of cities and towns, implementing "home rule"487, 1833
- 17—Request Congress consider enacting a statute to insure that persons are counted in their home residence in coming U. S. census....488, 1830
- 18—Salute and thank Drake University basketball team and their coach, Maury John, for their superb and excellent achievements607, 615
- 19—Legislature extend condolences to Mrs. Eisenhower and John S. Eisenhower, also that the Senate and House appoint a committee of three to convey, by appropriate means, this feeling, and that a certified copy thereof be permanently preserved in the office of the Secretary of State and a copy be sent to Mrs. Eisenhower and John S. Eisenhower 634
- 20—Extend congratulations to Iowa State University wrestling team and coach, Harold Nichols 700
- 21—Senate and House of Representatives excused at 11:00 a.m., April 2, 1969, to join in final tribute to former President Eisenhower..... 700
- 22—That bonds used to finance Korean bonds not be recalled prior to maturity and present one-mill levy be continued and used to aid financing of a Vietnam bonus for Iowa veterans791, 1877
- 23—Reestablish custom of publishing names of all present and former legislators together with informative data in all future publications of the Iowa Official Register947, 975, 1100, 1510
- 24—Express deep and profound sympathy to the family and relatives of

the late Honorable Dan W. Turner, former Governor and Senator of the State of Iowa	960
25—Recall Senate File 175 from Governor to correct wording	1004
26—Board of regents authorized to build addition to the general hospital of the University of Iowa, Sixty-third General Assembly supplement previous authorization for an additional increase in size, etc.	1016, 1092, 1094
27—Permanent joint rules of the Sixty-third General Assembly	1049, 1377, 1417-1420, 1426, 1427, 1535, 1671
28—Governor requested to appoint a farm advisory council, study practical solution to deflating of rural economics	1072, 1820
29—Urge all Iowans to observe Thursday, May 1, 1969, as Law Day ..	1096, 1213
30—Request Secretary of Health, Education and Welfare evaluate service rendered rural Iowa and other states by the job corps training center at Clinton	1096
31—Committees on schools conduct study, during 1969 interim, manner in which sex education is taught in schools	1251
32—Recall Senate File 295 from Governor for reconsideration	1251, 1238
33—Express full confidence in the ability of the university administrators and law enforcement officers to enforce effectively rules and laws pertaining to disruptive conduct at our public universities.	1358, 1682, 1693
34—Appoint commission to study legislation providing that public employees can bargain collectively, etc., report findings and recommendations to the General Assembly and Governor, January 15, 1970	1424
35—Increase compensation of the Secretary of the Senate and the Chief Clerk of the House	1496, 1694
36—Conduct study, during interim, of the marketing of major agricultural commodities produced in Iowa, report findings	1536, 1693, 1820
37—That President Nixon reconsider, in his 1970 budget, the proposed severe reduction of agricultural conservation funds and other conservation programs and that they be reinstated at a realistic level, etc.	1571, 1820, 1872
38—Details of closing the 1969 regular session of the Sixty-third General Assembly, interim staff and work, reconvening 1970 regular session and any special session	1594, 1755
39—Secretary of Senate and Chief Clerk of the House authorized to attend National Legislative Conference	1595, 1756
40—Expenses of legislators, pertaining to operation of legislative services between sessions, be paid after proper authorization	1595, 1757
41—Des Moines Register and Tribune Company, its editor and publisher and reporters be publicly censured and reprimanded for irresponsible editorializing, and denying privileges of Senate and House floors, second session of Sixty-third General Assembly	1642, 1677
42—Budget and financial control committee or committee on higher education, superintendent of printing and comptroller conduct a study of state printing, printing costs of all departments, report findings to Sixty-third General Assembly 1970	1643, 1701
43—Conduct study of the public utility laws, report findings and bills to Sixty-third General Assembly in 1970	1713, 1750, 1820
44—That the proposed 10-year building program submitted by the board of regents be approved as submitted	1713, 1776, 1787, 1797, 1798
45—Board of regents be authorized to carry out projects in building program and to finance by borrowing money and issuing negotiable bonds	1715, 1776, 1787, 1798, 1799
46—Request board of regents maintain student tuition and fees at a moderate and reasonable level, consider limitations on enrollments, possibility of increasing teaching hours, and to cut all unnecessary expenditures	1785, 1820, 1825, 1826
47—Adjournment, Friday, May 23, 1969	1912, 1925

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RELATING TO—

- 1—Lieutenant Governor and each Senator authorized to appoint a competent clerk 9
- 2—Establish joint legislative tax study committee to study elimination of sales tax on food, clothing and medicine, with greater use of graduated income tax, prior to 1970 General Assembly.....409, 1819
- 3—Extend congratulations to Senator Arthur E. Neu and Mrs. Naomi Neu on the birth of their daughter, Mary Martha Neu 705
- 4—Appoint committee to counsel with the President and Secretary of the Senate in preparing booklet denoting history, construction and beauties of the Capitol Building1536, 1537
- 5—Interim expenses for the Secretary of the Senate 1594, 1757

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RELATING TO—

- 1—Joint convention January 13, 1969, 1:30 p.m., Governor's message, canvass of votes, January 14, 1969, at 1:30 p.m. 5, 8
- 2—Additional employees, joint committee appointed 6, 17
- 3—Not messaged to Senate.
- 4—Not messaged to Senate.
- 5—Not messaged to Senate.
- 6—January recess 53, 59
- 7—Not messaged to Senate.
- 8—Joint convention, Governor's budget message, January 29, 1969, at 11:00 a.m.114, 115
- 9—Not messaged to Senate.
- 10—Not messaged to Senate.
- 11—Extend congratulations to the Honorable Guy M. Gillette on his 90th birthday153, 159
- 12—Not messaged to Senate.
- 13—Observance of Lincoln's birthday, Wednesday, February 12, 1969, at 1:15 p.m., joint convention209, 316
- 14—Adjournment Friday, February 28, 1969—reconvene Monday, March 10, 1969, at 10:00 a.m.417, 421
- 15—I.S.U. of Science and Technology conduct research to determine whether and to what extent pollution hazards exist from use of agricultural chemicals in Iowa, report January 1, 1970 228
- 16—Conduct study of capital and credit available for agriculture, committee report findings and recommendations to General Assembly, January, 1970290, 1829
- 17—Not messaged to Senate.
- 18—Executive Council allocate funds for printing new chart located on second floor of rotunda600, 1839
- 19—General Assembly urge U. S. Department of Agriculture, I.S.U. of Science and Technology and other agricultural colleges to conduct studies of the impact of the family farm upon the social and economic life of Iowa and the nation1233, 1839
- 20—Joint memorial session, Wednesday, April 16, 1969, at 7:30 p.m.....453, 470
- 21—Conduct study of present procedures for condemnation of property, etc., report findings and recommendations to 1970 General Assembly797, 880, 924, 969, 1253, 1463, 1498, 1855-1857

- 22—Commend Drake University and its basketball team for its outstanding season and extends full support and backing in the NCAA Tournament453, 454
- 23—Recognizes the contribution American Legion has made and continues to make to our state and congratulations upon the Golden Anniversary of their organization717, 974
- 24—Not messaged to Senate.
- 25—That the Sixty-third General Assembly pledge its support for the youth in government program718, 740
- 26—Establish policy and evaluate criteria toward accreditation of vocational-technical education by North Central Association of Colleges and Secondary Schools and the National Commission of Accreditation1037, 1820
- 27—Appoint committee to conduct study of establishing state-wide motor vehicle inspection procedures ...779, 924, 991, 1253, 1431, 1804, 1805
- 28—Committee to conduct, during 1969 interim, study as to the feasibility of adopting a tax based on income in lieu of any or all of the provisions contained in House File 686 of the Sixty-second General Assembly1301, 1412, 1643
- 29—Committee to conduct study of Medicaid Program, report findings not later than March 1, 19701637, 1693
- 30—Not messaged to Senate.
- 31—Not messaged to Senate.
- 32—Requiring commissioners of health and social services to study the care and treatment afforded the chronically ill, mentally ill, mentally retarded and handicapped in facilities licensed by their respective departments, report findings and recommendations to General Assembly in January, 19701267, 1451
- 33—Appoint a commission to study legislation providing that public employees can bargain collectively, etc., report findings and recommendations to General Assembly and Governor, January 15, 1970..1495, 1596, 1852, 1859, 1872
- 34—Not messaged to Senate.
- 35—Committee established to conduct study of mobile home and park statutes, rules and regulations relating thereto, etc.1593, 1684, 1820, 1907
- 36—Commend Radio Station WOI for providing live broadcast coverage of the sessions of the House and Senate1637, 1671
- 37—Claims previously disallowed by joint claims committee resubmitted for final action thereon1638, 1718, 1898
- 38—Not messaged to Senate.
- 39—Commend the members of the 185th Tactical Fighter Group, returning to civilian life, for having exhibited all the virtues of good citizenship and thank them for their devotion to duty and for the improvement of the image of Iowa through their effort and conduct1693, 1610
- 40—Conduct study, during interim, to determine fair share which banks, savings and loan associations, etc., should be required to contribute to the revenues of the state and how collected, report findings1640, 1677, 1781, 1787
- 41—Conduct study, during interim, of the department of agriculture, etc., providing for an efficient organizational structure, report findings1678, 1911
- 42—Not messaged to Senate.
- 43—Not messaged to Senate.
- 44—Not messaged to Senate.

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- Conduct study of capital and credit available for agriculture, committee report findings and recommendations to General Assembly, January, 1970. H. C. R. 16; H. J. 223, 307; adopted, S. J. 290, 1820.
- General Assembly urge U. S. Department of Agriculture, I.S.U. of Science and Technology and other agricultural colleges to conduct studies of the impact of the family farm upon the social and economic life of Iowa and the nation. H. C. R. 19; H. J. 396, 1330; adopted, S. J. 1233, 1820.
- Conduct study, during interim, of the department of agriculture, etc., providing for an efficient organizational structure, report findings. H. C. R. 41; H. J. 1604, 1654, adopted, 1672, 1717; S. J. 1673, 1911.
- Conduct study, during interim, of the marketing of major agricultural commodities produced in Iowa, report findings. S. C. R. 36; S. J. 1536, 1693, 1820.
- That President Nixon reconsider, in his 1970 budget, the proposed severe reduction of agricultural conservation funds and other conservation programs and that they be reinstated at a realistic level, etc. S. C. R. 37; S. J. 1671, 1820, 1872.

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Blind, Commission on

Remodel and repair commission for the blind building, accept federal funds and appropriation. S. F. 579, appropriations.

Commission for the blind, higher education facilities commission, and soldiers' bonus board, appropriation. S. F. 581, appropriations.

Budget and Financial Control Committee

Appropriate to budget and financial control committee for its contingent fund. S. F. 606, appropriations.

Buildings and Grounds

State departments' appropriations. H. F. 793, appropriations; S. F. 597, appropriations (very similar).

Buildings and grounds, capital improvements, appropriation. S. F. 605, appropriations.

Capitol Planning Commission

Capitol planning commission, secretarial help, research and materials, etc., appropriation. S. F. 599, appropriations.

Executive council for capitol planning commission construction, demolition, etc., appropriation. S. F. 600, appropriations.

Car Dispatcher

Car dispatcher expend from revolving fund, appropriation. S. F. 602, appropriations.

Chapels

Memorial hall, Camp Dodge, construction of. S. F. 230, Platt, et al.; H. F. 306, Lipsky, et al.

Cities and Towns

Municipal statutes, study committee, appropriation. H. J. R. 15, cities and towns.

Disaster aid to local governments, appropriation to general contingent fund of executive council. S. F. 451, cities and towns.

State aid to cities and towns, \$5,500,000, population basis. S. F. 487, Gaudineer. Local sewage treatment works, water pollution control, appropriation. S. F. 519, Walsh, et al.; H. F. 722, Gannon, et al.

Civil Rights

State departments' appropriations. H. F. 793, appropriations; S. F. 597, appropriations (very similar).

Claims

Certain counties and named persons, claims, appropriation. H. F. 824, appropriations.

Election contest of Vincent S. Burke vs. Charles K. Sullivan, attorney fees, etc., appropriation. S. F. 664, appropriations.

Payment of workmen's compensation claims, industrial commission, highway commission, appropriation. S. F. 685, appropriations.

Reimbursement to Harlan, expenses incurred, site for proposed western Iowa college. S. F. 698, appropriations.

Code Editor

State departments' appropriations. H. F. 793, appropriations; S. F. 597, appropriations (very similar).

Commerce Commission

Commerce commission, appropriation. H. F. 817, appropriations.

Comptroller

State departments' appropriations. H. F. 793, appropriations; S. F. 597, appropriations (very similar).

Reporting of funds, other than appropriations, received by state departments, etc., to comptroller. S. F. 350, Lodwick.

Appropriate from fuel tax fund to comptroller for expenses in writing refund warrants, etc. S. F. 604, appropriations.

Conservation Commission

Conservation commission, developments, state parks, etc., appropriation. S. F. 672, appropriations.

Conservation commission, appropriation. S. F. 673, appropriations.

Conservation commission, departments, appropriation. S. F. 674, appropriations.

Turkey River State Park, development of, appropriation. S. F. 281, Rigler; H. F. 366, Hanson of Howard-Mitchell.

Indian Bluffs Wilderness Area, acquisition and development of, appropriation, conservation commission. S. F. 381, Lamborn; H. F. 561, Miller of Jones.

Constitutional Revision Committee

Constitutional revision commission, create, appropriation. S. J. R. 9, Coleman, et al.; H. J. R. 9, Skinner, et al.

Conduct study of the Iowa Constitution. S. J. R. 28, Walsh, et al.

Council of State Governments

State departments' appropriations. H. F. 793, appropriations; S. F. 597, appropriations (very similar).

Crime Commission

Crime commission, establish, appropriation. S. F. 693, law enforcement.

Development Commission

Development commission, appropriation. S. F. 681, appropriations.

Drivers' Education

Drivers' education program, department of public instruction, supplies and materials and motor vehicle registration plates for department of public safety. H. F. 659, appropriations.

Distribution of income, corporation, and sales taxes, appropriation. S. F. 691, appropriations.

Economic Opportunity, Office of

State departments' appropriations. H. F. 793, appropriations; S. F. 597, appropriations (very similar).

Educational Radio and Television

Educational television network, capital improvements of, appropriation. H. F. 822, appropriations.

Educational radio and television facility board, appropriation. S. F. 682, appropriations; H. F. 821, appropriations.

Employment of the Handicapped

State departments' appropriations. H. F. 793, appropriations; S. F. 597, appropriations (very similar).

Employment Security Commission

Appropriate from IPERS to employment security costs of administration of IPERS. S. F. 603, appropriations.

State departments' appropriations. H. F. 793, appropriations; S. F. 597, appropriations (very similar).

Engineers

Accountancy, architectural examiners, engineering examiners, boards of, judicial department statistician, liquor control commission, appropriation. S. F. 635, appropriations.

Ethics Committee

Members who served on ethics committee, appropriation. H. F. 777, appropriations.

Executive Council

Acquire and correct title to Valley Bank Bldg. property. H. F. 786, appropriations.

Parking facility on capitol grounds, appropriation for study. H. F. 813, Klein. Disaster aid to local governments, appropriation to general contingent fund of executive council. S. F. 451, cities and towns.

Executive council for capitol planning commission construction, demolition, etc., appropriation. S. F. 600, appropriations.

State departments' appropriations. H. F. 793, appropriations; S. F. 597, appropriations (very similar).

Fair Board

Fair board, appropriation. H. F. 778, appropriations.

Funds

Drivers' education program, department of public instruction, supplies and materials and motor vehicle registration plates for department of public safety. H. F. 659, appropriations.

Banking department, appropriate moneys received by. H. F. 804, appropriations; S. F. 667, appropriations.

Moneys and credits bank tax replacement fund, appropriation, Treasurer of State. H. F. 500, Van Nostrand, et al.

General fund, extend time for reversion. S. F. 64, law enforcement.

Moneys and credits tax replacement fund, appropriation. S. F. 341, Shirley.

Reporting of funds, other than appropriations, received by state departments, etc., to comptroller. S. F. 350, Lodwick.

Appropriate funds to counties for aid to schools. S. F. 352, Shirley.

- Disaster aid to local governments, appropriation to general contingent fund of executive council.** S. F. 451, cities and towns.
- Appropriate to budget and financial control committee for its contingent fund.** S. F. 606, appropriations.
- State planning in Governor's office, local aid programs, etc., appropriation.** S. F. 609, appropriations.
- Create general contingent fund.** S. F. 610, appropriations.
- Geological Survey**
- Archeologist, geological survey, mines and minerals, natural resources council, soil conservation, appropriation.** H. F. 315, appropriations.
- Governor**
- State planning in Governor's office, local aid programs, etc., appropriation.** S. F. 609, appropriations.
- State departments' appropriations.** H. F. 793, appropriations; S. F. 597, appropriations (very similar).
- Health, Department of**
- Health, department of, appropriation.** H. F. 796, appropriations.
- Radiation control program, appropriation.** S. F. 269, social services.
- Department of health, various boards, etc., appropriation.** S. F. 654, appropriations.
- Herbert Hoover Foundation**
- Herbert Hoover Birthplace Foundation, appropriation.** S. F. 532, appropriations.
- Higher Education Facilities Commission**
- Higher education facilities commission, tuition grant program, appropriation.** H. F. 827, appropriations.
- Commission for the blind, higher education facilities commission, and soldiers' bonus board, appropriation.** S. F. 581, appropriations.
- Scholarship and medical student tuition loan programs, appropriation.** S. F. 636, appropriations.
- Higher education facilities commission, tuition grant program, appropriation.** S. F. 638, appropriations.
- Highway Commission**
- Highway commission, appropriation.** H. F. 823, appropriations.
- Payment of workmen's compensation claims, industrial commission, highway commission, appropriation.** S. F. 685, appropriations.
- Highway commission, appropriation.** S. F. 687, appropriations.
- Capital expenditures by highway commission from primary road fund.** S. F. 695, appropriations.
- Historical Society**
- State departments, appropriations.** H. F. 793, appropriations; S. F. 597, appropriations (very similar).
- History and Archives**
- State departments, appropriations.** H. F. 793, appropriations; S. F. 597, appropriations (very similar).
- Inauguration Ceremonies**
- Expenses of inaugural ceremonies, appropriation.** S. F. 531, appropriations.
- Industrial Commission**
- Payment of workmen's compensation claims, industrial commission, highway commission, appropriation.** S. F. 685, appropriations.
- State departments, appropriations.** H. F. 793, appropriations; S. F. 597, appropriations (very similar).
- Insurance**
- State departments, appropriations.** H. F. 793, appropriations; S. F. 597, appropriations (very similar).
- Interstate Cooperation**
- Interstate cooperation, commission on, appropriation to members.** H. F. 323, appropriations; S. F. 310, appropriations.
- Legislative research, interstate cooperation, and National Conference of State Legislative Leaders, appropriation.** S. F. 603, appropriations.
- Iowa Great Lakes Sanitary District**
- Complete construction of sanitary sewer facilities, Iowa Great Lakes Sanitary District.** H. F. 311, Freeman of Clay-Dickinson, et al.
- IPERS**
- Advisory investment board of IPERS, appropriation to members.** H. F. 324, appropriations; S. F. 309, appropriations.
- Appropriate from IPERS to employment security costs of administration of IPERS.** S. F. 603, appropriations.
- Iowa State Fair and World Food Exposition Study Committee**
- "Iowa State Fair and World Food Exposition Study Committee", continue, appropriation.** H. J. R. 11, Miller of Page, et al.; S. J. R. 24, Lucken, et al.
- Judicial Department, Statistician, etc.**
- State departments, appropriations.** H. F. 793, appropriations; S. F. 597, appropriations (very similar).

- Accountancy, architectural examiners, engineering examiners, boards of, judicial department statistician, liquor control commission, appropriation.** S. F. 635, appropriations.
- Labor**
- State departments, appropriations. H. F. 793, appropriations; S. F. 597, appropriations (very similar).
- Legislative Research**
- Appropriate to legislative research, updating Code on magnetic tape, etc. S. F. 607, appropriations.
- Legislative research, interstate cooperation, and National Conference of State Legislative Leaders, appropriation. S. F. 608, appropriations.
- Libraries**
- State departments, appropriations. H. F. 793, appropriations; S. F. 597, appropriations (very similar).
- Lieutenant Governor**
- State departments, appropriations. H. F. 793, appropriations; S. F. 597, appropriations (very similar).
- Liquor Control Commission**
- Inventory and accounting system, liquor control commission, appropriation. S. F. 633, appropriations.
- Accountancy, architectural examiners, engineering examiners, boards of, judicial department statistician, liquor control commission, appropriation. S. F. 635, appropriations.
- State departments, appropriations. H. F. 793, appropriations; S. F. 597, appropriations (very similar).
- Manpower Development and Training Act**
- Manpower development and training, vocational education, appropriation to public instruction. S. F. 622, appropriations.
- Medical and Other Professions**
- Scholarship and medical student tuition loan programs, appropriation. S. F. 636, appropriations.
- Department of health, various boards, etc., appropriation. S. F. 654, appropriations.
- Appropriation to social services for deficiencies for the medical assistance program. S. F. 676, appropriations.
- Practice of physical therapy, increase license renewal fee. S. F. 317, Conklin; H. F. 797, appropriations.
- State departments, appropriations. H. F. 793, appropriations; S. F. 597, appropriations (very similar).
- Mental Health**
- Conversion of the mental health institute at Clarinda to a training school for boys, appropriation. H. F. 433, Andersen.
- Mental health programs, county, establish. S. F. 7, O'Malley, et al.; H. F. 7, Miller of Des Moines, et al.
- Merit System**
- Merit employment department, appropriation. S. F. 634, Appropriations.
- Merit system of personnel administration. S. F. 612, state government.
- Mines and Minerals**
- Archeologist, geological survey, mines and minerals, natural resources council, soil conservation, appropriation. H. F. 815, appropriations.
- Mississippi Parkway Planning Commission**
- Mississippi river parkway commission, appropriation. S. F. 580, appropriations.
- Natural Resources Council**
- Archeologist, geological survey, mines and minerals, natural resources council, soil conservation, appropriation. H. F. 815, appropriations.
- Nurses and Nursing Homes**
- Nursing home administrators, license, appropriation. H. F. 223, Stokes, et al.
- Department of health, various boards, etc., appropriation. S. F. 654, appropriations.
- Pioneer Lawmakers**
- State departments, appropriations. H. F. 793, appropriations; S. F. 597, appropriations (very similar).
- Planning and Programming**
- State planning in Governor's office, local aid programs, etc., appropriation. S. F. 609, appropriations.
- Printing Board**
- Printing board, establish permanent revolving fund for appropriation. H. F. 695, appropriations.
- Printing machines and equipment, printing board, appropriation. S. F. 145, appropriations.
- State departments, appropriations. H. F. 793, appropriations; S. F. 597, appropriations (very similar).

Public Defense

- Capital improvements and repairs, etc., department of public defense, appropriation. S. F. 598, appropriations.
- Public defense, department of, establish permanent revolving fund, payment of maintenance and operational costs of administrative state aircraft, appropriation. S. F. 668, appropriations.
- State departments, appropriations. H. F. 793, appropriations; S. F. 597, appropriations (very similar).

Public Instruction

- Drivers' education program, department of public instruction, supplies and materials and motor vehicle registration plates for department of public safety. H. F. 659, appropriations.
- Uniform system of accounting in area schools, appropriation to area schools and public junior or community colleges, and establish procedure for computation of state aid to area schools. H. F. 825, appropriations; S. F. 690, appropriations.
- Schools, sciences, math, etc., special education, etc., appropriation. H. F. 368, appropriations; S. F. 314, appropriations.
- Manpower development and training, vocational education, appropriation to public instruction. S. F. 622, appropriations.
- General and vocational education administration funds, department of public instruction, appropriation. S. F. 679, appropriations.
- Permanent revolving funds, administer federally financed programs (veterans education administration and school lunch program), appropriation. S. F. 680, appropriations.

Public Safety

- Transfer or sale of real estate between agencies of the state. H. F. 57, appropriations.
- Highway patrol buildings, appropriation. H. F. 416, Menefee.
- Drivers' education program, department of public instruction, supplies and materials and motor vehicle registration plates for department of public safety. H. F. 659, appropriations.
- Archeologist, geological survey, mines and minerals, natural resources council, soil conservation, appropriation. H. F. 815, appropriations.
- Construction of a highway patrol district headquarters building at Oelwein, appropriation. H. F. 816, appropriations.
- Drivers' licenses, new type, photo. S. F. 90, Kosek.
- Department of public safety and various divisions thereof, appropriation. S. F. 650, appropriations.
- Department of public safety for capital improvements for law enforcement academy, appropriation. S. F. 652, appropriations.
- Public safety, department of, computerizing state criminal information files, appropriation. S. F. 661, appropriations.
- Department of public safety motor vehicle dealers license fee fund, appropriate from moneys received by. S. F. 663, appropriations.
- Public safety, department of, transfer of certain fees, taxes, etc., purchase of supplies, etc., and for cost of manufacturing motor vehicle registration plates. S. F. 669, appropriations.
- Crime commission, establish, appropriation. S. F. 693, law enforcement.
- Highway patrol buildings, appropriation, general fund. S. F. 296, Nicholson.

Radiation

- Radiation control program, appropriation. S. F. 269, social services.

Real Estate

- Acquire and correct title to Valley Bank Building property. H. F. 786, appropriations.
- State departments, appropriations. H. F. 793, appropriations; S. F. 597, appropriations (very similar).

Reciprocity

- Reciprocity board, appropriation. S. F. 651, appropriations.

Regents, Board of

- Regents, board of, capital improvements, purchase of land, construction, etc., appropriation. H. F. 828, appropriations.
- Regents, board of, institutions under control of, appropriation. S. F. 655, appropriations; H. F. 811, appropriations.
- Regents, board of, capital improvements, purchases of land, construction, etc., appropriation. S. F. 689, appropriations.
- Regents, board of, reimburse state educational institutions for deficiencies in operating revenues, appropriation. S. F. 696, appropriations; H. F. 829, appropriations.

Retirement

- Retirement systems for policemen and firemen, pay certain benefits, civil service. H. F. 381, Andersen.
- Teachers' pension. H. F. 177, Grassley, et al.

Revenue, Department of

- Appropriate from motor vehicle fuel fund to department of revenue. H. F. 795, appropriations; S. F. 641, appropriations.
- Corrects improper section reference, tax equalization bill passed by Sixty-second General Assembly. S. F. 660, appropriations.

Distribution of income, corporation, and sales taxes, appropriation. S. F. 691, appropriations.

Ratify and legalize commissions to director of revenue and department of social services, acts and service, compensation, appropriation. S. F. 699, appropriations.

State departments, appropriations. H. F. 793, appropriations; S. F. 597, appropriations (very similar).

Schools

Uniform system of accounting in area schools, appropriation to area schools and public junior or community colleges, and establish procedure for computation of state aid to area schools. H. F. 826, appropriations: S. F. 690, appropriations.

Reporting of funds, other than appropriations, received by state departments, etc., to comptroller. S. F. 350, Lodwick.

Appropriate funds to counties for aid to schools. S. F. 352, Shirley

Permanent revolving funds, administer federally financed programs (veterans education administration and school lunch program), appropriation. S. F. 680, appropriations.

Secretary of State

State departments, appropriations. H. F. 793, appropriations; S. F. 597, appropriations (very similar).

Social Services

Community correction centers, social services, appropriation. H. F. 718, Jesse, et al.

Social services, its departments, administration, etc., appropriation. H. F. 819, appropriations.

Conversion of the mental health institute at Clarinda to a training school for boys, appropriation. H. F. 433, Andersen.

Radiation control program, appropriation. S. F. 269, social services.

Social service institutions, capital improvements, appropriation. S. F. 621, appropriations.

Appropriation to social services for deficiencies for the medical assistance program. S. F. 676, appropriations.

Ratify and legalize commissions to director of revenue and department of social services, acts and service, compensation, appropriation. S. F. 699, appropriations.

Mental health programs, county, establish. S. F. 7, O'Malley, et al.; H. F. 7, Miller of Des Moines, et al.

Regional jail system, social services, appropriation. S. F. 321, O'Malley, et al.

Soil Conservation

Archaeologist, geological survey, mines and minerals, natural resources council, soil conservation, appropriation. H. F. 815, appropriations.

Teaching Practices Commission

Salaries, support, maintenance, etc., of the professional teaching practices commission, appropriation. S. F. 697, appropriations.

Treasurer of State

Moneys and credits bank tax replacement fund, appropriation, treasurer of state. H. F. 500, Van Nostrand, et al.

Moneys and credits tax replacement fund, appropriation. S. F. 341, Shirley.

Distribution of income, corporation, and sales taxes, appropriation. S. F. 691, appropriations.

State departments, appropriations. H. F. 793, appropriations; S. F. 597, appropriations (very similar).

Uniform Laws, Commission on

State departments, appropriations. H. F. 793, appropriations; S. F. 597, appropriations (very similar).

Veterans

Commission for the blind, higher education facilities commission, and soldiers' bonus board, appropriation. S. F. 581, appropriations.

State departments, appropriations. H. F. 793, appropriations; S. F. 597, appropriations (very similar).

Watchmakers

Watchmaking, board of examiners, appropriation. S. F. 632, appropriations.

Water Pollution Control Commission, Iowa

Local sewage treatment works, water pollution control, appropriation. S. F. 519, Walsh, et al.; H. F. 722, Gannon, et al.

ARBITRATION, BOARD OF—

General

Workmen's compensation hearings, eliminate board of arbitration. S. F. 24, Gaudineer.

ARCHITECTS—

General

Landscape architects, registration. H. F. 121, Van Drie; S. F. 155, DeHart.

Professional corporations. H. F. 652, Pelton.

Professional and foreign professional corporations. S. F. 554, Stanley, et al.

Accountancy, architectural examiners, engineering examiners, boards of, judicial department statistician, liquor control commission, appropriation. S. F. 635, appropriations.

AREA VOCATIONAL SCHOOLS—**General**

- Area vocational school, create. S. F. 55, Shirley and Neu; H. F. 82, Johnson of Audubon-Guthrie, et al.
- Students attending area vocational schools and colleges included in state scholarship and loan program. H. F. 71, Voorhees, et al.; S. F. 112, Schaben, et al.
- School librarians and guidance counselors, repeal stipulation requiring classification of schools for. S. F. 108, Stephens.
- Property tax limitation for area vocational schools, review by G. A. S. F. 197, judiciary.
- Operation of area vocational schools, levy of taxes. H. F. 240, Graham, et al.; S. F. 268, Balloun, et al.
- No athletic scholarships in area vocational schools or community colleges. H. F. 378, Pelton, et al.
- Payment of general school aid to merged areas operating an area vocational school or community college. H. F. 392, Welden, et al.
- Area vocational schools, prohibit teaching of liberal arts, etc. H. F. 397, Crabb.
- Colleges and area vocational schools, for certification of teachers, include ethnic and racial group courses. S. F. 360, DeKoster, et al.
- Area schools, reorganization of. H. F. 492, Brinck.
- Community colleges, merged area may not purchase land after Jan. 1, 1969, limitations, exclusions. S. F. 443, Briles; H. F. 614, Christensen, et al.
- Area schools, county may apply to join merged area. S. F. 446, Lamborn and Parker.
- Boone junior college facilities, pay rental, legalize. H. F. 535, Baker.
- No college transfer program by an area junior or community college after Jan. 1, 1969, nor expansion of such a program already in existence. H. F. 639, Grassley.
- Reclamation of former junior colleges or community colleges, authorizing tax levies for support and improvement of same. S. F. 468, Lisle.
- Area schools, all counties join. S. F. 498, Frommelt and Walsh.
- Distribution and payment of general school aid, area vocational schools or community colleges. H. F. 621, Christensen, et al.; S. F. 561, Anderson.
- Vocational education, advisory council, federal funds S. F. 544, schools.
- Establish board of trustees for area schools, replace department of public instruction. S. F. 546, Platt, et al.
- Merged area school systems, legalize and validate all proceedings prior to Jan. 1, 1969. S. F. 573, higher education.
- State aid to area schools, determination and distribution of. H. F. 685, Welden.
- No college transfer program by an area school after Jan. 1, 1969, forbid operating such program where not in operation on Jan. 1, 1969. H. F. 734, Grassley.
- Authorize extended time contracts for rental of buildings, etc., for vocational schools or community colleges. S. F. 617, higher education.
- Manpower development and training, vocational education, appropriation to public instruction. S. F. 622, appropriations.
- General and vocational education administration funds, department of public instruction, appropriation. S. F. 679, appropriations.
- Uniform system of accounting in area schools, appropriation to area schools and public junior or community colleges, and establish procedure for computation of state aid to area schools. H. F. 825, appropriations; S. F. 690, appropriations.

ARRESTS—**(See Law Enforcement)****ARTICLES OF INCORPORATION—****General**

- Articles of Incorporation, amendments to, approval by secretary of state. H. F. 27, Bailey.
- Articles of Incorporation, date annual meeting of shareholders held. H. F. 707, Bailey.

ARTS—**General**

- State departments, appropriation, very similar to S. F. 597. H. F. 793, appropriations.
- State departments, appropriation, very similar of H. F. 793. S. F. 597, appropriations.

ASSESSMENTS—**General**

- Agricultural land, valuation and assessment of. S. F. 43, Lamborn.
- Surfacing of streets, special assessments. S. F. 67, Lamborn.
- Assessment, valuation of real property, agricultural. S. F. 137, Anderson.
- Agricultural land, value of. S. F. 138, McGill, et al.
- Railroad property, special assessments against. H. F. 172, Winkelman, et al.
- Assessment procedures for low-type street improvements. S. F. 323, Lamborn, et al.
- Eminent domain, notices, etc. S. F. 330, judiciary.
- Interest rates on certain special assessments, bonds, etc. S. F. 382, Lamborn.

Benefited water districts, partially eliminate limitation of cost of assessments against property for water improvements. S. F. 407, Messerly.
 Reporting sales, abnormal, of real estate to department of revenue. H. F. 535, Roorda.
 Agricultural property, valuation and assessment of for purposes of taxation. H. F. 692, Roorda.
 Improvement and repair of property, provide tax incentive for. S. F. 538, Stanley, et al.
 Public parking facilities, optional court confirmation. H. F. 730, Van Drie.
 Street lighting districts, establish in unincorporated areas. S. F. 568, Lavery and Gaudineer.
 Assessment of real property. S. F. 589, ways and means.
 One-third of the salaries of commissioners assessed to public utilities. H. F. 757, commerce.
 Valuation and assessment of real and personal property. H. F. 784, ways and means.
 Assessment of real property. S. F. 629, ways and means.
 Highway commission pay all special assessments on land under its jurisdiction, assessed in same manner as private property. H. F. 865, transportation.

ASSESSORS—

General

Tax exempt property, list of, by director of revenue to general assembly. H. F. 34, Radl.
 Remove assessor from acting as clerk, board of review. H. F. 103, Schmeiser, et al.
 Personal property tax credit, affidavit required therefor. H. F. 400, Tieden.
 Professionalization of city and county assessors. S. F. 367, Reichardt.
 Additional compensation to city and county assessors who achieve certification by the international association of assessing officers. S. F. 371, Reichardt.
 Dog licenses issued by veterinarians, eliminate listing by assessors. S. F. 397, Hougen.
 Market value of property, as determined by assessor, property tax purposes, schools. S. F. 424, Shaff.
 Improvement and repair of property, provide tax incentive for. S. F. 538, Stanley, et al.

ATHLETICS—

General

No athletic scholarships in area vocational schools or community colleges. H. F. 378, Pelton, et al.
 Legalize professional boxing and wrestling. S. F. 326, Reichardt; H. F. 651, Tapscott, et al.
 Commend Drake University and its basketball team for its outstanding season and extends full support and backing in the NCAA tournament. H. C. R. 22; H. J. 500 adopted, S. J. 453, 454 adopted.
 Salute and thank Drake University basketball team and their coach, Maury John, for their superb and excellent achievements. S. C. R. 18; S. J. 607, 615 adopted, H. J. 677, 702 adopted.
 Extend congratulations to I.S.U. wrestling team and coach, Harold Nichols. S. C. R. 20; S. J. 700 adopted, H. J. 763 adopted.

ATTORNEY GENERAL—

General

Governor appoint Secretary of State, Treasurer, and Attorney General, General Assembly appoint Auditor. S. J. R. 13, Denman, et al.
 Election of Governor, Lieut. Governor, state officials, Senate elect presiding officer. S. J. R. 16, Lucken, et al.
 Death penalty, lethal gas, Governor, Lieut. Governor and Atty. General, communication with warden. H. F. 314, Knight, et al.
 Elected executive and judicial officials, terms of office. S. J. R. 23, Moxgled, et al.
 Prohibit referral selling, immunity to certain defendants, eliminate certain notice provisions, consumer frauds. H. F. 719, Klein, et al.
 Legal counsel, department of revenue, social services, and highway commission employ. H. F. 723, Renda.
 District attorney, establish office of. H. F. 691, Kluever, et al.
 State departments' appropriation, very similar to H. F. 793. S. F. 597, appropriations.
 State departments' appropriation, very similar to S. F. 597. H. F. 793, appropriations.

ATTORNEYS—

General

Office and election of county attorney, repeal section of constitution providing for. S. J. R. 3, Sullivan, et al.
 Mortgagor use own attorney. H. F. 47, Doyle.
 Court appointed attorneys, payment of. S. F. 68, Lamborn; H. F. 241, Miller of Jones, et al.

District attorney, create office of. H. F. 88, Mayberry, et al.
 Attorney fees. S. F. 124, Sullivan.
 Attorney's fees paid by county, possible recovery of. H. F. 116, Koch.
 Legal counsel for departments of revenue, social services, and highway commission. S. F. 174, O'Malley, et al.
 Office and election of county attorney. S. F. 231, Frommelt.
 Office of public prosecutor. H. F. 303, Voorhees, et al.
 Qualifications of the industrial commissioner and his deputies, lawyers. S. F. 370, Neu and Stanley; H. F. 474, Huff.
 Court-appointed counsel and public defenders, compensation. H. F. 510, Pelton, et al.
 Increasing county attorney salaries. H. F. 546, Huff, et al.
 Judicial hearing, revocation of parole by parole board. H. F. 580, Tapscott.
 Court appointed attorneys, recovery of fees. H. F. 606, Koch.
 Professional corporations. H. F. 652, Pelton.
 Counties finance legal aid programs. H. F. 664, judiciary.
 Highway commission employ legal counsel. H. F. 712, McIntyre and Dunton.
 Legal counsel, department of revenue, social services, and highway commission employ. H. F. 723, Renda, et al.
 Awarding of costs and attorney fees, child support, etc. H. F. 670, Hill.
 District attorney, establish office of. H. F. 691, Kluever, et al.
 Civil legal assistance and legal aid, Linn County. H. F. 744, judiciary.
 Uniform reciprocal enforcement of support act. H. F. 792, Kluever.
 Election contest of Vincent S. Burke vs. Charles K. Sullivan. Attorneys fees, etc., appropriation. S. F. 664, appropriations.
 Office of public prosecutor. H. F. 303, Voorhees, et al.
 Board of Governors of Iowa Bar Association has appointed a special committee on criminal law to study ways to modernize and improve its provisions. H. C. R. 3, H. J. 24, 61.

AUCTIONEERS—

General

Licensing livestock auctioneers. H. F. 583, Schroeder and Stromer.

AUDITOR OF STATE—

General

Governor appoint Secretary of State, Treasurer, and Attorney General, General Assembly appoint Auditor. S. J. R. 13, Denman, et al.
 Election of Governor, Lieutenant Governor, state officials, Senate elect presiding officer. S. J. R. 16, Lucken, et al.
 Printing machinery for the State Auditor. S. F. 398, Hougén, et al.; H. F. 602, Fischer of Grundy, et al.
 Elected executive and judicial officials, terms of office. S. J. R. 23, Mogged, et al.
 Governor appoint Secretary of State and Treasurer of State, Senate appoint Auditor of State. H. J. R. 12, Pelton.
 State departments' appropriation, very similar to H. F. 793. S. F. 597, appropriations.
 Permanent revolving fund for State Auditor, Iowa industrial loan law. S. F. 601, appropriations.
 State departments' appropriation, very similar to S. F. 597. H. F. 793, appropriations.
 Uniform system of accounting in area schools, appropriation to area schools and public junior or community colleges, and to establish procedure for computation of state aid to area schools. H. F. 825, appropriations; S. F. 690, appropriations.

AUDITORS—

General

Tax sales, deputy auditors in counties with dual county seats. H. F. 195, Shepherd.

AUTOMOBILES—

(See Motor Vehicles and Liability)

AVIATION—

(See Aeronautics)

AWARDS—

General

Incentive awards to state employees. S. F. 475, Stanley, et al.
 Prizes or trophies awarded for golden gloves and amateur athletic union sponsored boxing. S. F. 484, Messerly, et al.; H. F. 601, Hansen of Black Hawk, et al.

BALLOTS—

(See Elections)

BANKING—

General

Prohibit operation of mobile units by banks and financial institutions. S. F. 225, Anderson, et al.

Changes in the probate law. S. F. 289, DeKoster and Denman.
 Installment loans by banks, raise amount. S. F. 338, Benda, et al.
 Issuance of public anticipatory warrants to cover anticipated deficiencies, raising interest. H. F. 436, state government.
 Taxation of state and national banks, uniformity in, pending congressional passing of same. H. F. 480, Battles; S. F. 389, Benda.
 Credit unions, payment period of dividend of declaration by membership action approval of the amendment to the bylaws by superintendent of banking. S. F. 412, Frommelt and Benda; H. F. 750, Van Drie, et al.
 Issuance of public anticipatory warrants to cover anticipated deficiencies, raising interest. S. F. 449, Welmer and Rigler.
 National and state banks, remove from moneys and credits tax, 8 percent of their net income, increase moneys and credits on savings and loan associations to 5 mills. H. F. 570, Van Nostrand, et al.
 Credit unions, investments. S. F. 529, Frommelt and Benda; H. F. 677, Van Drie, et al.
 Appropriate moneys received by state banking department. H. F. 804, appropriations; S. F. 667, appropriations.
 Conduct study, during interim, to determine fair share which banks, savings and loan associations, etc., should be required to contribute to the revenues of the state and how collected, report findings. H. C. R. 40, H. J. 1570, 1701, adopted; S. J. 1640, 1677, 1781, 1787.
State Board
 Iowa Banking Act of 1969. S. F. 18, Benda, et al.; H. F. 18, Bailey, et al.

BARBERS AND BARBERING—

General

Barbers and beauticians, repeals sales tax on services. S. F. 214, Palmer, et al.
 Barbering fees, licenses, inspection, etc. H. F. 490, Rex, et al.; S. F. 405, social services.

BEER—

(See Alcoholic Beverages)

BEEES—

General

State apiarist submit annual report to Secretary of Agriculture. H. F. 555, Stromer, et al.

BENEFICIARIES—

General

IPERS, optional payment to beneficiary. S. F. 14, Frommelt, et al.; H. F. 14, Klein, et al.

BENEFITED FIRE DISTRICT—

(See Fire)

BENEFITED WATER DISTRICT—

(See Waters)

BENEFITS—

General

Peace officers' retirement system, benefits to beneficiaries. S. F. 12, Frommelt, et al.; H. F. 12, Klein, et al.
 IPERS, additional retirement allowance option. S. F. 13, Frommelt, et al.; H. F. 13, Klein, et al.
 IPERS, optional payment to beneficiary. S. F. 14, Frommelt, et al.; H. F. 14, Klein, et al.
 Payment of unemployment compensation benefits. S. F. 353, DeKoster, et al.; H. F. 484, Millen, et al.
 Veterans' additional benefits in state employment. H. F. 751, Tapscott.

BEVERAGES—

General

Beverage containers, prohibit use of throw aways. H. F. 86, Mendenhall.
 Tax on beverages in cans, etc., conservation. S. F. 462, Erskine.
 Vending of foods and beverages. H. F. 572, Pierson, et al.
 Vending of foods and beverages. H. F. 803, agriculture.

BICYCLES—

General

Recreational bikeways, establish. H. F. 139, Shaw.

BILLBOARDS—

General

Billboards, political. S. F. 28, Hougen.
 Removal of billboards, etc., on highways. S. F. 190, judiciary.

BILLS—

General

Prefiling and printing of bills by state departments, discontinue. H. F. 544, Goode.

Publication of Acts of the General Assembly, one newspaper. H. F. 556, Klein, et al.

Effective date of laws. H. J. R. 16, Klein, et al.

That bonds used to finance Korean bonds not be recalled prior to maturity and present one mill levy be continued and used to aid financing of a Vietnam bonus for Iowa veterans. S. C. R. 22, S. J. 731, 1697.

BINGO—

General

Bingo games conducted by charitable, religious, or veterans organizations, license and regulate. H. J. R. 10, Ellsworth; S. J. R. 26, Walsh.

BLIND—

General

Operation of food service in public buildings by the blind. H. F. 532, Miller of Page, et al.; S. F. 479, Stanley, et al.

Abolish claims against estates of blind persons who receive aid. H. F. 657, social services.

Assistance paid needy blind persons, basic minimum standard. H. F. 658, social services.

Remodel and repair commission for the blind building, accept federal funds and appropriation. S. F. 679, appropriations.

Commission for the blind, higher education facilities commission, and soldiers' bonus board, appropriation. S. F. 581, appropriations.

Drivers' licenses to blind for identification only. S. F. 620, human and industrial relations.

BOARD OF CONTROL—

(See Social Services)

BOARD OF EXAMINERS FOR NURSING HOME ADMINISTRATORS—

(See Homes)

BOARD OF HEALTH—

(See Health, Department of)

BOARD OF PAROLE—

(See Social Services, sub-reference Parole, Board of)

BOARD OF PUBLIC INSTRUCTION—

(See Public Instruction, Board of)

BOARD OF REGENTS—

(See Regents, Board of)

BOARD OF REVIEW—

(See Assessments and/or Property)

BOARD OF SUPERVISORS—

(See Counties, Sub-Ref. Supervisors, Board)

BOARD OF TAX REVIEW—

(See Tax Review, Board of)

BOATS—

(See Watercraft)

BODIES—

General

Human body after death, gift of all or part of, medical research. H. F. 305, Milligan, et al.

Human body after death, gift of all or part of, medical research. H. F. 322, Pelton, et al.; S. F. 368, Mowry.

BOMBS—

General

Explosive or incendiary devices, prohibit use, or possession of, "molotov cocktails". H. F. 159, Bennett.

BONDS—

General

Fair housing, repeals bond provision. H. F. 67, Milligan, et al.; S. F. 89, Dodderer, et al.

Revenue bonds, increase maximum interest rate, certain counties for hospital purposes. S. F. 88, Gilley; H. F. 78, Langland, et al.

Bonding of operators of slaughterhouses, bonding of agents, etc. H. F. 150, Schroeder, et al.

Goods, etc., action as if taken and return of, bonds. S. F. 163, Gaudineer.

Bonding of operators of slaughterhouses. H. F. 194, Kruse, et al.

Conviction of felony, no deterrent for bonding, employment with the state. S. F. 272, Reichardt.

Bonding of employees of department of public safety and special agents, blanket bond. H. F. 363, law enforcement.

- Furnish proof of financial responsibility by processors and first buyers of agricultural products with Secretary of Agriculture. H. F. 415, Middleewart, et al.
- Interest rates on certain special assessments, bonds, etc. S. F. 382, Lamborn.
- Temporary cigarette licenses. H. F. 430, Priebe.
- Majority vote substituted for 60 percent approval on votes for issuance of bonds. H. F. 475, Kluever and Brinck.
- University hospital earnings used for capital improvements and for payment of principal and interest on bonds. H. F. 501, higher education; S. F. 520, higher education.
- Allow governmental units to invest public funds in notes, certificates, bonds, etc. for periods of less than 90 days. H. F. 508, Duntun.
- Immediate cessation of business of liquor control license holders in certain circumstances. H. F. 526, Fisher of Greene, et al.
- Permit cooperation between local governments and various levels of government in governmental action. S. F. 482, cities and towns.
- Highways, construction and reconstruction of, fund, bonds. S. F. 473, Rigler.
- County public hospitals, construction of and additions to, bonds. S. F. 491, Kyhl; H. F. 729, McCartney, et al.
- Elevators, dumbwaiters, escalators, etc., inspection of. H. F. 634, Jesse, et al.
- General obligation bonds issued by school corporations, increase maximum rate of interest. H. F. 640, schools.
- Universities and colleges, board of regents issue bonds for buildings, etc. S. F. 537, higher education; H. F. 721, higher education.
- Viet Nam veterans' service compensation fund. S. F. 543, Benda.
- Public bonds, maximum interest rate. S. F. 549, commerce.
- Merged area school systems, legalize and validate all proceedings prior to January 1, 1969. S. F. 573, higher education.
- Legalize hospital maintenance levy, Humboldt county. H. F. 737, judiciary.
- Issuance of conservation bonds and for levy of taxes to pay said bonds, Scott county, legalize and validate. H. F. 800, conservation and recreation.
- Lost warehouse receipts. S. F. 659, commerce.
- Parking facility on capitol grounds, appropriation for study. H. F. 812, Klein.
- Call and redeem Korean veterans' bonus bonds. S. J. R. 29, ways and means.
- Call and redeem Korean veterans' bonus bonds. H. J. R. 19, appropriations.
- That the board of regents be authorized to carry out projects in building program and to finance by borrowing money and issuing negotiable bonds. H. C. R. 43, H. J. 1761.
- That bonds used to finance Korean bonds not be recalled prior to maturity and present one mill levy be continued and used to aid financing of a Vietnam bonus for Iowa veterans. S. C. R. 22, S. J. 731, 1697.
- Board of regents be authorized to carry out projects in building program and to finance by borrowing money and issuing negotiable bonds. S. C. R. 45, S. J. 1715, 1776, 1787, 1798, 1799, adopted; H. J. 1866-1868, adopted. Signed by Governor 6-20-69.

Cities and Towns

- Obligation bonds, bridges, cities or towns. H. F. 63, Radl.
- Issuance of bonds by cities and towns, construction, etc. S. F. 152, Potter.
- Removal of dead or diseased trees on public property, cities and towns issue general obligation bonds. H. F. 183, Lipsky.
- Towns contract indebtedness and issue bonds for public bridges, etc. H. F. 186, cities and towns.
- Legalize proceedings of Runnells, county of Polk, issuance of bonds, construction of water storage tank. H. F. 242, Skinner.
- Constructing a combination town hall and fire station, Mitchellville, Polk county, legalize and validate, special election. H. F. 412, Skinner.
- Town hall and fire station bonds, levy of taxes, Pierson, Woodbury county, legalize and validate. H. F. 431, Doyle, et al.
- Cities and towns issue bonds for developing commercial projects. H. F. 517, Holden, et al.
- Schools**
- Legalize proceedings of Bondurant-Farrar community school district, special election, issuance of bonds. H. F. 243, Skinner.
- School districts impose income tax, pledge such tax for payment of school bonds. S. F. 373, Lodwick.
- Certain school bond issue proposals, election, majority vote. S. F. 513, Dodger and Reichardt.

BOOKS—

General

- Loan nonreligious textbooks to nonpublic school students. S. F. 227, Neu, et al.
- Prohibit universities from engaging in any commercial activity. S. F. 326, Reichardt.
- Loan of nonreligious textbooks to private school students. H. F. 527, Blois and Kennedy of Dubuque.

BOUNDARIES—**General**

Boundary lines of counties, reduce number of. S. J. R. 11, Gaudineer, et al.
 Zoning of unincorporated areas within 2 miles of cities and towns. H. F. 208, Miller of Des Moines, et al.
 Requiring all counties to become part of a merged area. H. F. 333, Andersen.

BOWLING—**General**

Removes bowling from sales tax section and rental equipment. S. F. 374, Arbuckle, et al.

BOXING—**General**

Legalize professional boxing and wrestling. S. F. 326, Reichardt; H. F. 651, Tapscott, et al.
 Prizes or trophies awarded for golden gloves and amateur athletic union sponsored boxing. S. F. 484, Messerly, et al.; H. F. 601, Hansen of Black Hawk, et al.

BRIDGES—**General**

Obligation bonds, bridges, cities or towns. H. F. 63, Radl.
 Towns contract indebtedness and issue bonds for public bridges, etc. H. F. 186, cities and towns.

BRUCELLOSIS—

(See Animals, sub-ref. Diseases)

BUCKET SHOPS—**General**

"Bucket shops", illegal. S. F. 383, commerce.

BUDGET AND FINANCIAL CONTROL COMMITTEE—**General**

Appropriate to budget and financial control committee for its contingent fund. S. F. 606, appropriations.
 Budget and financial control committee or committee on higher education, superintendent of printing and comptroller conduct a study of state printing, printing costs of all departments, report findings to 63rd G. A. in 1970. S. C. R. 42, S. J. 1643, 1701, adopted; H. J. 1737, 1931, adopted.

BUDGETS—**General**

Budgets, annual S. F. 48, Hill; H. F. 50, Gannon and Newton.
 Local budget law, cities and towns. H. F. 522, Grassley, et al.
 School budget hearings. S. F. 640, schools.
 Joint convention, Governor's budget message, January 29, 1969 at 11:00 A.M. H. C. R. 8, H. J. 117, adopted; S. J. 114, 115, adopted.
 House and Senate appropriations committees instructed to bring forth necessary legislation to implement annual budgets. H. C. R. 10, H. J. 126, 148, 451.

BUILDINGS—**General**

State building construction code, implement. H. F. 36, Klein.
 County buildings, construction and repair. S. F. 103, Erskine.
 Increasing amount of money a county may spend to repair and remodel buildings. H. F. 232, Andersen; S. F. 229, Erskine.
 Amount of money a county may spend to repair and remodel buildings. S. F. 262, Erskine; H. F. 334, Andersen.
 School buildings located at discretion of school boards. S. F. 293, Frommelt, et al.
 Highway patrol buildings, appropriations, general fund. S. F. 296, Nicholson.
 Sales tax on construction materials and services. S. F. 336, Balloun, et al.
 Highway patrol buildings, appropriation. H. F. 416, Menefee.
 Repairing roof of Black Hawk County Home, legalize. H. F. 454, Hansen of Black Hawk.
 Handicapped persons, mandatory renovation of public buildings for use by. H. F. 525, Tapscott and Tleden.
 Fees collected from distributors of commercial feeds and fertilizers, etc., used to build department of agriculture building. H. F. 530, Strothman, et al.
 Universities and colleges, board of regents issue bonds for buildings, etc. S. F. 537, higher education; H. F. 721, higher education.

Improvement and repair of property, provide tax incentive for. S. F. 533, Stanley, et al.
 Remodel and repair commission for the blind building, accept federal funds and appropriation. S. F. 579, appropriations.
 Executive council authority to purchase, sell real estate, etc. H. F. 40, Darrington and Hanson of Howard-Mitchell.
 County building construction or construction and real estate purchases, raise limitations. S. F. 616, county government.
 Authorize extended time contracts for rental of buildings, etc., for vocational schools or community colleges. S. F. 617, higher education.
 Construction of a highway patrol district headquarters building at Oelwein, appropriation. H. F. 816, appropriations.
 Capital expenditures by highway commission from primary road fund. S. F. 695, appropriations.
 That the proposed ten-year building program submitted by the board of regents be approved as submitted. H. C. R. 42, H. J. 1759.
 That the proposed ten-year building program submitted by the board of regents be approved as submitted. S. C. R. 44, S. J. 1713, 1776, 1787, 1797, 1798, adopted; H. J. 1863-1866, adopted.

Capitol

Capitol building, rooms, assignment of, strikes portions of section. H. F. 248, judiciary.

BUILDINGS AND GROUNDS—

(See Superintendent of Buildings and Grounds)

BUREAU OF INCOME MAINTENANCE SERVICES—

(See Social Services)

BUREAU OF MENTAL RETARDATION—

(See Social Services)

BURIALS—

General

Old-age assistance recipients, prearranged funeral expenses. H. F. 253, Andersen.
 Funeral directing and embalming, practice of. S. F. 223, Mogged, et al.; H. F. 309, Kruse, et al.
 Funeral directing and embalming, profession of. S. F. 224, Lamborn, et al.; H. F. 310, Miller of Jones, et al.
 Prearranged funeral plans, 100 percent payments put in trust. S. F. 399, Curran and Clarke; H. F. 630, Shepherd, et al.

BUSES—

(See also Schools, Sub-ref. Buses)

General

Jitney buses in cities and towns, repeal chapter. S. F. 193, judiciary.

CAMPS—

General

Establish forest camps for juvenile offenders, also possible other facilities in the future. H. F. 389, social services.

CAPITAL IMPROVEMENTS—

General

University hospital earnings used for capital improvements and for payment of principal and interest on bonds. H. F. 501, higher education; S. F. 520, higher education.
 Capital improvements reserve fund by cities and towns, create. H. F. 642, Andersen.
 Buildings and grounds, capital improvements, appropriations. S. F. 605, appropriations.
 Social service institutions, capital improvements, appropriation. S. F. 621, appropriations.
 Department of public safety for capital improvements for law enforcement academy, appropriation. S. F. 652, appropriations.
 Educational television network, capital improvements of, appropriation. H. F. 822, appropriations; S. F. 686, appropriations.
 Regents, board of, capital improvements, purchases of land, construction, etc., appropriation. S. F. 689, appropriations.
 Higher education facilities commission, tuition grant program, appropriation. S. F. 688, appropriations.
 Higher education facilities commission, tuition grant program, appropriation. H. F. 827, appropriations.
 Regents, board of, capital improvements, purchase of land, construction, etc., appropriation. H. F. 628, appropriations.
 Capital expenditures by highway commission from primary road fund. S. F. 695, appropriations.

CAPITOL IMPROVEMENTS—**General**

Repair, remodeling, maintenance, etc., of old capitol building in Iowa City under 'protectorate' of board of curators. H. F. 717, Klein, et al.

CAPITOL PLANNING COMMISSION—**General**

Capitol planning commission, secretarial help, research and materials, etc., appropriation. S. F. 599, appropriations.

Executive council for capitol planning commission construction, demolition, etc., appropriation. S. F. 600, appropriations.

CAR DISPATCHER—**General**

Car dispatcher expend from revolving fund, appropriation. S. F. 602, appropriations.

CAR WASHES—**General**

Exempt coin-operated laundries and car washes from collecting sales tax. S. F. 388 Benda, et al.; H. F. 641, Ellsworth, et al.

CENSUS—**General**

School census, 5-21. H. F. 513, Lipsky.

Allocation of state funds to schools, equalize. S. F. 435, Walsh and Frommelt; H. F. 529, Kennedy of Dubuque and Blouin.

Taking of school census, compel. S. F. 521, schools.

Request congress consider enacting a statute to insure that persons are counted in their home residence in coming U. S. census. S. C. R. 17; S. J. 488, 1820.

CERTIFICATES—**General**

Marriage licenses, issuance of. S. F. 129, Briles and Leonard.

Abstracts of title, tax certificates, treasurer not liable for dishonored checks. H. F. 147, Stromer and McCormick.

Marriage licenses, waive three-day waiting period, emergency, etc. H. F. 156, Doyle.

Vital statistics, births, deaths, marriages, etc. H. F. 199, Campbell, et al.

Proof of motor vehicle financial responsibility. H. F. 302, Van Roekel, et al.

Vital statistics, births, deaths, marriages, etc. S. F. 256, Briles.

Dispensing opticians, standards and requirements for the registration and certification of. S. F. 288, Walsh, et al.; H. F. 342, Kluever, et al.

Renewal fees for certificates of registration of professional engineers and land surveyors. H. F. 353, Kehe, et al.

Colleges and area vocational schools, for certification of teachers, include ethnic and racial group courses. S. F. 360, DeKoster, et al.

Registration of social workers. S. F. 396, O'Malley, et al.; H. F. 563, Pelton, et al.

Allow governmental units to invest public funds in notes, certificates, bonds, etc. for periods of less than 90 days. H. F. 508, Dunton.

Registration and protection of marks. S. F. 417, DeKoster.

Forgery or counterfeiting of motor vehicle documents, felony. S. F. 439, law enforcement.

Professional standards board for certification of teachers, establish. H. F. 579, Langland, et al.

Certification of teachers. S. F. 526, schools.

Professional teaching practices commission, source of revenue to provide for salaries, support, etc., increase fees. S. F. 527, schools.

Educational requirements for teacher certification. H. F. 771, Grassley.

Residency requirements for elections, also election workers, voters' oaths etc., ballots, district conventions, polling places, candidates, etc. H. F. 774, Drake, et al.

Residency requirements for elections, also election workers, voters' oaths, etc., ballots, district conventions, polling places, candidates, etc. S. F. 665, state government.

CHARITABLE INSTITUTIONS—**General**

Taxation of charitable and nonprofit corporations. S. F. 283, Sullivan.

CHARITABLE ORGANIZATIONS—**General**

Taxation of charitable and nonprofit corporations. S. F. 283, Sullivan.

Bingo games conducted by charitable, religious, or veterans organizations, license and regulate. H. J. R. 10, Ellsworth; S. J. R. 26, Walsh.

CHECKS—**General**

Checks, false drawing or uttering. H. F. 22, Radl; S. F. 113, Shirley.
 Checks, false drawing or uttering. H. F. 48, Van Drie, et al.; S. F. 139, Flatt, et al.
 Abstracts of title, tax certificates, treasurer not liable for dishonored checks. H. F. 147, Stromer and McCormick.
 False drawing of checks, \$50 or more a felony. H. F. 507, Welden.

CHILDREN—**(See Minors)****CHIROPODY—****(See Podiatry)****CHIROPRACTORS—****General**

Chiropractic, persons engaged in, licenses. H. F. 64, Voorhees.
 Chiropractic, definition of. S. F. 91, Lamborn, et al.
 Insurance proceeds payable to medical practitioners, equate. H. F. 205, Miller of Des Moines, et al.
 Professional and foreign professional corporations. S. F. 554, Stanley, et al.

CHURCHES—**General**

Taxation of charitable and nonprofit corporations. S. F. 283, Sullivan.

CIGARETTES—**(See Tobacco)****CIGARS—****(See Tobacco)****CITIES AND TOWNS—****General**

Firehouses, shared by benefited fire districts and municipal corporations. H. F. 23, Radl.
 Per capita tax on residents, certain cities. H. F. 31, Radl.
 Wheel tax on motor vehicles. H. F. 32, Radl.
 Mill levy limits for certain cities. H. F. 33, Radl.
 Incorporation of a municipality. S. F. 39, Messerly.
 Ambulance service, cities and towns make charge. S. F. 60, Potgeter.
 Wages, garnishment of, municipal and political corporations. H. F. 61, Waugh; S. F. 62, Erskine.
 Historical societies, local, county or municipal levies for support of. H. F. 61, Knight.
 County engineer's services available to cities, etc. H. F. 72, Cunningham, et al.
 Taxation of municipal services. H. F. 73, Den Herder, et al.
 Retirement systems for cities and towns. H. F. 111, Den Herder and Ossian.
 Persons eighteen years of age and older obtain beer, not more than three point two percent alcohol. S. F. 111, Reichardt.
 Boundary lines of counties, reduce number of. S. J. R. 11, Gaudineer, et al.
 Civil service commission, membership. H. F. 198, Franklin, et al.
 Major disasters, state assistance to local governments, appropriation. H. F. 201, Miller of Des Moines, et al.; S. F. 240, Frommelt, et al.
 Zoning of unincorporated areas within 2 miles of cities and towns. H. F. 208, Miller of Des Moines, et al.
 jitney buses in cities and towns, repeal chapter. S. F. 193, judiciary.
 Deputy city clerks, correcting Code. S. F. 198, judiciary.
 Boards of health, cities 25,000 population. S. F. 199, judiciary.
 Cities and towns to impose income, sales, and motor vehicle taxes. H. F. 246, Brinck.
 Removes statutory ceilings on salaries of municipal officials. H. F. 256, Miller of Des Moines, et al.; S. F. 575, Walsh.
 Jurisdiction of a city or town, golf courses, swimming pools, gas, water, etc. H. F. 217, Lipsky.
 Income tax, certain cities, based upon percentage of state income tax. S. F. 239, DeHart.
 Increase share of cities and towns in road use tax fund, increase diesel fuel tax. H. F. 290, cities and towns.
 Use of flashing lights on mail carrier motor vehicles. H. F. 292, Christensen.
 Increase tax on special diesel fuel. H. F. 293, Fisher of Greene, et al.
 Requiring fluoride adjustment of municipal water supplies. S. F. 264, Benda, et al.; H. F. 369, Millen, et al.
 Use of sewer rental funds. S. F. 278, Potter, et al.

- Regulation and licensing of heating, air-conditioning, etc., contractors, cities and towns. H. F. 326, Tapscott and Andersen.
- Counties license dogs, pay cities and towns. H. F. 331, Voorhees.
- Urban renewal, establishment and powers of. H. F. 340, Lawson, et al.
- Disaster aid for political subdivisions, increase to \$2 million, federal government provides after that. H. F. 355, Pelton.
- Municipal judges, disability. H. F. 357, Van Drie.
- Vacations for public employees. H. F. 360, Wells, et al.; S. F. 471, Neu, et al.
- City civil centers, levy taxes. H. F. 361, Voorhees, et al.; S. F. 349, Conklin.
- Urban transit systems, movement of overwidth vehicles. S. F. 328, Griffin and Denman.
- Residency requirements of municipal officers not elected by the voters. S. F. 339, Shirley, et al.
- Management and control of certain municipal utilities, election, boards of trustees or cities and towns. S. F. 343, Coleman and DeKoster; H. F. 434, Freeman of Clay-Dickinson, et al.
- Disaster aid, requests go to director of civil defense. S. F. 354, cities and towns.
- Public employee credit unions. H. F. 409, Kreamer, et al.
- Professionalization of city and county assessors. S. F. 367, Reichardt.
- Additional compensation to city and county assessors who achieve certification by the International association of assessing officers. S. F. 377, Reichardt.
- Issuance of public anticipatory warrants to cover anticipated deficiencies, raising interest. H. F. 436, state government.
- Penalty, counties, cities and towns discharging refuse, etc. into water resources. H. F. 442, Van Roekel, et al.
- Increase from 1 mile to 3 platting jurisdiction of cities and towns. H. F. 446, Newton, et al.
- Public employees right to join organizations, collective bargaining, prohibit strikes. H. F. 464, Mezvinsky.
- Cities or towns levy tax on gross receipts of privately and municipally owned service corporations. H. F. 489, Gannon.
- Eliminates collection of service tax on municipal services. H. F. 509, Bennett, et al.
- Railroads right to investigate cattle claims, must fence, increase speed through cities and towns. S. F. 419, DeKoster.
- Issuance of public anticipatory warrants to cover anticipated deficiencies, raising interest. S. F. 449, Welmer and Rigler.
- Cities and towns issue bonds for developing commercial projects. H. F. 517, Holden, et al.
- Local budget law, cities and towns. H. F. 522, Grassley, et al.
- Operation of food service in public buildings by the blind. H. F. 532, Miller of Page, et al.; S. F. 479, Stanley, et al.
- Disaster aid to local governments, appropriation to general contingent fund of executive council for. S. F. 451, cities and towns.
- Aviation authorities, airport facilities. S. F. 472, Walsh, et al.; H. F. 650, Van Drie, et al.
- Sales tax, permit cities, towns, etc. to impose, election. S. F. 481, Nicholson, et al.
- Permit cooperation between local governments and various levels of government in governmental action. S. F. 482, cities and towns.
- Municipal tax relief fund, establish. H. F. 542, Milligan, et al.
- Centralized purchasing of materials and supplies for state, counties, cities and towns and school districts. H. F. 552, Huff and Milligan.
- State aid to cities and towns, \$5,500,000, population basis. S. F. 487, Gaudineer.
- Municipal utility retirement systems. H. F. 581, Van Drie, et al.; S. F. 505, Walsh.
- Municipal property tax relief fund, establish. S. F. 509, Walsh.
- Local sewage treatment works, water pollution control, appropriation. S. F. 519, Walsh, et al.; H. F. 722, Gannon, et al.
- Plats in cities and towns. H. F. 600, Camp.
- Cities collect connection fee, sewer systems. H. F. 620, Kluever.
- Municipal statutes, study committee, appropriation. H. J. R. 15, cities and towns.
- Attach annexed area to a contiguous school district, county board of education. S. F. 540, Reichardt; H. F. 632, Kreamer.
- Capital improvements reserve fund by cities and towns, create. H. F. 642, Andersen.
- Public bonds, maximum interest rate. S. F. 549, commerce.
- Employees, cities and towns, collective bargaining, strikes illegal. S. F. 553, Neu.
- Permit local governmental bodies to participate in purchase of motor vehicles by state car dispatcher. H. F. 669, Johnston of Johnson.
- Communications facilities, annexed areas, franchises. H. F. 701, Holden and Peterson.
- Urban-renewal law and the low-rent housing law, legalize and validate certain actions, etc. H. F. 733, cities and towns.
- Expedite movement of traffic in cities during severe weather conditions. H. F. 752, Huff and Jesse.

Office for planning and programming under Governor, state and local governments, establish. S. F. 649, state government.

Cities and towns impose local income, earnings, sales, and wheel taxes, majority vote of electorate. S. F. 656, cities and towns.

Collective bargaining, employees, cities and towns. S. F. 678, cities and towns.

Creation and acquisition of conservation easements by voluntary means. S. F. 41, Erskine, et al.; H. F. 826, conservation and recreation.

Legislative research committee study of revenue sharing and procedures for tax collection between state and local governments. H. C. R. 9, H. J. 126.

Executive council urged to take necessary action to allow cities, towns and counties participation in state purchase contracts for supplies, goods and materials. H. C. R. 24, H. J. 532, 1331, failed.

Committee conduct a study of laws relating to powers and duties of cities and towns, implementing "home rule". S. C. R. 16, S. J. 487, 1833, withdrawn.

Bonds

Obligation bonds, bridges, cities or towns. H. F. 63, Radl.

Issuance of bonds by cities and towns, construction, etc. S. F. 152, Potter.

Removal of dead or diseased trees on public property, cities and towns issue general obligation bonds. H. F. 183, Lipsky.

Dead or diseased trees, removal of, assessments of costs. H. F. 184, Lipsky.

Towns contract indebtedness and issue bonds for public bridges, etc. H. F. 186, cities and towns.

Majority vote substituted for 60 percent approval on votes for issuance of bonds. H. F. 476, Kluever and Brinck.

Civil Service

Civil service commissioners, cities and towns, 6,000 population. S. F. 125, Shirley.

Veterans' preference, cities and towns, civil service. S. F. 146, Glenn.

Civil service commission, appeal from a decision. H. F. 206, Pelton, et al.

Promotion of civil service employees. S. F. 216, Reichardt.

Residency requirements for civil service workers. S. F. 244, Potgeter.

Civil service departments and employees of cities. S. F. 453, Sullivan and Erskine; H. F. 576, Andersen, et al.

Council

Election precincts, limit population. H. F. 93, Renda, et al.

Compensation of councilmen of cities and towns. S. F. 273, DeHart, et al.

Publication of city and town council proceedings. H. F. 407, Van Drie.

Compensation of the mayor and councilmen, commission form of government. S. F. 369, cities and towns.

Civil service departments and employees of cities. S. F. 453, Sullivan and Erskine; H. F. 576, Andersen, et al.

Counting of absentee voters' ballots by boards. H. F. 709, Andersen, et al.; S. F. 583, Erskine and Sullivan.

Public parking facilities, optional court confirmation. H. F. 730, Van Drie.

Conflict of interest, powers and duties of municipal officers. H. F. 736, cities and towns.

Low-rent housing projects. H. F. 739, Koch, et al.

Issuance of beer permits by liquor control commission. H. F. 754, Fisher of Greene and Van Drie.

Housing

Low-rent housing agencies, terms, improve effectiveness and discontinuance. S. F. 282, Gaudineer, et al.; H. F. 629, Jesse, et al.

Urban-renewal law and the low-rent housing law, legalize and validate certain actions, etc. H. F. 733, cities and towns.

Low-rent housing projects. H. F. 739, Koch, et al.

Ordinances

Emergency curfew ordinances by cities and towns. S. F. 414, Shirley.

Conflict of interest, powers and duties of municipal officers. H. F. 736, cities and towns.

Parking

Use of parking meter funds. H. F. 405, Pelton, et al.

City parking facilities, multi-story, lease a portion of for commercial office or retail use. H. F. 554, Kreamer, et al.

Public parking facilities, optional court confirmation. H. F. 730, Van Drie.

Streets

Surfacing of streets, special assessments. S. F. 67, Lamborn.

Assessment procedures for low-type street improvements. S. F. 323, Lamborn, et al.

Primary road detours. S. F. 342, Clarke.

Increase municipal allocation of road use taxes. H. F. 425, Milligan, et al.

Increase fuel tax one cent per gallon, primary roads, highways and streets. H. F. 449, Sorg, et al.

Increase the share of cities and towns in road use tax fund and value of automobile for registration purposes. H. F. 714, transportation.

Street research fund, establish. S. F. 637, transportation.

Mayor

Compensation of the mayor and councilmen, commission form of government. S. F. 369, cities and towns.

Health

Rights of a tenant, maintenance and repair of rental property. H. F. 635, Jesse, et al.

CITIZENSHIP—

General

Federal citizenship and naturalization laws no longer published in Code. H. F. 127, judiciary.

CIVICS AWARDS—

General

Civic awards and indemnification of citizens for aiding in law enforcement. S. F. 358, Thordsen, et al.

CIVIC CENTER—

General

City civic centers, levy taxes. H. F. 361, Voorhees, et al.; S. F. 349, Conklin.

CIVIL DEFENSE—

General

Disaster aid, requests go to director of civil defense. S. F. 354, cities and towns.

Limit liability of school districts to the defense and indemnification of its personnel, civil defense workers, etc. S. F. 514, Conklin.

CIVIL DISORDERS—

(See Riot)

CIVIL PROCEDURE—

General

Small claims court, create. S. F. 150, Glenn, et al.

Traffic violations, evidence in civil judicial proceedings. H. F. 213, Doyle.

Rules of civil procedure, judges, court, not over 3 months in one county. S. F. 255, Rigler.

Rules of civil procedure, permit supreme court to report annually. S. F. 287, judiciary.

CIVIL RIGHTS—

General

Discrimination in housing, temporary injunctions. H. F. 76, Franklin, et al.

Civil rights injunctions. H. F. 134, Pierson, et al.

Discrimination in housing, use of temporary injunctions for. H. F. 202, Hill, et al.

Sex discrimination in employment, housing, and public accommodations. H. F. 251, Franklin, et al.

Appeals from a decision of the civil rights commission, court of equity. H. F. 468, Pierson, et al.

Powers and duties of the civil rights commission. H. F. 478, Pierson, et al.

Civil rights. S. F. 642, Doderer, et al.

State departments, appropriation, very similar to H. F. 793. S. F. 597, appropriations.

State departments, appropriation, very similar to S. F. 597. H. F. 793, appropriations.

CIVIL SERVICE—

General

Law-enforcement personnel, employment. H. F. 97, Fisher of Greene, et al.

Civil service commissioners, cities and towns, 6,000 population. S. F. 125, Shirley.

Veterans' preference, cities and towns, civil service. S. F. 146, Glenn.

Rights of civil service employees. S. F. 159, Stanley and Gaudineer; H. F. 278, McCartney, et al.

Promotion of civil service employees. S. F. 216, Reichardt.

Residency requirements for civil service workers. S. F. 244, Potgeter.

Retirement systems for policemen and firemen, pay certain benefits, civil service. H. F. 381, Andersen.

Civil service departments and employees of cities. S. F. 453, Sullivan and Erskine; H. F. 576, Andersen, et al.

Commission

Civil service commission, membership. H. F. 198, Franklin, et al.

Civil service commission, appeal from a decision. H. F. 206, Pelton, et al.

CLAIMS—

General

Animals, dead, removal of, state pay. S. F. 53, Benda.

Small claims court, create. S. F. 150, Glenn, et al.

- Claims and accounting in institutions, social services, revise Code. H. F. 164, judiciary.
- Workmen's compensation claims, commutation of, industrial commissioner instead of court. S. F. 182, O'Malley.
- Indemnification of private citizens for aiding in law enforcement. H. F. 309, Milligan, et al.
- Conveyance of an interest in land, and defining marketable record title. S. F. 271, DeKoster and Denman.
- Recovery of moneys from estate of person who has received medical assistance. H. F. 367, social services.
- Civic awards and indemnification of citizens for aiding in law enforcement. S. F. 358, Thordsen, et al.
- Claims and actions, malpractice suits, etc., under Iowa Tort Claims Act. S. F. 376, social services.
- Liability of state for claims incident to training, operations, etc. of national guard not engaged in active state service. S. F. 432, Flatt; H. F. 615, state government.
- Processing and payment of medical claims by private organization, dept. of social services may. H. F. 610, Radl, et al.
- Abolish claims against estates of blind persons who receive aid. H. F. 657, social services.
- Apportionment commission, members of, appropriation. S. F. 662, appropriations.
- Election contest of Vincent S. Burke vs. Charles K. Sullivan, attorney fees, etc., appropriation. S. F. 664, appropriations.
- Certain counties and named persons, claims, appropriation. H. F. 824, appropriations.
- Claims previously disallowed by joint claims committee resubmitted for final action thereon. H. C. R. 37; H. J. 1490, 1701 adopted, S. J. 1638, 1718, 1898 adopted, H. J. 1953 adopted.

CLEANERS—

General

- Dry cleaning establishments. S. F. 31, Balloun.

CODE—

General

- Repeal chapter thirty-eight B, Code 1966. H. F. 106, Goode.
- Federal citizenship and naturalization laws no longer published in Code. H. F. 127, judiciary.
- Laboratory schools, aid to, corrects wrong reference. H. F. 130, judiciary.
- Corrects erroneous reference in a statute, 'use of pesticides in relation to public waters'. H. F. 165, judiciary.
- Correct title, Iowa law enforcement academy, H. F. 260, 62nd G. A.; H. F. 160, law enforcement.
- Iowa criminal code, legislative study to review. H. J. R. 3, Renda.
- Revenue laws, revise and amend Code. S. F. 176, judiciary.
- Correct a wrong reference in the school law. S. F. 185, judiciary.
- Deputy city clerks, correcting Code. S. F. 198, judiciary.
- Code editor publish parallel tables of statutes and acts of the General Assembly. S. F. 236, judiciary.
- Clarifying, coordinating various statutes with the dept. of social services act. H. F. 435, judiciary.
- Paper ballots, constitutional amendments. H. F. 495, Voorhees.
- Clarify meanings of the words 'shall' and 'may' in construction of statutes. H. F. 587, Fischer of Grundy.
- Eliminate mule breeders from chapter 182, animal husbandry, dean of college of veterinary medicine on executive committee. S. F. 515, Sullivan, et al.; H. F. 700, Crabb, et al.
- Appropriate to legislative research, updating Code on magnetic tape, etc. S. F. 607, appropriations.
- Corrects improper section reference, tax equalization bill passed by 62nd G. A. S. F. 660, appropriations.
- Joint committees appointed to revise and reorganize Code of Iowa, submit report in Jan., 1970. H. C. R. 12; H. J. 162.

COLLECTIONS—

General

- Collection agencies, discourage undesirable practices. H. F. 755, Franklin, et al.

COLLEGES—

(See Universities)

General

- Operation of area vocational schools, levy of taxes. H. F. 340, Graham, et al.
- Tuition grants, financial need, attending Iowa colleges, etc. S. F. 295, higher education.
- State-supported universities to give full college credit for courses taken at any junior or regular college in Iowa. H. F. 374, Fischer of Grundy.

- No athletic scholarships in area vocational schools or community colleges. H. F. 378, Pelton, et al.
- Reimbursement to Harlan, expenses incurred, site for proposed western Iowa college. S. F. 335, Schaben; H. F. 460, Nielsen.
- Payment of general school aid to merged areas operating an area vocational school or community college. H. F. 392, Welden, et al.
- Colleges and area vocational schools, for certification of teachers, include ethnic and racial group courses. S. F. 360, DeKoster, et al.
- Community colleges, merged area may not purchase land after Jan. 1, 1969, limitations, exclusions. S. F. 443, Briles; H. F. 614, Christensen, et al.
- Student disturbances at publicly supported educational institutions, dismissals. H. F. 521, Grassley, et al.
- Boone junior college facilities, pay rental, legalize. H. F. 535, Baker.
- No college transfer program by an area junior or community college after Jan. 1, 1969, nor expansion of such a program already in existence. H. F. 539, Grassley.
- Reclamation of former junior colleges or community colleges, authorizing tax levies for support and improvement of same. S. F. 468, Lisle.
- Area schools, all counties join. S. F. 498, Frommelt and Walsh.
- Professional standards board for certification of teachers, establish. H. F. 579, Langland, et al.
- Distribution and payment of general school aid, area vocational schools or community colleges. H. F. 621, Christensen, et al.; S. F. 561, Anderson.
- Universities and colleges, board of regents issue bonds for buildings, etc. S. F. 537, higher education; H. F. 721, higher education.
- No college transfer program by an area school after January 1, 1969, forbid operating such program where not in operation on January 1, 1969. H. F. 734, Grassley.
- Uniform system of accounting in area schools, appropriation to area schools and public junior or community colleges, and establish procedure for computation of state aid to area schools. H. F. 825, appropriations; S. F. 690, appropriations.
- Reimbursement to Harlan, expenses incurred, site for proposed western Iowa college. S. F. 698, appropriations.
- Higher education facilities commission, tuition grant program, appropriation. S. F. 688, appropriations.
- Express full confidence in the ability of the university administrators and law enforcement officers to enforce effectively rules and laws pertaining to disruptive conduct at our public universities. S. C. R. 33; S. J. 1358, 1882, 1693 adopted, H. J. 1732.
- Request board of regents maintain student tuition and fees at a moderate and reasonable level, consider limitations on enrollments, possibility of increasing teaching hours, and to cut all unnecessary expenditures. S. C. R. 46; S. J. 1785, 1820, 1825, 1826.

COMMERCE—

General

- Cab cards, issue single one for vehicles. S. F. 3, Lamborn, et al.; H. F. 3, Miller of Page, et al.
- Industry, commerce, prohibiting restraints of trade. H. F. 24, Radl.
- Annual registration of commercial and noncommercial vehicles. S. F. 94, Hougén.
- Liquor shipments, documents accompany. H. F. 182, Fisher of Greene, et al.
- Use tax, interstate transportation or commerce. H. F. 189, Renda.
- Insurance commissioner, expenses incurred. S. F. 210, commerce.
- Clarifying definition of security. S. F. 257, commerce.
- Rate of interest from 7 percent to 9 percent. S. F. 279, commerce.
- Meat and poultry inspection. H. F. 356, Mezvinsky and Baker.
- Compensation of insurance examiners. H. F. 391, commerce.
- 'Bucket shops', illegal. S. F. 383, commerce.
- Insurance rates of fire and casualty insurance companies may be approved by insurance commissioner. H. F. 633, commerce.
- Insurance rates of fire and casualty insurance companies may be approved by commissioner. H. F. 661, Ellsworth.
- Public bonds, maximum interest rate. S. F. 549, commerce.
- Aid in funding of the federal riot insurance program. S. F. 557, commerce.
- Aid in funding of the federal riot insurance program. H. F. 680, commerce.
- One-third of the salaries of commissioners assessed to public utilities. H. F. 757, commerce.
- Annual fee of \$15.00 on each tractor or truck-tractor, liquid transport carriers. H. F. 758, commerce.
- Truck operator application for permit filing fees. H. F. 759, commerce.
- Annual registration decal or sticker fees, increase. H. F. 760, commerce.
- Agricultural product warehouse fees, increase. H. F. 761, commerce.
- Certificated carrier fees, increase, tractor or truck-tractor. H. F. 762, commerce.
- Truck operator fees, contract carrier permits, tractor or truck-tractor. H. F. 763, commerce.
- Liquid transport carrier application filing fees, certificate. H. F. 764, commerce.

Grain, storage of, temporarily placed on ground. S. F. 657, Commerce.
 Agricultural warehouses, more than one in same city, one license. S. F. 658, commerce.
 Lost warehouse receipts. S. F. 659, commerce.
 Certain casualty insurance companies, encourage competition in rate making. S. F. 694, commerce.

COMMERCE COMMISSION—

General

Electric transmission line franchises, application for and granting of. H. F. 185, Gannon.
 Viaducts or underpasses, commerce commission to apportion costs. H. F. 476, Kluever, et al.
 Pipeline companies obtain permission from commerce commission to condemn property by eminent domain. H. F. 567, Johnston of Johnson, et al.; S. F. 486, Doderer.
 Railroad engines, warning lights. H. F. 586, Stromer, et al.
 Enforcing laws and regulations, motor vehicles, dept. of public safety. S. F. 548, Clarke, et al.
 Agricultural products, authority to close elevators or warehouses, etc. H. F. 678, Winkelman and Bailey.
 Licensing of grain dealers. H. F. 688, Schroeder and Stromer.
 Commerce commission, appropriation. H. F. 817, appropriations.

COMMERCIAL CODE—

(See Uniform Commercial Code)

COMMISSIONERS—

General

Judicial nominating commissions. H. F. 125, judiciary.
 Soil conservation district, increase number of commissioners. H. F. 210, Fisher of Greene, et al.; S. F. 200, Keith, et al.
 Funds to soil conservation districts, boards of supervisors contribute. H. F. 211, Fisher of Greene, et al.; S. F. 201, Keith, et al.
 One-third of the salaries of commissioners assessed to public utilities. H. F. 757, commerce.

Insurance

Bonding of operators of slaughterhouses, bonding of agents, etc. H. F. 156, Schroeder, et al.
 Insurance commissioner, expenses incurred. S. F. 210, commerce.
 Insurance or annuity contracts on a variable basis, regulate. H. F. 631, Bailey, et al.
 Insurance rates of fire and casualty insurance companies may be approved by insurance commissioner. H. F. 633, commerce.
 Insurance rates of fire and casualty insurance companies may be approved by commissioner. H. F. 661, Ellsworth.
 Credit life, accident, and health insurance, regulate. H. F. 671, Gannon.
 Suspension of driving privileges of uninsured motorists. H. F. 672, Hill.
 Certain casualty insurance companies, encourage competition in rate making. S. F. 694, commerce.

Labor

Wages due employees from all employers, enforce payment. S. F. 148, Gaudineer, et al.
 Health and safety appliances in places of employment. H. F. 220, Bennett.
 Child labor. H. F. 313, Grassley, et al.
 Child labor. S. F. 315, Gaudineer.
 Iowa labor relations board and unfair labor practices. S. F. 329, Denman, et al.
 Employment safety, ditching and trenching operations. S. F. 346, McGill.
 Equipment of locomotives and cabooses. H. F. 422, Hill.
 Minimum wages for employees, administration of, enforcement of, "minimum wage act". H. F. 429, Hill, et al.
 Labor commissioner, duties of, employment safety, establish safety advisory board. H. F. 483, Skinner; S. F. 420, Dodds.

Public Health

Plumbing and plumbers, installation and licensing of. H. F. 181, Baker.
 Radiation control program, appropriation. S. F. 269, social services.
 Kidney disease program. S. F. 386, Doderer and Kosek; H. F. 656, Johnston of Johnson, et al.
 Department of health, appropriation. H. F. 796, appropriations.

Public Safety

Suspension of motor vehicle registration certificates and plates, eliminate if financially responsible, etc. H. F. 312, Mayberry.
 Semitrailers equipped with safety device to control jackknifing. S. F. 603, Frey.
 Drivers' education program, department of public instruction; supplies and materials and motor vehicle registration plates for department of public safety. H. F. 659, appropriations.

Enforcing laws and regulations, motor vehicles, dept. of public safety S. F. 548, Clarke, et al.
 Commissioner of public safety appointed by Governor. S. F. 567, state government.
 Detection of description examiners, license and regulate. H. F. 732, Tapscott.
 Vehicle safety inspections, etc. S. F. 615, law enforcement.
 Detection of deception examiners, license and regulate. H. F. 782, law enforcement.
 Department of public safety and various divisions thereof, appropriation. S. F. 650, appropriations.

Social Services

Appeal procedure for welfare applicants and recipients. H. F. 238, Dunton.
 Regional jail system, social services, appropriation. S. F. 321, O'Malley, et al.

COMMUNICATIONS—

General

Television sets in motor vehicles. H. F. 45, Van Drie.
 Telephone number for police and fire departments, establish uniform statewide. H. F. 117, Priebe, et al.
 State communications, improve. S. F. 277, Rigler and Frommelt.
 Educational radio and television, no advertising, etc. S. F. 301, Reichardt.
 Prohibit universities from engaging in any commercial activity. S. F. 325, Reichardt.
 Sell WOI television station. S. J. R. 27, Reichardt.
 Riot control. S. F. 261, Arbuckle, et al.
 Communications facilities, annexed areas, franchises. H. F. 701, Holden and Peterson.
 Educational radio and television facility board, appropriation. S. F. 682, appropriations; H. F. 821, appropriations.
 Educational television network, capital improvements of, appropriation. H. F. 822, appropriations; S. F. 686, appropriations.
 Commend radio station WOI for providing live broadcast coverage of the sessions of the House and Senate. H. C. R. 36; H. J. 1411, 1701 adopted; S. J. 1637, 1671 adopted.

COMMUNITY SCHOOL DISTRICTS—

(See School Dist., Sub-ref. Gen.)

COMPENSATION—

General

Examining boards, members, compensation. S. F. 58, Frey.
 County board of social welfare, compensation of. H. F. 62, Hanson of Howard-Mitchell.
 Election boards, compensation of members. S. F. 102, Erskine and Sullivan; H. F. 102, Andersen, et al.
 County officers, clerks, and boards of supervisors, increase compensation of. H. F. 133, Mendenhall.
 Director of court services, establish in juvenile court, counties population of more than 250,000. S. F. 158, O'Malley, et al.
 Clerk of grand jury, compensation. H. F. 173, Shaw, et al.; S. F. 245, Thordsen and Nicholson.
 State mine inspector and state mining board, increase compensation, etc. S. F. 171, Van Gilst; H. F. 267, Dunton, et al.
 Fees for petit jurors, increase. H. F. 219, Judiciary.
 Director of court services, establish in juvenile court, counties population of more than 250,000. H. F. 239, Tapscott, et al.
 Shorthand court reporters, compensation, etc. S. F. 253, DeKoster and Denman.
 Compensation of insurance examiners. H. F. 298, Andersen, et al.; S. F. 285, Griffin.
 Compensation, boards of supervisors H. F. 301, Welden.
 Salary of sheriffs, increase. S. F. 266, Shirley.
 Salaries of deputy sheriffs, board of supervisors decide. S. F. 267, Griffin and Frey; H. F. 341, Van Nostrand, et al.
 Compensation of councilmen of cities and towns. S. F. 273, DeHart, et al.
 Compensation of insurance examiners. H. F. 391, commerce.
 Compensation of the mayor and councilmen, commission form of gov't. S. F. 369, cities and towns.
 Additional compensation to city and county assessors who achieve certification by the International association of assessing officers. S. F. 377, Reichardt.
 Board of supervisors shall fix salaries of its members, all county officers. H. F. 458, Klein.
 General assembly, compensation of. H. F. 494, Voorhees.
 Court-appointed counsel and public defenders, compensation. H. F. 510, Pelton, et al.
 Basic science examiners, compensation of, fees for examinations, increase. S. F. 426, Gaudineer.
 Implementation and organization for annual sessions. H. F. 390, rules.

Sheriffs, increase compensation of. H. F. 550, Dunton, et al.
 Compensation of county officers, increase, etc. S. F. 497, Clarke, et al.
 Vietnam veterans' service compensation fund. S. F. 543, Benda.
 Establish board of trustees for area schools, replace department of public instruction. S. F. 546, Flatt, et al.
 Lends-a-hand agency, aiding citizens from underdeveloped countries, etc., contributions. S. F. 551, Walsh and Potgeter.
 Compensation of county officers, etc., increase. S. F. 587, county government.
 Compensation of county officers, etc., increase. S. F. 614, county government.
 Registration of watchmakers, etc. H. F. 785, state government.

Employees

Conservation boards, county provide uniforms, operate or lease concessions, parks. H. F. 21, Radl.
 Library trustees and employees, compensation, repeal section. S. F. 191, judiciary.
 Workmen's compensation, agriculture. S. F. 204, Gaudineer, et al.; H. F. 268, Ellsworth, et al.
 Overtime pay for state employees. H. F. 338, Mayberry, et al.; S. F. 507, Walsh.
 Residency requirements for elections, also election workers, voters' oaths etc., ballots, district conventions, polling places, candidates, etc. H. F. 774, Drake, et al.
 Residency requirements for elections, also election workers, voters' oaths, etc., ballots, district conventions, polling places, candidates, etc. S. F. 665, state government.

COMPTROLLER OF STATE—

General

Agricultural land tax to be paid in full. H. F. 120, Nielsen, et al.
 Computation of agricultural land tax credit. H. F. 170, Voorhees.
 Commission on interstate cooperation, appropriation to members. H. F. 323, appropriations; S. F. 310, appropriations.
 Advisory investment board of IPERS, appropriation to members. H. F. 324, appropriations; S. F. 309, appropriations.
 Reporting of funds, other than appropriations, received by state departments, etc. to state comptroller. S. F. 350, Lodwick.
 Appropriate funds to counties for aid to schools. S. F. 352, Shirley.
 Personal property tax credit, affidavit required therefor. H. F. 400, Tieden.
 State aid to schools, equalization. H. F. 463, Radl, et al.
 Livestock and all tangible goods held by retailers for sale purposes exempt from personal property taxation, impose transaction tax. S. F. 404, Reichardt.
 Local budget law, cities and towns. H. F. 522, Grassley, et al.
 Implementation and organization for annual sessions. H. F. 390, rules.
 Expenses of inaugural ceremonies, appropriation. S. F. 531, appropriations.
 Reorganization of executive functions of state government, establish executive department. S. F. 560, Clarke, et al.
 State departments' appropriation, very similar to H. F. 793. S. F. 597, appropriations.
 Appropriate from motor vehicle fuel tax fund to state comptroller for expenses in writing refund warrants, etc. S. F. 604, appropriations.
 Merit system of personnel administration. S. F. 612, state government.
 State departments' appropriation, very similar to S. F. 597. H. F. 793, appropriations.
 Apportionment commission, members of, appropriation. S. F. 662, appropriations.
 Election contest of Vincent S. Burke vs. Charles K. Sullivan, attorney fees, etc., appropriation. S. F. 664, appropriations.
 Basic school tax formula and allocation of state equalization aid to public schools. S. F. 677, schools.
 Educational radio and television facility board, appropriation. S. F. 683, appropriations; H. F. 821, appropriations.
 Regents, board of, capital improvements, purchases of land, construction, etc., appropriation. H. F. 828, appropriations.
 Budget and financial control committee or committee on higher education, superintendent of printing and comptroller conduct a study of state printing, printing costs of all departments, report findings to Sixty-third General Assembly in 1970. S. C. R. 42; S. J. 1643, 1701, adopted. H. J. 1737, 1931, adopted.

CONDEMNATION—

General

Condemnation under eminent domain, extending the county's right. S. F. 134, Sullivan; H. F. 161, Koch.
 Condemnation of property for highway purposes, allow landowner to receive cash. H. F. 265, Cochran, et al.
 When access to a road or highway is taken, agency taking build and maintain the alternative access facility. H. F. 271, Christensen, et al.
 Eminent domain, notices, etc. S. F. 330, judiciary.

- Condemnation, damages, gas storage purposes. H. F. 444, Corey, et al.
 Compensation to landowners, etc., for property purchased prior to condemnation proceedings, owners, etc. uninformed as to elements of damages which may be compensated. H. F. 519, Cochran, et al.
 Pipeline companies obtain permission from commerce commission to condemn property by eminent domain. H. F. 567, Johnston of Johnson, et al.; S. F. 486, Doderer.
 Conduct study of present procedures for condemnation of property, etc., report findings and recommendations to 1970 G. A. H. C. R. 21, H. J. 466, 556, 825, 826, adopted; S. J. 797, 880, 924, 969, 1253, 1463, 1498, 1853-1855, adopted; H. J. 1925, 1833, adopted.

CONFLICT OF INTEREST—

General

- Urban renewal law and low-rent housing law, conflict of interest. S. F. 434, Doderer.

CONGRESSIONAL DISTRICTS—

General

- Election and appointment of members of board of public instruction. H. F. 783, Freeman of Buena Vista and Winkelman.

CONSERVATION—

(See also Soil Conservation)

General

- Conservation boards, county, increase property tax levy to three mills. H. F. 20, Radl.
 Conservation boards, county provide uniforms, operate or lease concessions, parks. H. F. 21, Radl.
 Conservancy districts, six, establishment and administration. S. F. 17, Schaben, et al.; H. F. 17, Cochran, et al.
 County conservation boards, powers and duties. H. F. 143, Brinck.
 Water navigation regulations, violations. H. F. 228, conservation and recreation.
 Deer-hunting season, illegal killing, possession of firearms and ammunition. H. F. 235, Tleden.
 Identifying ownership of trot lines. H. F. 286, conservation and recreation.
 Operation of power boats, violations by juveniles. H. F. 329, conservation and recreation.
 Conservation commission authority to provide nonresident hunters, fishermen, etc. with information. H. F. 349, conservation and recreation.
 Operation of motor boats, safety. S. F. 308, conservation and recreation.
 County conservation offices in courthouses if space available, otherwise other building. S. F. 362, Erskine, et al.; H. F. 471, Kruse, et al.
 Increase property tax levy for county conservation boards from 1 mill to 2 mills. S. F. 408, Potter.
 Creation and acquisition of conservation easements by voluntary means. S. F. 410, Erskine, et al.; H. F. 826, conservation and recreation.
 Net license fee \$1.00 for residents and \$3.00 for nonresidents. S. F. 422, Conservation and recreation.
 Angling laws, muskellunge. S. F. 454, conservation and recreation.
 Tax on beverages in cans, etc., conservation. S. F. 462, Erskine.
 Regulate boating on artificial lakes and impoundments. S. F. 588, conservation and recreation.
 Use of hoop nets in flood control reservoirs. S. F. 611, conservation and recreation.
 Regulate construction of pipelines. H. F. 772, agriculture.
 Possession of firearms and ammunition during deer hunting season. H. F. 775, conservation and recreation.
 Regulate construction of pipelines. S. F. 627, agriculture.
 Establishment of a county conservation board of Scott county, legalize and validate. H. F. 799, conservation and recreation.
 Issuance of conservation bonds and for the levy of taxes to pay said bonds, Scott county, legalize and validate. H. F. 800, conservation and recreation.
 Operation of watercraft under emergency conditions. H. F. 801, conservation and recreation.
 Hunting on state preserves. H. F. 808, conservation and recreation.
 That President Nixon reconsider, in his 1970 budget, the proposed severe reduction of agricultural conservation funds, and other conservation programs and they be reinstated at a realistic level, etc. S. C. R. 37, S. J. 1571, 1320, 1872.

CONSERVATION COMMISSION—

General

- Motor fuel tax, watercraft, discontinue refund. S. F. 49, Benda.
 Deer hunting licenses. H. F. 55, Camp.

Watercraft, etc., operation of, special rules, experimental conservation commission, Green Valley lake. H. F. 91, Christensen.
 Hunting licenses, issued to all persons, limit number of days. H. F. 131, Mendenhall.
 Recreational bikeways, establish. H. F. 139, Shaw.
 County conservation boards, powers and duties. H. F. 143, Brinck.
 Water navigation regulations, violations. H. F. 228, conservation and recreation.
 Deer-hunting season, illegal killing, possession of firearms and ammunition. H. F. 235, Tieden.
 Identifying ownership of trot lines. H. F. 286, conservation and recreation.
 Courtesy hunting and fishing licenses. H. F. 287, conservation and recreation.
 Turkey river state park, development of, appropriation. S. F. 281, Rigler; H. F. 366, Hanson of Howard-Mitchell.
 Conservation commission authority to provide nonresident hunters, fishermen, etc. with information. H. F. 349, conservation and recreation.
 Operation of motor boats, safety. S. F. 308, conservation and recreation.
 State park roads, maintenance. S. F. 337, conservation and recreation.
 Indian bluffs wilderness area, acquisition and development of, appropriation, conservation commission. S. F. 381, Lamborn; H. F. 561, Miller of Jones.
 Creation and acquisition of conservation easements by voluntary means. S. F. 410, Erskine, et al.; H. F. 826, conservation and recreation.
 Net license fee \$1.00 for residents and \$3.00 for nonresidence. S. F. 422, conservation and recreation.
 Angling laws, muskellunge. S. F. 454, conservation and recreation.
 Boat passenger regulations, conservation commission. H. F. 557, Holden.
 Fish and game license fees, increase. H. F. 596, conservation and recreation.
 Propagation and protection of wildlife. H. F. 617, Winkelman and Tieden.
 Snowmobiles, rules and regulations. S. F. 564, law enforcement.
 Deer hunting licenses, no restrictions as to number of. H. F. 679, Kluever.
 Hunting safety education. H. F. 682, Miller of Des Moines.
 Damages caused by unlawful destruction, taking, or possession of wildlife owned by the state, collect. H. F. 180, conservation and recreation.
 Deer hunting licenses, procedure for issuing. H. F. 791, conservation and recreation.
 Operation of watercraft under emergency conditions. H. F. 801, conservation and recreation.
 Establish a department of natural resource management. S. F. 666, Clarke, et al.
 Hunting on state preserves. H. F. 808, conservation and recreation.
 Conservation commission, developments, state parks, etc., appropriation. S. F. 672, appropriations.
 Conservation commission, appropriation. S. F. 673, appropriations.
 Conservation commission, departments, appropriation. S. F. 674, appropriations.
 Quit claim deed from conservation commission to Atlantic Richfield Company, real estate. S. F. 683, judiciary.

CONSTABLES—

(See Officers)

CONSTITUTIONAL AMENDMENTS—

General

Judges, supreme and district courts, elective. S. J. R. 4, Sullivan.
 Voting age, lower to 18. S. J. R. 6, Shirley, et al.
 Electors, qualifications of. S. J. R. 1, Stanley, et al.
 Single member legislative districts, members of G.A. elected from. S. J. R. 2, Lange, et al.
 Office and election of the county attorney, repeal section of Constitution providing for. S. J. R. 3, Sullivan, et al.
 Iowa criminal code, legislative study to review. H. J. R. 3, Renda; S. J. R. 13, Doderer, et al.
 Voting age of electors, nineteen. H. J. R. 4, McIntyre, et al.
 Taxes, Iowa income tax based on federal taxes. H. J. R. 2, Tieden, et al.
 Fines, penalties, etc. accruing to the benefit of state or county, deposited and expended, determined by the General Assembly. H. J. R. 5, Holden.
 Apportionment of General Assembly, commission, make recommendations. S. J. R. 5, Stanley, et al.; H. J. R. 1, Van Nostrand, et al.
 Voting age of electors, nineteen. S. J. R. 7, Walsh, et al.
 Composition of the G. A., terms of office of Senators, and basis of representation of. S. J. R. 10, DeKoster, et al.
 Boundary lines of counties, reduce number of. S. J. R. 11, Gaudineer, et al.
 Elected executive officials, terms of office. H. J. R. 6, Shaw, et al.
 Four-year terms for members of the House of Representatives. H. J. R. 3, Mendenhall.
 Governor appoint secretary of state, treasurer, and attorney general, General Assembly appoint auditor. S. J. R. 12, Denman, et al.
 General Assembly convene itself into special session. S. J. R. 14, Smith, et al.

Governor and Lieutenant Governor, 4 years. S. J. R. 15, Shirley, et al.
 Election of Governor, Lieutenant Governor, state officials, senate elect presiding officer. S. J. R. 16, Lucken, et al.
 Disposition of fines from overloaded trucks, legislature decide. S. J. R. 17, Clarke.
 School laws, study and codify. H. J. R. 7, Poncy and Langland; S. J. R. 19, Doderer, et al.
 Paper ballots, constitutional amendments. H. F. 495, Voorhees.
 Bingo games conducted by charitable, religious, or veterans organizations, license and regulate. H. J. R. 10, Ellsworth; S. J. R. 26, Walsh.
 Elected executive and judicial officials, terms of office. S. J. R. 23, Mogged, et al.
 Governor appoint secretary of state and treasurer of state, Senate appoint auditor of state. H. J. R. 12, Pelton.
 Payment of transportation costs, private school students. H. J. R. 14, Christensen.
 Effective date of laws. H. J. R. 16, Klein, et al.

CONSTITUTIONAL CONVENTION—

General

Constitutional revision commission, create, study need for a constitutional convention, appropriation. S. J. R. 9, Coleman, et al.; H. J. R. 9, Skinner, et al.

CONSTITUTIONAL REVISION COMMISSION—

General

Constitutional revision commission, create, study need for a constitutional convention, appropriation. S. J. R. 9, Coleman, et al.; H. J. R. 9, Skinner, et al.

CONSTITUTIONAL STUDY COMMITTEE—

General

Conduct study of the Iowa Constitution. S. J. R. 28, Walsh, et al.

CONSTRUCTION—

General

State building construction code, implement. H. F. 36, Klein.
 Service taxes on new construction, advertising and processing of farm products. H. F. 96, Sorg, et al.
 Public works projects, establishment of wage rates. S. F. 92, Frommelt, et al.
 County buildings, construction and repair. S. F. 103, Erskine.
 Issuance of bonds by cities and towns, construction, etc. S. F. 152, Potter.
 Increasing amount of money a county may spend to repair and remodel buildings. H. F. 232, Andersen.
 Legalize proceedings of Bondurant-Farrar community school district, special election, issuance of bonds. H. F. 243, Skinner.
 Amount of money a county may spend to repair and remodel buildings. S. F. 262, Erskine; H. F. 334, Andersen.
 Limitation of certain damage actions, improvements of work upon real property by architects, engineers, contractors, etc. H. F. 327, Van Drie, et al.; S. F. 431, Walsh, et al.
 Sales tax on construction materials and services. S. F. 336, Balloun, et al.
 Employment safety, ditching and trenching operations. S. F. 348, McGill.
 County public hospitals, construction of and additions to, bonds. S. F. 493, Kyhl; H. F. 729, McCartney, et al.
 County building construction or reconstruction and real estate purchases, raise limitations. S. F. 616, county government.
 Repeal service tax on new construction, advertising, processing of meat, fish, and fowl. S. F. 619, ways and means.
 Construction of a highway patrol district headquarters building at Oelwein, appropriation. H. F. 816, appropriations.

CONSUMER—

General

Consumer frauds. H. F. 486, Jesse, et al.
 Define word 'public' (utility) exclude large volume commercial and industrial direct sales made by natural gas pipeline companies. H. F. 536, Pierson, et al.
 Seller of goods, liability of. H. F. 612, Bailey.
 Prohibit referral selling, immunity to certain defendants, eliminate certain notice provisions, consumer frauds. H. F. 719, Klein, et al.
 Home solicitation sales, contracts, etc. S. F. 570, Potgeter and Walsh; H. F. 743, Bailey, et al.

CONTAINERS—

General

Beverage containers, prohibit use of throw aways. H. F. 86, Mendenhall.
 Certified seed. H. F. 497, Pierson, et al.
 Tax on beverages in cans, etc., conservation. S. F. 462, Erskine.

CONTESTS—**General**

Prize contests, restricting. S. F. 160, Benda.

Games or contests to promote the sale of gasoline, etc., prohibited. H. F. 135, Roorda, et al.

CONTRACTORS—**General**

Regulation and licensing of heating, air-conditioning, etc. contractors, cities and towns. H. F. 326, Tapscott and Andersen.

Limitation of certain damage actions, improvements or work upon real property by architects, engineers, contractors, etc. H. F. 327, Van Drie, et al.; S. F. 431, Walsh, et al.

Sales tax on construction materials and services. S. F. 336, Balloun, et al.

Employment safety, ditching and trenching operations. S. F. 346, McGill.

Water conditioning contractors, license and regulate, establish board. S. F. 547, Shaff and Lange.

CONTRACTS—**General**

Sale of personal property, insurance, installment contracts. S. F. 40, Benda. Insurance by vendor of personal property sold on installment contracts. H. F. 167, Fisher of Greene, et al.

Clarifying definition of security. S. F. 257, commerce.

State printing department and public printing, pay increases. H. F. 334, Edgington, et al.

Uniform issuance and return of teachers' contracts. H. F. 427, Kluever, et al. Insurance or annuity contracts on a variable basis, regulate. H. F. 631, Bailey, et al.

Home solicitation sales, contracts, etc. S. F. 570, Potgeter and Walsh; H. F. 743, Bailey, et al.

Authorize extended time contracts for rental of buildings, etc., for vocational schools or community colleges. S. F. 617, higher education.

CONTRIBUTIONS—**General**

IPERS, contribution ceiling. H. F. 75, Mendenhall.

CONVENTIONS—**General**

Delegates to political conventions. S. F. 42, Hougén.

Conventions, state party, and election of the state central committee. S. F. 56, Sullivan.

Residency requirements for elections, also election workers, voters' oaths, etc., ballots, district conventions, polling places, candidates, etc. H. F. 774, Drake, et al.

Residency requirements for elections, also election workers, voters' oaths, etc., ballots, district conventions, polling places, candidates, etc. S. F. 665, state government.

CONVICTIONS—**General**

Post-conviction procedure. S. F. 444, Mowry.

CO-OPERATIVE ASSOCIATIONS—**General**

Cooperative associations, merger and consolidation. S. F. 270, Curran, et al.

CORPORATIONS—**General**

Firehouses, shared by benefited fire districts and municipal corporations. H. F. 23, Radi.

Articles of incorporation, amendments to, approval by secretary of state. H. F. 27, Bailey.

Sale of stocks, receipts use of. S. F. 26, Balloun.

Corporations engaged in farming, limit. S. F. 75, Schaben, et al.; H. F. 158, Cochran, et al.

Corporations deduct federal tax on Iowa income tax. H. F. 70, Winkelman, et al.

Corporations organized pursuant to the Iowa economic development act. S. F. 135, Potgeter, et al.; H. F. 157, McCartney.

Liquor control licenses, expiration of. H. F. 320, law enforcement.

All new business corporations organize under new law, exceptions. S. F. 250, Stanley and Shirley.

Taxation of charitable and nonprofit corporations. S. F. 333, Sullivan.

Indemnification of business corporation personnel. S. F. 292, Stanley and Shirley.
 Business corporations, update law, closer to model business corporation act. S. F. 300, Stanley and Shirley.
 Furnish proof of financial responsibility by processors and first buyers of agricultural products with secretary of agriculture. H. F. 415, Middleswart, et al.
 Nonprofit corporations. S. F. 364, Stanley and Shirley.
 Cities or towns levy tax on gross receipts of privately and municipally owned service corporations. H. F. 489, Gannon.
 Fee for filing notice of corporate dissolution. S. F. 460, Conklin.
 Indemnification of corporate employees. H. F. 608, Bailey.
 Professional corporations. H. F. 652, Pelton.
 Professional and foreign professional corporations. S. F. 554, Stanley, et al.
 Articles of incorporation, date annual meeting of shareholders held. H. F. 707, Bailey.
 Distribution of income, corporation, and sales taxes, appropriation. S. F. 691, appropriations.

CORRECTION CENTERS—

General

Community correction centers, social services, appropriation. H. F. 718, Jesse, et al.

COSMETOLOGY—

General

Barbers and beauticians, repeals sales tax on services. S. F. 214, Palmer, et al.

COUNCILS—

(See Cities and Towns, sub-reference Councils)

COUNSELORS—

General

Librarians and guidance counselors for junior and senior high schools. H. F. 204, Andersen, et al.; S. F. 259, Erskine.
 Librarians and guidance counselors for junior and senior high schools, not enforce. H. F. 224, Fisher of Greene, et al.; S. F. 222, Stephens, et al.

COUNTIES—

General

County option, liquor, repeal. S. F. 87, Frey, et al.
 Revenue bonds, increase maximum interest rate, certain counties for hospital purposes. S. F. 88, Gilley; H. F. 78, Langland, et al.
 Persons eighteen years of age and older obtain beer, not more than three point two percent alcohol. S. F. 111, Reichardt.
 Marriage licenses, issuance of. S. F. 129, Briles and Leonard.
 Counties right to contract for options, purchase of land. S. F. 133, Erskine; H. F. 145, Peterson.
 Condemnation under eminent domain, extending the county's right. S. F. 136, Sullivan; H. F. 161, Koch.
 Attorney's fees paid by county, possible recovery of. H. F. 116, Koch.
 County officers, clerks, and boards of supervisors, increase compensation of. H. F. 133, Mendenhall.
 Voter registration lists. H. F. 136, Ellsworth, et al.
 Increasing amount of money a county may spend to repair and remodel buildings. H. F. 232, Andersen; S. F. 229, Erskine.
 Merger of county school systems, county boards of education. S. F. 161, Stephens.
 Computation of agricultural land tax credit. H. F. 170, Voorhees.
 Clerk of grand jury, compensation. H. F. 173, Shaw, et al.; S. F. 245, Thordsen and Nicholson.
 Boundary lines of counties, reduce number of. S. J. R. 11, Gaudineer, et al.
 Agricultural land tax credit allowed if owner applies to soil conservation district. S. F. 167, Lodwick, et al.
 Major disasters, state assistance to local governments, appropriation. H. F. 201, Miller of Des Moines, et al.; S. F. 240, Frommelt, et al.
 Zoning of unincorporated areas within 2 miles of cities and towns. H. F. 208, Miller of Des Moines, et al.
 Patients admitted to the mental retardation hospital-schools, clarify liability for support furnished by counties. H. F. 215, Van Roekel.
 Counties jointly provide necessary services to residents of the area, 'service areas'. H. F. 274, Baker.
 Consolidation of counties. H. F. 283, McIntyre, et al.
 Amount of money a county may spend to repair and remodel buildings. S. F. 262, Erskine; H. F. 334, Andersen.
 Salary of sheriffs, increase. S. F. 266, Shirley.
 Counties license dogs, pay cities and towns. H. F. 331, Voorhees.

Requiring all counties to become part of a merged area. H. F. 333, Andersen.
 Uniting of school districts. H. F. 336, Van Nostrand.
 Consolidation of counties. S. F. 290, Flatt, et al.
 Supervisors to authorize joining Iowa state association of counties, employees attend certain schools, and expenditure of funds for such purposes. H. F. 347, Grassley, et al.; S. F. 366, Smith, et al.
 Disaster aid for political subdivisions, increase to \$2 million, federal government provides after that. H. F. 355, Pelton.
 Vacations for public employees. H. F. 360, Wells, et al.; S. F. 471, Neu, et al.
 Control and investment of county and memorial hospital funds. S. F. 319, Kyhl; H. F. 462, Peterson, et al.
 Counties acquiring property, tax sale, sell at private sale. S. F. 327, DeKoster.
 Primary road detours. S. F. 342, Clarke.
 Personal property tax credit, affidavit required therefor. H. F. 400, Tieden.
 Public employee credit unions. H. F. 409, Kreamer, et al.
 Professionalization of city and county assessors. S. F. 367, Reichardt.
 Additional compensation to city and county assessors who achieve certification by the international association of assessing officers. S. F. 377, Reichardt.
 Standardized county report forms. S. F. 395, Arbuckle, et al.
 Penalty, counties, cities and towns discharging refuse, etc. into water resources. H. F. 442, Van Roekel, et al.
 Board of supervisors shall fix salaries of its members, all county officers. H. F. 458, Klein.
 Public employees right to join organizations, collective bargaining, prohibit strikes. H. F. 464, Mezvinsky.
 Majority vote substituted for 60 percent approval on votes for issuance of bonds. H. F. 475, Kluever and Brinck.
 Increase salaries of bailiffs and clerks of the municipal courts. H. F. 506, Andersen, et al.
 Operation of food service in public buildings by the blind. H. F. 522, Miller of Page, et al.; S. F. 479, Stanley, et al.
 Disaster aid to local governments, appropriation to general contingent fund of executive council for. S. F. 451, cities and towns.
 Salary of deputy sheriff, counties where district court is held in two places. S. F. 458, Lodwick.
 Aviation authorities, airport facilities. S. F. 472, Walsh, et al.; H. F. 650, Van Drie, et al.
 Permit cooperation between local governments and various levels of government in governmental action. S. F. 482, cities and towns.
 Special education, children requiring. H. F. 545, Pelton and Camp.
 Sheriffs, number of deputies and bailiffs allowed, population, judge of district court. H. F. 549, Dunton, et al.
 Sheriffs, increase compensation. H. F. 550, Dunton, et al.
 Centralized purchasing of materials and supplies for state, counties, cities and towns and school districts. H. F. 552, Huff and Milligan.
 County public hospitals, construction of and additions to, bonds. S. F. 493, Kyhl; H. F. 729, McCartney, et al.
 Compensation of county officers, increase, etc. S. F. 497, Clarke, et al.
 Judicial hearing, revocation of parole by parole board. H. F. 580, Tapscott.
 County ambulance service. H. F. 589, Graham.
 Food stamps, surplus foods, etc., distribution of. S. F. 508, Walsh.
 Court appointed attorneys, recovery of fees. H. F. 606, Koch.
 County public hospitals, construction completed before a levy for improvements, replacement, etc. H. F. 624, Graham.
 Abolish county school system, establish county associations of local school district boards of education, etc. S. F. 535, Hougén, et al.; H. F. 713, Strothman, et al.
 Attach annexed area to a contiguous school district, county board of education. S. F. 540, Reichardt; H. F. 692, Kreamer.
 Establish board of trustees for area schools, replace department of public instruction. S. F. 546, Flatt, et al.
 Public bonds, maximum interest rate. S. F. 549, commerce.
 Compensation of county officers, etc., increase. S. F. 587, county government.
 Permit local governmental bodies to participate in purchase of motor vehicles by state car dispatcher. H. F. 669, Johnston of Johnson.
 Sheriffs' fees, increase. H. F. 673, Pelton.
 Raise registration fees for older automobiles, eliminates \$.25 cent reflectorized fee. H. F. 690, Stromer.
 Treasurers of certain county hospitals. H. F. 746, Kltner.
 Annuities for employees of county boards of education. S. F. 593, schools.
 Election and apportionment of membership of county boards of education. H. F. 766, schools; S. F. 638, schools.
 Compensation of county officers, etc., increase. S. F. 614, county government.
 Election and appointment of members of board of public instruction. H. F. 783, Freeman of Buena Vista and Winkelman.
 Uniforms for all sheriffs' offices. S. F. 623, county government.
 School budget hearings. S. F. 640, schools.
 Certain counties and named persons, claims, appropriation. H. F. 824, appropriations.

- Executive council urged to take necessary action to allow cities, towns and counties participation in state purchase contracts for supplies, goods and materials. H. C. R. 24, H. J. 532, 1331 failed.
- Attorneys**
 Office and election of the county attorney, repeal section of Constitution providing for. S. J. R. 3, Sullivan, et al.
 Office and election of county attorney. S. F. 231, Frommelt.
 Duty of parents and others support persons who are or might become welfare recipients, county attorney enforce, etc. S. F. 478, Stanley, et al.
 Increasing county attorney salaries. H. F. 546, Huff, et al.
 District attorney, establish office of. H. F. 691, Kluever, et al.
- Conservation**
 Conservation boards, county provide uniforms, operate or lease concessions, parks. H. F. 21, Radl.
 Conservation boards, county, increase property tax levy to three mills. H. F. 20, Radl.
 County conservation boards, powers and duties. H. F. 143, Brinck.
 County conservation offices in courthouses if space available, otherwise other building. S. F. 362, Erskine, et al.; H. F. 471, Kruse, et al.
 Increase property tax levy for county conservation boards from 1 mill to 2 mills. S. F. 408, Potter.
 Historical societies, create through county conservation boards or boards of supervisors. H. F. 663, Winkelman, et al.
 Creation and acquisition of conservation easements by voluntary means. S. F. 410, Erskine, et al.; H. F. 826, conservation and recreation.
- Health, Board of**
 Mental health programs, county, establish. S. F. 7, O'Malley, et al.; H. F. 7, Miller of Des Moines, et al.
 Mental health funds, combine county and state. S. F. 8, McGill, et al.; H. F. 8, Miller of Des Moines, et al.
 Rights of a tenant, maintenance and repair of rental property. H. F. 635, Jesse, et al.
 County public health fund, levy tax to create. H. F. 798, social services.
- Manager**
 County manager form of government. S. F. 35, Lamborn.
 County-manager form of government. H. F. 593, Bailey.
- Medical Examiner**
 Blood samples from deceased victims of motor vehicle accidents. H. F. 152, Kruse, et al.
 State crime laboratory and state medical examiner, create, aid county medical examiners, investigate unnatural deaths. S. F. 585, state government.
- Recorder**
 Tax sales, deputy auditors in counties with dual county seats. H. F. 195, Shepherd.
- Supervisors, Board of**
 Mental health programs, county, establish. S. F. 7, O'Malley, et al.; H. F. 7, Miller of Des Moines, et al.
 Mental health funds, combine county and state. S. F. 8, McGill, et al.; H. F. 8, Miller of Des Moines, et al.
 County homes, operation of. S. F. 9, Stephens, et al.; H. F. 9, Miller of Des Moines, et al.
 Conservation boards, county, increase property tax levy to three mills. H. F. 20, Radl.
 Historical societies, local, county or municipal levies for support of. H. F. 61, Knight.
 Township trustees, boards of supervisors to act, vacancies. S. F. 86, Shaff, et al.
 Election precincts, limit population. H. F. 93, Renda, et al.
 Secondary roads, maintenance. H. F. 94, Miller of Page, et al.
 Election boards, compensation of members. S. F. 102, Erskine and Sullivan; H. F. 102, Andersen, et al.
 County buildings, construction and repair. S. F. 103, Erskine.
 Minors, expense for care, treatment, etc., not with parents. S. F. 119, Lucken and Hougen.
 Errors and omissions insurance for county officers and employees, repeal law. H. F. 119, Schroeder.
 County officers, clerks, and boards of supervisors, increase compensation of. H. F. 133, Mendenhall.
 Electric transmission line franchises, application for and granting of. H. F. 185, Gannon.
 Funds to soil conservation districts, boards of supervisors contribute. H. F. 211, Fisher of Greene, et al.; S. F. 201, Keith, et al.
 Levee and drainage districts, public improvements, division of districts, etc. S. F. 181, Schaben; H. F. 255, Darrington and Waugh.
 Removal of billboards, etc. on highways. S. F. 190, judiciary.
 Boards of supervisors, township residence requirements. H. F. 262, Voorhees.
 Counties jointly provide necessary services to residents of the area, 'service areas'. H. F. 274, Baker.

- Compensation, boards of supervisors. H. F. 301, Welden.
 Office of public prosecutor. H. F. 303, Voorhees, et al.
 Abandoned or vacated roads and highways, use of. H. F. 304, Van Drie.
 Salaries of deputy sheriffs, board of supervisors decide. S. F. 267, Griffin and Frey; H. F. 341, Van Nostrand, et al.
 Supervisors to authorize joining Iowa state association of counties, employees attend certain schools, and expenditure of funds for such purposes. H. F. 347, Grassley, et al.; S. F. 366, Smith, et al.
 Zoning regulations within prescribed distances of highways, parks, recreational areas, and navigable rivers. H. F. 358, Middleswart, et al.
 Rental receipts from federal flood and erosion control projects, allocation of. H. F. 377, Middleswart.
 Election of county boards of supervisors. H. F. 410, Andersen and Peterson.
 County conservation offices in courthouses if space available, otherwise other building. S. F. 362, Erskine, et al.; H. F. 471, Kruse, et al.
 Authorize the establishment of rural water districts. S. F. 372, Smith and Flatt; H. F. 491, Bergman and Varley.
 Board of supervisors shall fix salaries of its members, all county officers. H. F. 458, Klein.
 Increase property tax levy for county conservation boards from 1 mill to 2 mills. S. F. 408, Potter.
 Board of supervisors, powers and duties, emergencies. S. F. 413, Shirley.
 Compensation of county officers, increase, etc. S. F. 497, Clarke, et al.
 County-manager form of government. H. F. 593, Bailey.
 Treatment of alcoholism. S. F. 525, social services.
 Historical societies, create through county conservation boards or boards of supervisors. H. F. 663, Winkelman, et al.
 Counties finance legal aid programs. H. F. 664, judiciary.
 State crime laboratory and state medical examiner, create, aid county medical examiners, investigate unnatural deaths. S. F. 585, state government.
 Compensation of county officers, etc., increase. S. F. 587, county government.
 Counting of absentee voters' ballots by boards. H. F. 709, Andersen, et al.; S. F. 593, Erskine and Sullivan.
 Street lighting districts, establish in unincorporated areas. S. F. 568, Lavery and Gaudineer.
 Civil legal assistance and legal aid, Linn county. H. F. 744, judiciary.
 Relief for indigent soldiers, sailors, and marines, county pay, dissolve soldier's relief fund. H. F. 749, Shaw and Lipsky.
 Issuance of beer permits by liquor control commission. H. F. 754, Fisher of Greene and Van Drie.
 Compensation of county officers, etc., increase. S. F. 614, county government.
 County building construction or reconstruction and real estate purchases, raise limitations. S. F. 616, county government.
 County public health fund, levy tax to create. H. F. 798, social services.
 Establishment of a county conservation board of Scott county, legalize and validate. H. F. 799, conservation and recreation.
 Election of county boards of supervisors. H. F. 812, constitutional amendments and reapportionment.
- Treasurer**
 Agricultural land tax to be paid in full. H. F. 120, Nielsen, et al.
 Abstracts of title, tax certificates, treasurer not liable for dishonored checks. H. F. 147, Stromer and McCormick.
 Tax sales, deputy auditors in counties with dual county seats. H. F. 195, Shepherd.
 Tax sales of property of deceased old-age assistance recipients. S. F. 375, Van Gilst; H. F. 440, Dunton.
 Federal tax liens on certificate of title, vehicles. S. F. 452, law enforcement.
 Require a final notice to each taxpayer before his property can be sold at a tax sale. S. F. 512, Dodds.
 Use tax, difference between retail sales price and trade-in value, motor vehicles, also used cars, collect. H. F. 688, Kluever.
 Disposal of stolen or abandoned vehicles. H. F. 703, Mayberry.
 Registration of special mobile equipment by county treasurer. S. F. 562, Anderson, et al.
 Treasurers of certain county hospitals. H. F. 745, Kitner.
- Homes**
 County homes, operation of. S. F. 9, Stephens, et al.; H. F. 9, Miller of Des Moines, et al.
 Instruction of children in county juvenile home. S. F. 192, judiciary.
- Historical Boards**
 Historical boards, county, create. S. F. 54, Lamborn.
- Social Welfare**
 County board of social welfare, compensation of. H. F. 62, Hanson of Howard-Mitchell.
 Adjustments by social welfare allowing assistance, need. H. F. 68, Holden, et al.
 County relief, work program for recipients of. S. F. 477, Stanley, et al.
 Duty of parents and others support persons who are or might become welfare recipients, county attorney enforce, etc. S. F. 478, Stanley, et al.

Computation of ADC payments, department of social services devise standards and regulation for. S. F. 541, social services.

All employees of county welfare departments employed by department of social services entitled to same fringe benefits, etc. S. F. 571, social services.

Engineers

County engineer's services available to cities, etc. H. F. 72, Cunningham, et al. Secondary roads, maintenance. H. F. 94, Miller of Page, et al.

Auditor

Tax sales, deputy auditors in counties with dual county seats. H. F. 195, Shepherd.

Basic school tax, county auditor determine. S. F. 218, Van Gilst; H. F. 496, Dunton.

Absentee voters. H. F. 321, Dougherty.

Tax equalization and state aid, county auditor determine basic school tax. H. F. 362, Varley, et al.

Absent voters' ballots, method of applying. S. F. 312, Dodds, et al.

Appropriate funds to counties for aid to schools. S. F. 352, Shirley.

Authorize the establishment of rural water districts. S. F. 372, Smith and Flatt.

Personal property tax credits filed on or before July 1st. H. F. 479, Bailey.

Livestock and all tangible goods held by retailers for sale purposes exempt from personal property taxation, impose transaction tax. S. F. 404, Reichardt.

Dog licenses issued by veterinarians, eliminate listing by assessors. S. F. 397, Hougén.

Municipal utilities, pay property tax. S. F. 490, Reichardt.

Selection of jurors and talesmen. H. F. 564, Miller of Des Moines.

Treatment of alcoholism. S. F. 525, social services.

Journals, bills and binders to be furnished free to county auditors. S. C. R. 3; S. J. 10 adopted. H. J. 18, 24 adopted.

Clerk

Absentee voters. H. F. 321, Dougherty.

Absent voters' ballots, method of applying. S. F. 312, Dodds, et al.

Recorder

County recorder charge and collect recording fees, tax liens. H. F. 448, Kreamer and Renda.

County recorder may reproduce records in miniature for storage. S. F. 406, Messerly.

Fee for filing notice of corporate dissolution. S. F. 460, Conklin.

Fish and game license fees, writing fee. S. F. 516, O'Malley, et al.

Changing of names by individuals, decree of court. H. F. 597, Schwartz.

Snowmobiles, rules and regulations. S. F. 564, law enforcement.

COUNTIES—

(Specific)

Blackhawk

Repairing roof of Black Hawk county home, legalize. H. F. 454, Hansen of Black Hawk.

Boone

Madrid community school district, Boone, Polk, Dallas counties, school bonds. S. F. 59, Arbuckle.

Boone junior college facilities, pay rental, legalize. H. F. 535, Baker.

Clayton

Appropriation to Guttenburg for flood control. H. F. 308, Tieden; S. F. 258, Klink and Walsh.

Dallas

Madrid community school district, Boone, Polk, Dallas counties, school bonds. S. F. 59, Arbuckle.

Dickinson

Complete construction of sanitary sewer facilities, Iowa Great Lakes sanitary district. H. F. 311, Freeman of Clay-Dickinson, et al.

Floyd

Accept gift of real property for use of the state vocational rehabilitation facility at Charles City. H. F. 512, McCartney.

Harrison

Issuance of school bonds, Harlan community school district, Shelby and Harrison counties. H. F. 203, Nielsen.

Howard

Turkey river state park, development of, appropriation. S. F. 281, Rigler; H. F. 366, Hanson of Howard-Mitchell.

Humboldt

Legalize hospital maintenance levy, Humboldt county. H. F. 737, judiciary.

Jasper

Legalize proceedings of Bondurant-Farrar community school district, special election, issuance of bonds. H. F. 243, Skinner.

- Jones**
Indian bluffs wilderness area, acquisition and development of, appropriation, conservation commission. S. F. 581, Lamborn; H. F. 561, Miller of Jones.
- Linn**
Civil legal assistance and legal aid, Linn county. H. F. 744, judiciary.
- Marion**
Bussey, Marion county, special election on extending, reconstructing and maintaining its municipal waterworks, etc. H. F. 328, Van Roekel.
- Page**
Conveying land to D. C. Davison, Page county. S. F. 511, Lisle.
- Polk**
Madrid community school district, Boone, Polk, Dallas counties, school bonds. S. F. 59, Arbuckle.
Legalize proceedings of Runnells, county of Polk, issuance of bonds, construction of water storage tank. H. F. 242, Skinner.
Legalize proceedings of Bondurant-Farrar community school district, special election, issuance of bonds. H. F. 243, Skinner.
Constructing a combination town hall and fire station, Mitchellville, Polk county, legalize and validate, special election. H. F. 412, Skinner.
- Pottawattamie**
Sale of certain real estate, Carson-Macedonia community school district, Pottawattamie county. H. F. 335, Van Nostrand, et al.
Remodel Pottawattamie county home, addition to, legalize and validate special election. S. F. 347, Frey; H. F. 604, Schroeder.
- Scott**
Establishment of a county conservation board of Scott county, legalize and validate. H. F. 799, conservation and recreation.
Issuance of conservation bonds and for levy of taxes to pay said bonds, Scott county, legalize and validate. H. F. 800, conservation and recreation.
- Shelby**
Issuance of school bonds, Harlan community school district, Shelby and Harlan counties. H. F. 203, Nielsen.
Reimbursement to Harlan, expenses incurred, site for proposed western Iowa college. S. F. 335, Schaben; H. F. 469, Nielsen.
Reimbursement to Harlan, expenses, incurred, site for proposed western Iowa college. S. F. 698, appropriations.
- Winnebago**
Turkey river state park, development of, appropriation. S. F. 281, Rigler; H. F. 366, Hanson of Howard-Mitchell.
- Woodbury**
Town hall and fire station bonds, levy of taxes, Pierson, Woodbury county, legalize and validate. H. F. 431, Doyle, et al.

COURT—

General

- Court appointed attorneys, payment of. S. F. 68, Lamborn; H. F. 241, Miller of Jones, et al.
- Probation officers and parole agents, requirements. H. F. 83, Johnston of Johnson.
- Minors, expense for care, treatment, etc., not with parents. S. F. 119, Lucken and Houglen.
- Attorney fees. S. F. 124, Sullivan.
- Goods, etc., action as if taken and return of, bonds. S. F. 163, Gaudineer.
- Discrimination in housing, use of temporary injunctions for. H. F. 302, Hill, et al.
- Jurors and witnesses, fees and mileage allowances. H. F. 209, Pelton.
- Certain 'one-sided' injunctions. S. F. 206, Gaudineer, et al.
- Adoption procedure, clarify. S. F. 207, social services.
- Traffic violations, evidence in civil judicial proceedings. H. F. 213, Doyle.
- Appeal procedure for welfare applicants and recipients. H. F. 238, Dunton.
- Separation of jurors in criminal cases. H. F. 279, Renda.
- Changes in the probate law. S. F. 289, DeKoster and Denman.
- Writs of Habeas Corpus made to original court or judge ordering imprisonment, etc. S. F. 303, Nicholson and Reichardt.
- Retirement and removal of judges. S. F. 311, judiciary; H. F. 423, judiciary.
- Increase annuity of judges retired since effective date of mandatory retirement. H. F. 403, Milligan, et al.
- Temporary alimony and support payments, same as judgments. H. F. 421, Hill.
- Claims and actions, malpractice suits, etc., under Iowa Tort Claims Act. S. F. 376, social services.
- Alimony and child support, failure to pay, punishment for contempt. H. F. 437, Hill.
- Appeals from a decision of the civil rights commission, court of equity. H. F. 468, Pierson, et al.

Increase annuity of judges retired since effective date of mandatory retirement. S. F. 401, Gaudineer and O'Malley.
 Court-appointed counsel and public defenders, compensation. H. F. 510, Pelton, et al.
 Post-conviction procedure. S. F. 444, Mowry.
 Attorney's fees paid by the county, possible recovery of. H. F. 116, Koch.
 Court appointed attorneys, recovery of fees. H. F. 606, Koch.
 Jurisdiction of suits, etc. H. F. 706, Kluever.
 Prohibit referral selling, immunity to certain defendants, eliminate certain notice provisions, consumer frauds. H. F. 719, Klein, et al.
 Eavesdropping and wiretapping unlawful, exceptions, penalties. H. F. 720, Fischer of Grundy and Andersen.
 Awarding of costs and attorney fees, child support, etc. H. F. 670, Hill.
 Docketing of pleadings by clerks of court. S. F. 590, judiciary.
 Uniform child custody jurisdiction. H. F. 769, Kluever.
 State departments' appropriation, very similar to H. F. 793. S. F. 597, appropriations.
 Damages caused by unlawful destruction, taking, or possession of wildlife owned by the state, collect. H. F. 780, conservation and recreation.
 State departments, appropriation, very similar to H. F. 793. S. F. 597, appropriations.
 Uniform juvenile court act. H. F. 794, Kluever.
 Labor union membership, permit union shop, disputes. H. F. 218, Bennett, et al.

District
 Family courts. S. F. 4, Smith, et al.; H. F. 4, Shaw, et al.
 Judges, supreme and district courts, elective. S. J. R. 4, Sullivan.
 Judgeships for fourth judicial district. H. F. 28, Doyle; S. F. 63, Sullivan.
 District attorney, create office of. H. F. 88, Mayberry, et al.
 Civil rights injunctions. H. F. 134, Pierson, et al.
 Marriage licenses, waive 3 day waiting period, emergency, etc. H. F. 156, Doyle.
 Civil service commission, appeal from a decision. H. F. 206, Pelton, et al.
 Terms of district court, securities and investment trust funds, retain word 'judge'. S. F. 187, judiciary.
 Fees for petit jurors, increase. H. F. 219, judiciary.
 Shorthand court reporters, compensation, etc. S. F. 253, DeKoster and Denman.
 Rules of civil procedure, judges, court, not over 3 months in one county. S. F. 255, Rigler.
 Office of public prosecutor. H. F. 303, Voorhees, et al.
 Death penalty, lethal gas, governor, lieutenant governor and attorney general, communication with warden. H. F. 314, Knight, et al.
 Court records, reproduction of, time limitation, etc. S. F. 276, Lodwick, et al.
 General Assembly approve payment of any claims under Iowa Tort Claims Act in excess of \$5,000. H. F. 373, Graham and Kluever.
 Municipal courts and district courts, territorial jurisdiction. H. F. 375, Cunningham, et al.
 Claims and actions, malpractice suits, etc., under Iowa Tort Claims Act. S. F. 376, social services.
 Appeals of income, corporation, and sales tax. H. F. 465, Kreamer and Renda.
 Student disturbances at publicly supported educational institutions, dismissals. H. F. 521, Grassley, et al.
 Local budget law, cities and towns. H. F. 522, Grassley, et al.
 Salary of deputy sheriff, counties where district court is held in two places. S. F. 458, Lodwick.
 Duty of parents and others support persons who are or might become welfare recipients, county attorney enforce, etc. S. F. 478, Stanley, et al.
 Sheriffs, number of deputies and bailiffs allowed, population, judge of district court. H. F. 549, Dunton, et al.
 Changing of names by individuals, decree of court. H. F. 597, Schwartz.
 Taking of school census, compel. S. F. 521, schools.
 Unified trial court, district court judges, etc. S. F. 565, judiciary; H. F. 710, Gannon.
 State crime laboratory and state medical examiner, create, aid county medical examiners, investigate unnatural deaths. S. F. 585, state government.
 Public parking facilities, optional court confirmation. H. F. 730, Van Drie.
 Pesticides, use or non-use of by department of agriculture, registration of, etc. H. F. 731, Langland, et al.
 Jurors, lengthy periods, new jury. S. F. 563, judiciary.
 District attorney, establish office of. H. F. 691, Kluever, et al.
 Uniform reciprocal enforcement of support act. H. F. 793, Kluever.

Municipal

Jurors excused from one panel, on succeeding panel. H. F. 29, Doyle.
 Municipal court judges, salary, increase. H. F. 101, Bennett, et al.
 Shorthand court reporters, compensation, etc. S. F. 253, DeKoster and Denman.
 Municipal courts and district courts, territorial jurisdiction. H. F. 375, Cunningham, et al.

Right of appeal from decisions of municipal courts. H. F. 473, Huff.
 Increase salaries of bailiffs and clerks of the municipal courts. H. F. 506, Andersen, et al.
Supreme
 Judges, supreme and district courts, elective. S. J. R. 4, Sullivan.
 Repeal section, supreme court judges maintain offices at seat of government after Jan. 1, 1970. S. F. 157, Neu and Lange.
 Appeal fee, raise, supreme court. H. F. 275, Knight.
 Supreme court prescribe rules of criminal procedure. H. F. 280, Renda.
 Death penalty, lethal gas, governor, lieutenant governor and attorney general, communication with warden. H. F. 314, Knight, et al.
 General Assembly approve payment of any claims under Iowa Tort Claims Act in excess of \$5,000. H. F. 373, Graham and Kluever.
Family
 Family courts. S. F. 4, Smith, et al.; H. F. 4, Shaw, et al.
Claims Court
 Small claims court, create. S. F. 150, Glenn, et al.
Juvenile
 Director of court services, establish in juvenile court, counties population of more than 250,000. S. F. 158, O'Malley, et al.
 Minors, violations of beer and liquor laws. H. F. 212, Doyle.
 Hearings in juvenile court, adjourn temporarily for social investigation. H. F. 264, Johnston of Johnson, et al.
 Director of court services, establish in juvenile court, counties population of more than 250,000. H. F. 289, Tapscott, et al.
 Office of public prosecutor. H. F. 302, Voorhees, et al.
 Minors, violations of the beer and liquor laws. S. F. 355, Stephens.
 Uniform juvenile court act. H. F. 794, Kluever.

Tax

Create tax court. S. F. 592, Hougen.

CREDIT—

General

Credit information, collecting and disseminating. H. F. 84, Johnston of Johnson, et al.
 Credit rating. S. F. 212, Walsh; H. F. 245, Blouin.
 Installment loans by banks, raise amount. S. F. 338, Benda, et al.
 Homestead tax credit, double over 65. H. F. 399, Gannon.
 Finance charges on credit accounts, place ceiling on. S. F. 447, Benda.

Tax

Personal property tax credit. H. F. 42, Winkelman, et al.
 Tax exemptions and credits, property. S. F. 195, judiciary.
 Personal property tax credit, filed, July 1st. H. F. 230, Graham.
 Increase personal property tax exemption. S. F. 232, Lamborn, et al.
 Quarterly filing to receive a refund for taxes paid on motor vehicle fuel used for nonhighway purposes, credit applied against income tax liability. H. F. 373, Schmeiser, et al.
 Homestead tax credit, limit. H. F. 383, Bailey.
 Homestead tax credit, no more than one homestead. H. F. 384, Bailey.
 Personal property tax credits filed on or before July 1st. H. F. 479, Bailey.
 Homestead tax credit, redefine. H. F. 485, Bailey.
 Agricultural land tax credit, graduated. H. F. 653, Bailey, et al.

Bureau

Credit rating. S. F. 212, Walsh; H. F. 245, Blouin.

CREDIT UNIONS—

General

Public employee credit unions. H. F. 409, Kreamer, et al.
 Credit unions, payment period of dividend of declaration by membership action, approval of the amendment to the bylaws by superintendent of banking. S. F. 412, Frommelt and Benda; H. F. 750, Van Drie, et al.
 Credit unions, investments. S. F. 529, Frommelt and Benda; H. F. 677, Van Drie, et al.

CRIME—

General

Larcenous offenses, redefine, modify punishment, etc. H. F. 30, Bailey.
 Demurrers in criminal actions. S. F. 20, Gaudineer.
 Criminal offenses, redefine, change punishment, etc. S. F. 34, O'Malley.
 Jurors, separated before final submission of criminal cases. S. F. 85, O'Malley.
 Psychopaths, criminal sexual, support and maintenance. H. F. 126, Hill.
 Crimes committed or attempted when armed with firearms, penalties for. H. F. 144, Fischer of Grundy, et al.; S. F. 176, Conklin, et al.
 Criminal offenses, redefine, change punishment, etc. S. F. 84, O'Malley.

Indemnification of private citizens for aiding in law enforcement. H. F. 300, Milligan, et al.
 Information furnished by citizens to peace officers. H. F. 307, Knight.
 Preventing persons from, by force, lawful employment, work, etc., criminal offense. H. F. 316, Grassley, et al.
 Leased and rented vehicles offenses. S. F. 274, judiciary.
 Civic awards and indemnification of citizens for aiding in law enforcement. S. F. 358, Thordsen, et al.
 Seizure and search of criminal suspects by peace officers. H. F. 432, Pelton.
 False drawing of checks, \$50.00 or more a felony. H. F. 507, Welden.
 Post-conviction procedure. S. F. 444, Mowry.
 Search warrants, issuance of, obtain property, evidence. H. F. 607, Crosier.
 Penalties for receiving stolen goods. H. F. 648, Welden.
 Search warrants, issuance of, obtain property, evidence. S. F. 555, law enforcement.
 State crime laboratory and state medical examiner, create, aid county medical examiners, investigate unnatural deaths. S. F. 585, state government.
 Robbery of passengers in vehicles. H. F. 675, Fischer of Grundy.
 Public safety, department of, computerizing state criminal information files, appropriation. S. F. 661, appropriations.
 Crime, commission, establish, appropriation. S. F. 693, law enforcement.

CRIMINAL CODE—

General

Iowa criminal code, legislative study to review. H. J. R. 3, Renda; S. J. R. 18, Doderer, et al.

CRIMINAL PROCEDURE—

General

Supreme court prescribe rules of criminal procedure. H. F. 280, Renda.
 Seizure and search of criminal suspects by peace officers. H. F. 432, Pelton.

CROSSING—

(See Streets and/or Railroads)

CURATORS' BOARD OF—

General

Repair, remodeling, maintenance, etc. of old capitol building in Iowa City under 'protectorate' of board of curators. H. F. 717, Klein, et al.

CUSTODY—

(See Minors and/or Court)

DAIRY—

(See Foods, Sub-reference Dairy)

DATA PROCESSING—

General

Reorganization of the executive function of state government, establish executive department. S. F. 560, Clarke, et al.

DEALERS—

General

Games or contests to promote the sale of gasoline, etc. prohibited. H. F. 138, Roorda, et al.
 Movement of farm machinery, without licensing, etc. H. F. 192, Miller of Page, et al.
 Inspection of records of livestock dealers. H. F. 577, Schroeder and Strothman.
 Licensing of grain dealers. H. F. 688, Schroeder and Stromer.
 Department of public safety motor vehicle dealers license fee fund, appropriate from moneys received by. S. F. 663, appropriations.

DEATH PENALTY—

General

Death penalty, lethal gas, governor, lieutenant governor and attorney general, communication with warden. H. F. 814, Knight, et al.

DECEPTION—

General

Deceptive trade practices. H. F. 727, Pelton.

DEDUCTIONS—

General

State income tax deduction for child-care expense. H. F. 269, Lipsky.
 Deductions from salaries of school district employees by mutual agreement. H. F. 273, Andersen, et al.; S. F. 241, schools.

DEEDS—**General**

Issuance of sheriffs' deeds to purchasers under special execution sale. S. F. 333, judiciary.
 Real property titles. S. F. 596, judiciary.
 Quit claim deed from conservation commission to Atlantic Richfield Company, real estate. S. F. 683, judiciary.

DEFINITIONS—**General**

Clarify meanings of the words 'shall' and 'may' in construction of statutes. H. F. 587, Fischer of Grundy.

DENTISTRY—**General**

Professional and foreign professional corporations. S. F. 554, Stanley, et al.
 Professional corporations. H. F. 652, Pelton.

DEPARTMENT OF HEALTH—

(See Health, Department of)

DEPARTMENT OF REVENUE—

(See Revenue, Department of)

DEPARTMENTAL RULES—

(See Rules)

DEPOSITS—**General**

Prohibit landlords from requiring deposits from tenants in apartments and rental homes. S. F. 302, Lamborn, et al.

DETECTIVES—**General**

Private detectives, license and regulate. S. F. 533, Thordsen, et al.

DEVELOPMENT COMMISSION—**General**

Membership, Iowa development commission. H. F. 49, Den Herder.
 Mississippi parkway planning commission, member from development commission. S. F. 78, Lodwick, et al.
 Corporations organized pursuant to the Iowa economic development act. S. F. 135, Potgeter, et al.; H. F. 157, McCartney.
 Director of development commission, strikes salary limitation. H. F. 348, Iowa development.
 Zoning regulations within prescribed distances of highways, parks, recreational areas, and navigable rivers. H. F. 358, Middleswart, et al.
 Iowa development commission, Governor appoint director, etc. S. F. 306, Potgeter; H. F. 419, Winkelman and Voorhees.
 Development commission, file annual report with Governor and General Assembly. H. F. 639, Iowa development.
 Remove selected persons on development commission staff from provisions of merit system. H. F. 662, Iowa development.
 Method of appointment of members of development commission, cause for dismissal, etc. H. F. 676, Iowa development.
 Development commission, powers and duties. H. F. 694, Iowa development.
 Development commission, appropriation. S. F. 681, appropriations.

DISASTERS—**General**

Major disasters, state assistance to local governments, appropriation. H. F. 201, Miller of Des Moines, et al.; S. F. 840, Frommelt, et al.
 Disaster aid for political subdivisions, increase to \$2 million, federal government provides after that. H. F. 355, Pelton.
 Disaster aid, requests go to director of civil defense. S. F. 354, cities and towns.
 Disaster aid to local governments, appropriation to general contingent fund of executive council for. S. F. 451, cities and towns.
 Operation of watercraft under emergency conditions. H. F. 801, conservation and recreation.
 Prevention of fires, open burning under unsafe conditions. H. F. 806, law enforcement.

DISCRIMINATION—

General

Discrimination in housing, temporary injunctions. H. F. 76, Franklin, et al.
Discrimination in housing, use of temporary injunctions for. H. F. 202, Hill, et al.
Sex discrimination in employment, housing, and public accommodations. H. F. 251, Franklin, et al.
Age discrimination in employment. S. F. 233, Frey.
Non-Caucasian pupils shall not exceed 50 percent of total number of pupils, any particular school. H. F. 543, Franklin, et al.

DISEASE—

(See also Animals, sub-ref. Diseases)

General

Removal of dead or diseased trees on public property, cities and towns issue general obligation bonds. H. F. 183, Lipsky.
Dead or diseased trees, removal of, assessment of costs. H. F. 184, Lipsky.
Eradication of hog cholera, establishment of a biological products pool, appropriations therefor. S. F. 291, agriculture.
Eradication of bovine brucellosis. S. F. 373, McGill and Briles; H. F. 541, Schroeder and Stromer.
Kidney disease program. S. F. 386, Doderer and Kosek; H. F. 656, Johnston of Johnson, et al.
Tube tests for brucellosis in swine and cattle. H. F. 505, Priebe.
Communicable diseases, reporting of, etc. S. F. 504, social services; H. F. 660, social services.

DISTRICT COURT—

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DITCHING AND TRENCHING—

General

Employment safety, ditching and trenching operations. S. F. 346, McGill.

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General

Family courts. S. F. 4, Smith, et al.; H. F. 4, Shaw, et al.
Temporary alimony and support payments, same as judgments. H. F. 421, Hill.
Alimony and child support, failure to pay, punishment for contempt. H. F. 437, Hill.

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DOCUMENTS—

General

Forgery or counterfeiting of motor vehicle documents, felony. S. F. 439, law enforcement.
Uniform commercial code, rights of a holder of certain instruments. S. F. 491, Potgieter and Walsh; H. F. 716, Millen, et al.
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DRAINAGE DISTRICTS—

General

Drainage and levee districts, amendments and additions to Code. S. F. 16, Nau, et al.; H. F. 16, Cochran, et al.
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DRAM SHOP LAW—

General

Intoxicating beverages, repeal dram shop law. H. F. 66, Perkins, et al.
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General

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 Proof of motor vehicle financial responsibility. H. F. 302, Van Roekel, et al.
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 Operators' and chauffeurs' licenses, nonresident. H. F. 644, law enforcement.
 Careless, reckless driving, and reckless homicide, motor vehicle, penalties. H. F. 667, Crosier, et al.
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 State departments, appropriation, very similar to S. F. 597. H. F. 793, appropriations.

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 Legalize proceedings of Runnells, County of Polk, issuance of bonds, construction of water storage tank. H. F. 242, Skinner.
 Legalize proceedings of Bondurant-Farrar Community School District, special election, issuance of bonds. H. F. 243, Skinner.
 Contests of elections. H. F. 254, Andersen.
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 Consolidation of counties. H. F. 283, McIntyre, et al.
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 Governor appoint Secretary of State, Treasurer, and Attorney General, General Assembly appoint Auditor. S. J. R. 13, Denman, et al.
 Governor and Lieutenant Governor, four years. S. J. R. 15, Shirley, et al.
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 Consolidation of counties. S. F. 290, Flatt, et al.
 Absent voters' ballots, method of applying. S. F. 312, Dodds, et al.
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 Town hall and fire station bonds, levy of taxes, Pierson, Woodbury County, legalize and validate. H. F. 431, Doyle, et al.
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 Residency requirements for elections, also election workers, voters' oaths, etc., ballots, district conventions, polling places, candidates, etc. H. F. 774, Drake, et al.
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Electric transmission line franchises, application for and granting of. H. F. 185, Gannon.
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EMINENT DOMAIN—**General**

Condemnation under eminent domain, extending the county's right. S. F. 134, Sullivan; H. F. 161, Koch.
 Condemnation of property for highway purposes, allow landowner to receive cash. H. F. 265, Cochran, et al.
 Eminent domain, notices, etc. S. F. 330, judiciary.
 Condemnation, damages, gas storage purposes. H. F. 444, Corey, et al.
 Compensation to landowners, etc., for property purchased prior to condemnation proceedings, owners, etc., uniformed as to elements of damages which may be compensated. H. F. 519, Cochran, et al.
 Pipeline companies obtain permission from commerce commission to condemn property by eminent domain. H. F. 567, Johnston of Johnson, et al.; S. F. 486, Doderer.
 Land patents by the state. H. F. 726, Van Nostrand.
 Eminent domain, purchaser furnish owner legal description of part taken and remainder. H. F. 687, Shaw.
 Regulate construction of pipelines. H. F. 772, agriculture.
 Regulate construction of pipelines. S. F. 627, agriculture.
 Creation and acquisition of conservation easements by voluntary means. S. F. 410, Erskine, et al.; H. F. 836, conservation and recreation.

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EMPLOYERS—

(See Employment, sub-ref. Employers)

EMPLOYMENT—**General**

Law-enforcement personnel, employment. H. F. 97, Fisher of Greene, et al.
 Employees sustaining injuries, industrial commissioner supervise the professional care and rehabilitation of. S. F. 107, O'Malley.
 Employment agencies, fees charged. S. F. 173, Thordsen, et al.; H. F. 239, Shaw, et al.
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 Health and safety appliances in places of employment. H. F. 220, Bennett.
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 Preventing persons from, by force, lawful employment, work, etc., criminal offense. H. F. 316, Grassley, et al.
 Conviction of felony, no deterrent for bonding, employment with the state. S. F. 272, Reichardt.
 Iowa labor relations board and unfair labor practices. S. F. 323, Deanna, et al.
 Labor commissioner, duties of, employment safety, establish safety advisory board. H. F. 483, Skinner; S. F. 420, Dodda.
 Merit system of personnel administration. S. F. 612, state government.

Employees

- Conservation boards, county provide uniforms, operate or lease concessions, parks. H. F. 21, Radl.
- Employees, public, membership in labor unions, etc. S. F. 57, Hougén.
- Wages, garnishment of, municipal and political corporations. H. F. 51, Waugh; S. F. 62, Erskine.
- Employee-employer relations, improve. S. F. 61, Walsh, et al.; H. F. 237, Camp, et al.
- Public works projects, establishment of wage rates. S. F. 92, Frommelt, et al.
- Wages, uniform standards for payment of by employers. H. F. 107, Lipsky, et al.
- Retirement systems for cities and towns. H. F. 111, Den Herder and Ossian.
- Migratory child laborers, employers determine child's age. S. F. 110, Gaudineer, et al.; H. F. 146, Tapscott, et al.
- Workmen's compensation, settlement, disputed liability. S. F. 116, O'Malley.
- Schools, riots and strikes, students and employees dismissed. S. F. 123, Stephens, et al.
- Errors and omissions insurance for county officers and employees, repeal law. H. F. 119, Schroeder.
- Wages due employees from all employers, enforce payment. S. F. 148, Gaudineer, et al.
- Rights of civil service employees. S. F. 159, Stanley and Gaudineer; H. F. 278, McCartney, et al.
- IPERS, contribution ceiling. H. F. 75, Mendenhall.
- Wages subject to IPERS, raise. H. F. 197, Klein, et al.
- Civil service commission, appeal from a decision. H. F. 206, Pelton, et al.
- IPERS, additional retirement allowance option. S. F. 13, Frommelt, et al.; H. F. 13, Klein, et al.
- IPERS, optional payment to beneficiary. S. F. 14, Frommelt, et al.; H. F. 14, Klein, et al.
- IPERS, investments of retired members. S. F. 15, Frommelt, et al.; H. F. 15, Klein, et al.
- Employees of drainage districts exempt from IPERS. S. F. 76, Schaben; H. F. 85, Waugh, et al.
- Wages subject to IPERS. S. F. 154, Doderer.
- Workmen's compensation, agriculture. S. F. 204, Gaudineer, et al.; H. F. 268, Ellsworth, et al.
- Membership of employment safety commission. S. F. 205, Gaudineer, et al.
- Certain "one-sided" injunctions. S. F. 206, Gaudineer, et al.
- Age discrimination in employment. S. F. 233, Frey.
- Procedures for the negotiation of teacher employment disputes and agreements through professional educators' associations, disallow strikes, etc. S. F. 237, Stanley, et al.; H. F. 359, Shaw, et al.
- Deductions from salaries of school district employees by mutual agreement. H. F. 273, Andersen, et al.; S. F. 241, schools.
- Residency requirements for civil service workers. S. F. 244, Potgeter.
- Employees in education have benefit of tax-sheltered annuity programs. H. F. 332, Miller of Jones.
- Overtime pay for state employees. H. F. 338, Mayberry, et al.; S. F. 507, Walsh.
- Supervisors to authorize joining Iowa State Association of Counties, employees attend certain schools, and expenditure of funds for such purposes. H. F. 347, Grassley, et al.; S. F. 366, Smith, et al.
- Vacations for public employees. H. F. 360, Wells, et al.; S. F. 471, Neu, et al.
- Transportation facilities for railroad employees, comfortable. S. F. 297, Dodds.
- Vacation policy for state employees. H. F. 370, Klein.
- Workmen's compensation act compulsory. S. F. 395, Arbuckle, et al.; H. F. 380, Millen, et al.
- Injured workers under workmen's compensation select doctor. S. F. 316, Palmer, et al.
- Employment safety, ditching and trenching operations. S. F. 346, McGill.
- Payment of unemployment compensation benefits. S. F. 353, DeKoster, et al.; H. F. 484, Millen, et al.
- Public employee credit unions. H. F. 409, Kreamer, et al.
- Minimum wages for employees, administration of, enforcement of, "minimum wage act". H. F. 429, Hill, et al.
- Qualifications of inspectors, industry oriented and employed personnel perform inspection service under Secretary of Agriculture. H. F. 450, Freeman of Clay-Dickinson.
- Labor disputes, prohibit employment of outsiders. H. F. 453, Welden, et al.
- Public employees right to join organizations, collective bargaining, prohibit strikes. H. F. 464, Mezvinsky.
- Coverage under employment security law on a cost only basis by state departments or political subdivisions. H. F. 477, Bennett.
- Vacation and leave of absence policy for state employees. S. F. 411, Frommelt, et al.
- Defining "workmen" or "employee" in workmen's compensation law. S. F. 418, DeKoster, et al.

- Urban renewal law and low-rent housing law, conflict of interest. S. F. 414, Doderer.
- Defining "workman" or "employee" in workmen's compensation law. H. F. 528, Ellsworth, et al.
- Civil service departments and employees of cities. S. F. 453, Sullivan and Erskine; H. F. 576, Andersen, et al.
- IPERS, spouse receive life-time annuity if. S. F. 470, Conklin.
- Travel expense allowances for state employees. S. F. 474, Stanley, et al.
- Incentive awards to state employees. S. F. 475, Stanley, et al.
- Increases employer contribution made to IPERS. S. F. 506, Walsh.
- Indemnification of corporate employees. H. F. 608, Bailey.
- Employees, cities and towns, collective bargaining, strikes illegal. S. F. 333, Neu.
- Employees in education have benefit of tax-sheltered annuity programs. S. F. 582, schools.
- School districts employ uncertificated personnel for noninstructional supervisory, monitorial, or clerical duties. H. F. 684, Winkelman and Tieden.
- All employees of county welfare departments employed by department of social services entitled to same fringe benefits, etc. S. F. 571, social services.
- Veterans' additional benefits in state government. H. F. 751, Tapscott.
- Annuities for employees of the department of public instruction. S. F. 591, schools.
- Annuities for employees of county boards of education. S. F. 592, schools.
- Payment of salaries to state employees every two weeks. S. F. 625, transportation.
- Special employment security contingency fund, interest and penalties collected, establish. H. F. 788, state government.
- Procedures for the negotiation of teacher employment disputes and agreements through professional educators' associations, disallows strikes, etc. S. F. 648, schools.
- Collective bargaining, employees, cities and towns. S. F. 678, cities and towns.
- Payment of workmen's compensation claims, industrial commissioner, highway commission, appropriation. S. F. 685, appropriations.
- Additional employees, joint committee appointed. H. C. R. 2; H. J. 12, adopted; S. J. 6, 17, adopted.
- Appoint a commission to study legislation providing that public employees can bargain collectively, etc., report findings and recommendations to General Assembly and Governor, January 15, 1970. H. C. R. 33; H. J. 1253, 1328, 1388, 1389, adopted, 1389, 1486, 1555 adopted; S. J. 1495, 1596, 1852, 1859, adopted, 1872.
- Appoint commission to study legislation providing that public employees can bargain collectively, etc., report findings and recommendations to the General Assembly and Governor, January 15, 1970. S. C. R. 34; S. J. 1424.

Employers

- Employee-employer relations, improve. S. F. 61, Walsh, et al.; H. F. 237, Camp, et al.
- Wages, uniform standards for payment of by employers. H. F. 107, Lipaky, et al.
- Migratory child laborers, employers determine child's age. S. F. 110, Gaudineer, et al.; H. F. 146, Tapscott, et al.
- Wages due employees from all employers, enforce payment. S. F. 148, Gaudineer, et al.
- Membership of employment safety commission. S. F. 205, Gaudineer, et al.
- Certain "one-sided" injunctions. S. F. 206, Gaudineer, et al.
- Certain safety rules, industry, exemption from. H. F. 214, Welden, et al.
- Employment safety rules, regulations or standards, variance from. H. F. 223, Koch, et al.
- Age discrimination in employment. S. F. 233, Frey.
- Deductions from salaries of school district employees by mutual agreement. H. F. 273, Andersen, et al.; S. F. 241, schools.
- Workmen's compensation act compulsory. S. F. 305, Arbuckle, et al.; H. F. 380, Millen, et al.
- Allow union shops, agreement between employers and labor organizations. S. F. 345, Denman, et al.
- Minimum wages for employees, administration of, enforcement of, "minimum wage act". H. F. 429, Hill, et al.
- Special employment security contingency fund, interest and penalties collected, establish. H. F. 788, state government.

EMPLOYMENT AGENCIES—

(See Employment, all sub-refs.)

EMPLOYMENT SAFETY COMMISSION—

General

- Membership of employment safety commission. S. F. 205, Gaudineer, et al.
- Certain safety rules, industry, exemption from. H. F. 214, Welden, et al.

Employment safety rules, regulations or standards, variance from. H. F. 229, Koch, et al.
Labor commissioner, duties of, employment safety, establish safety advisory board. H. F. 483, Skinner; S. F. 420, Dodds.

EMPLOYMENT SECURITY COMMISSION—

General

Retirement system funds, investment of, employment security commission. S. F. 10, Frommelt, et al.; H. F. 10, Klein, et al.
Employment security commission in merit system. H. F. 108, judiciary.
Payment of unemployment compensation benefits. S. F. 353, DeKoster, et al.; H. F. 484, Millen, et al.
Coverage under employment security law on a cost only basis by state departments or political subdivisions. H. F. 477, Bennett.
Use available federal funds for employment security commission. S. F. 441, Clarke; H. F. 605, Fisher of Greene.
State departments, appropriation, very similar to H. F. 793. S. F. 597, appropriations.
Appropriate from IPERS to employment security costs of administration of IPERS. S. F. 603, appropriations.
Special employment security contingency fund, interest and penalties collected, establish. H. F. 788, state government.
State departments, appropriation, very similar to S. F. 597. H. F. 793, appropriations.

ENGINEERS—

General

Renewal fees for certificates of registration of professional engineers and land surveyors. H. F. 353, Kehe, et al.
Required qualifications for registration as a professional engineer. H. F. 456, Kehe, et al.
Professional corporations. H. F. 652, Pelton.
Professional and foreign professional corporations. S. F. 554, Stanley, et al.
Accountancy, architectural examiners, engineering examiners, boards of, judicial department statistician, liquor control commission, appropriation. S. F. 635, appropriations.

ENTOMOLOGIST—

General

Legalize move of state entomologist. H. F. 531, Strothman, et al.

EQUIPMENT—

General

Motorcycles, safety equipment. S. F. 22, Gaudineer; H. F. 155, Blouin.
Printing machines and equipment, printing board, appropriation. S. F. 145, appropriations.
Sales and use tax exemption for certain industrial materials and equipment. S. F. 371, Walsh; H. F. 461, Miller of Page, et al.
Removes bowling from sales tax section and rental equipment. S. F. 374, Arbuckle, et al.

EROSION—

General

Rental receipts from federal flood and erosion control projects, allocation of. H. F. 377, Middleswart.
Highway construction, restoration of borrow areas. S. F. 534, transportation.

ESTATES—

General

Changes in the probate law. S. F. 289, DeKoster and Denman.
Recovery of moneys from estate of person who has received medical assistance. H. F. 367, social services.
Abolish claims against estates of blind persons who receive aid. H. F. 657, social services.

ETHICS—

General

Lobbyist rules, charges, amend Iowa public officials act. S. F. 34, Hill and Smith; H. F. 35, Baker, et al.
Prohibiting lobbying activities by individuals, organizations, etc. S. F. 209, Glenn and Leonard.
Lobbying activities, regulate. H. F. 216, Mezvinsky, et al.
Lobbying activities, regulation of. S. F. 524, Gaudineer.
Members who served on ethics committee, appropriation. H. F. 777, appropriations.

EVIDENCE—

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EXAMINERS—**General**

Compensation of insurance examiners. H. F. 298, Andersen, et al.; S. F. 285, Griffin.

Compensation of insurance examiners. H. F. 391, commerce.

Basic science examiners, compensation of, fees for examinations, increase. S. F. 426, Gaudineer.

EXAMINING BOARDS—**General**

Examining boards, members, compensation. S. F. 58, Frey.

Basic science examiners, compensation of, fees for examinations, increase. S. F. 426, Gaudineer.

EXECUTIVE COUNCIL—**General**

Executive council authority to purchase, sell real estate, etc. H. F. 40, Darlington and Hanson of Howard-Mitchell.

Disaster aid for political subdivisions, increase to \$2 million, federal government provides after that. H. F. 355, Pelton.

Disaster aid, requests go to director of civil defense. S. F. 354, cities and towns.

Use available federal funds for employment security commission. S. F. 441, Clarke; H. F. 605, Fisher of Greene.

Disaster aid to local governments, appropriation to general contingent fund of executive council for. S. F. 451, cities and towns.

Centralized purchasing of materials and supplies for state, counties, cities and towns and school districts. H. F. 552, Huff and Milligan.

Land patents by the state. H. F. 726, Van Nostrand.

Printing board, establish permanent revolving fund for, appropriation. H. F. 695, appropriations.

Central purchasing, state government. H. F. 756, Huff, et al.

State departments, appropriation, very similar to H. F. 793. S. F. 597, appropriations.

Executive council for capitol planning commission construction, demolition, etc., appropriation. S. F. 600, appropriations.

Create general contingent fund. S. F. 610, appropriations.

Transfer or sale of real estate between agencies of the state and political subdivisions thereof. H. F. 770, transportation.

Acquire and correct title to Valley Bank Bldg. property. H. F. 786, appropriations.

State departments, appropriation, very similar to S. F. 597. H. F. 793, appropriations.

Public safety, department of, computerizing state criminal information files, appropriation. S. F. 661, appropriations.

Parking facility on capitol grounds, appropriation for study. H. F. 813, Klein.

Executive council acquire property by gift, purchase, condemnation or otherwise. S. J. R. 30, judiciary.

Executive council allocate funds for printing of new chart located on second floor of rotunda. H. C. R. 18; H. J. 357, 660, adopted; S. J. 600, 1820.

Executive council urged to take necessary action to allow cities, towns and counties participating in state purchase contracts for supplies, goods and materials. H. C. R. 24; H. J. 532, 1231, failed.

EXECUTIVE OFFICIALS—**General**

Elected executive officials, terms of office. H. J. R. 6, Shaw, et al.

EXEMPTIONS—**General**

Annuities, U. S. retirement and disability fund, exempt portion of from income tax. S. F. 41, Balloun, et al.

Inheritance tax, exemptions. H. F. 176, Blouin.

Tax exemptions and credits, property. S. F. 195, judiciary.

Increase personal property tax exemption. S. F. 232, Lamborn, et al.

Annuities, U. S. retirement and disability fund, exempt portion of from income tax. H. F. 297, Van Roekel and Andersen.

Sales tax refund repealed after tax years beginning in 1968. S. F. 236, ways and means; H. F. 343, ways and means.

Property exemption for veterans, extend. H. F. 364, Fischer of Grundy, et al.; S. F. 357, Hammer and Lamborn.

Definition and regulation of property tax exemptions, certain institutions, etc. S. F. 469, Neu, et al.; H. F. 532, Den Herder.

EXPLOSIVES—**General**

Explosive or incendiary devices, prohibit use, or possession of, "molotov cocktails." H. F. 159, Bennett.

EYES—

(See Optometry)

FAIR HOUSING—LAW—

(See Housing)

FAIRS—**General**

Exempting fairs from collecting sales tax on admissions. H. F. 406, Van Drie.
Temporary cigarette licenses. H. F. 430, Priebe.

Transient or movable lunch stands, license and inspect. H. F. 452, Freeman of Clay-Dickinson.

Members of the state fair board, delete requirement, representative of Mule Breeders Association. S. F. 459, Sullivan, et al.; H. F. 668, Crabb, et al.
Fair board, appropriation. H. F. 778, appropriations.

FARMS—

(See Agriculture, all sub-refs.)

FEDERAL GOVERNMENT—**General**

Federal citizenship and naturalization laws no longer published in Code. H. F. 127, Judiciary.

Contests of elections. H. F. 254, Andersen.

Transfer of ADC funds to any other department or agency of the state, purpose of implementing federal assistance programs. S. F. 254, social services.

Rental receipts from federal flood and erosion control projects, allocation of. H. F. 377, Middleswart.

Effect of federal aid to schools upon state aid to schools. S. F. 387, schools; H. F. 779, schools.

Federal funds, all state departments, boards, etc., receive approval of Governor on all applications for, no application if General Assembly has rejected, etc. S. F. 480, Clarke, et al.

Make federal funds, services, materials, etc., available to nonpublic school students. H. F. 747, Blouin and Kennedy of Dubuque.

Special employment security contingency fund, interest and penalties collected, establish. H. F. 788, state government.

Authorize acceptance and distribution of federal funds, school lunch program. S. F. 645, schools.

Department of public safety for capital improvements for law enforcement academy, appropriation. S. F. 652, appropriations.

Permanent revolving funds, administer federally financed programs (veterans education administration and school lunch program), appropriation. S. F. 680, appropriations.

General Assembly urge U. S. Department of Agriculture, I. S. U. of Science and Technology and other agricultural colleges to conduct studies of the impact of the family farm upon the social and economic life of Iowa and the nation. H. C. R. 19; H. J. 396, 1330, adopted; S. J. 1233, 1820.

Sixty-third General Assembly memorialize Congress in enactment of legislation, attention to needs of the people, equitable tax laws and equal representation in the passage of all future legislation. H. C. R. 30; H. J. 1037.

Urge Congress abolish electoral college by proposing an amendment to the Constitution providing for the popular election of a President and Vice President. H. C. R. 38; H. J. 1520.

Petition Congress to amend selective service laws. S. C. R. 10; S. J. 291, 1819.
Iowa legislature requests Congress call a convention to propose an amendment to the U. S. Constitution regarding reapportionment. S. C. R. 12; S. J. 375, 407, 489, 490, 501, 508, 513, 526, 664, 666, 745, 756, 767, 775, 776, adopted; H. J. 883, 1326, 1333-1345, adopted.

Urge Congress inaugurate program of tax sharing with states, unrestricted. S. C. R. 14; S. J. 439, 782, adopted; H. J. 884.

Request Congress consider enacting a statute to insure that persons are counted in their home residence in coming U. S. census. S. C. R. 17; S. J. 488, 1820.

Request Secretary of Health, Education and Welfare evaluate service rendered rural Iowa and other states by the Job Corps Training Center at Clinton. S. C. R. 30; S. J. 1096.

That President Nixon reconsider, in his 1970 budget, the proposed severe reduction of agricultural conservation funds and other conservation programs and that they be reinstated at a realistic level, etc. S. C. R. 37; S. J. 1571, 1820, 1872.

FEDERAL INTERNAL REVENUE—

General

Income tax, length of time for refund or credit. H. F. 193, Renda.
Taxpayer responsible for adjustments on Iowa income tax after controversy with Internal Revenue Service. H. F. 447, Kreamer and Renda.
Definition and regulation of property tax exemptions, certain institutions, etc. S. F. 469, Neu, et al.; H. F. 582, Den Herder.
Iowa income tax. H. F. 810, ways and means.

FEDERAL RIOT INSURANCE PROGRAM—

General

Aid in funding of the federal riot insurance program. S. F. 557, commerce.
Aid in funding of the federal riot insurance program. H. F. 680, commerce.

FEED—

(See Agriculture, sub-ref. Feeds)

FEE—

(See also Motor Vehicles, sub-ref. Fees)

General

Court appointed attorneys, payment of. S. F. 68, Lamborn; H. F. 241, Miller of Jones, et al.
Establish board of licensed accountants, fees. S. F. 121, Lange, et al.; H. F. 118, Dietz, et al.
Attorney fees. S. F. 124, Sullivan.
Attorney's fees paid by county, possible recovery of. H. F. 116, Koch.
Constable fees. H. F. 178, Dougherty.
Employment agencies, fees charged. S. F. 173, Thordsen, et al.; H. F. 239, Shaw, et al.
Jurors and witnesses, fees and mileage allowances. H. F. 209, Pelton.
Fees for use of state owned recreational areas. H. F. 260, Tieden.
Appeal fee, raise, supreme court. H. F. 275, Knight.
License fees of real estate brokers and salesmen, payment of expenses of real estate commission. S. F. 299, Mogged, et al.
Practice of physical therapy, increase license renewal fee. S. F. 317, Conkila; H. F. 797, appropriations.
Establish board of licensed accountants, fees. H. F. 388, Dietz, et al.
County recorder charge and collect recording fees, tax liens. H. F. 444, Kreamer and Renda.
Barbering fees, licenses, inspection, etc. H. F. 490, Rex, et al.; S. F. 405, social services.
Net license fee \$1 for residents and \$3 for nonresidents. S. F. 422, conservation and recreation.
Fees collected from distributors of commercial feeds and fertilizers, etc., used to build department of agriculture building. H. F. 530, Strothman, et al.
No refund of liquor control license fees while charges against licensee are pending. H. F. 560, Van Drie, et al.
Vending of foods and beverages. H. F. 572, Pierson, et al.
Fish and game license fees, writing fee. S. F. 516, O'Malley, et al.
Fish and game license fees, increase. H. F. 596, conservation and recreation.
Court appointed attorneys, recovery of fees. H. F. 606, Koch.
Cities collect connection fee, sewer systems. H. F. 620, Kluever.
Water conditioning contractors, license and regulate, establish board. S. F. 547, Shaff and Lange; H. F. 768, Millen, et al.
Registration of special mobile equipment by county treasurer. S. F. 562, Anderson, et al.
Hunting safety education. H. F. 682, Miller of Des Moines.
Sheriffs' fees, increase. H. F. 673, Pelton.
Agricultural product warehouse fees, increase. H. F. 761, commerce.
Use of hoop nets in flood control reservoirs. S. F. 611, conservation and recreation.
Registration of watchmakers, etc. H. F. 785, state government.
Vending of foods and beverages. H. F. 803, agriculture.

FELONY—

(See Law Enforcement)

FERTILIZER—

(See Agriculture, sub-ref. Fertilizer)

FINES—**General**

- Weight statutes, violations, fines. S. F. 71, Kosek.
 Fines, penalties, etc., accruing to the benefit of state or county, deposited and expended, determined by the General Assembly. H. J. R. 5, Holden.
 Water navigation regulations, violations. H. F. 228, conservation and recreation.
 Trespassing posted private property, penalty. S. F. 213, Stanley, et al.; H. F. 259, Drake, et al.
 Disposition of fines from overloaded trucks, legislature decide. S. J. R. 17, Clarke.
 Punishment for reckless driving on the highway. H. F. 382, Bailey.
 "Bucket shops," illegal. S. F. 383, commerce.
 Prohibits inhalation or other ingestion of certain chemicals, etc., such as airplane glue, etc., penalties. H. F. 520, Renda.
 Trucks violating gross weight registration be registered for full year at the increased weight, double fine. H. F. 594, Miller of Page.
 Discharge of sewage and other wastes, highway ditches, offenses, fine, etc. S. F. 517, transportation.
 Hearing-aid dealers, license and regulate. H. F. 623, Newton; S. F. 550, Nicholson, et al.
 Careless, reckless driving, and reckless homicide, motor vehicle, penalties. H. F. 667, Crosier, et al.
 Vehicular homicide. H. F. 711, Pelton.
 Leased and rented vehicle offenses, penalties. H. F. 765, judiciary.
 Damages caused by unlawful destruction, taking, or possession of wildlife owned by the state, collect. H. F. 780, conservation and recreation.
 Prevention of fires, open burning under unsafe conditions. H. F. 806, law enforcement.

FIRE—**General**

- Township levy tax for fire protection. H. F. 41, Hill.
 Telephone number for police and fire departments, establish uniform statewide. H. F. 117, Priebe, et al.
 Fire department personnel, civil disorders. H. F. 236, Andersen, et al.; S. F. 393, Sullivan, et al.
 Studded tires on fire-fighting apparatus. H. F. 376, Middleswart.
 Rental receipts from federal flood and erosion control projects, allocation of. H. F. 377, Middleswart.
 Prevent fires on and along railroad right-of-way. H. F. 611, Renda.
 Prevent fires along railroad right-of-way. H. F. 776, law enforcement.
 Prevention of fires, open burning under unsafe conditions. H. F. 806, law enforcement.
 Firehouses, shared by benefited fire districts and municipal corporations. H. F. 23, Radl.

FIREARMS—**(See also Weapons)****General**

- Gun permit, 3-day waiting period. H. F. 89, Dougherty.
 Weapons and firearms, waiting period between time of purchase and delivery. H. F. 105, Lipsky, et al.
 Crimes committed or attempted when armed with firearms, penalties for. H. F. 144, Fischer of Grundy, et al.; S. F. 175, Conklin, et al.
 Deer-hunting season, illegal killing, possession of firearms and ammunition. H. F. 235, Tieden.
 Purchase of firearms and firearm supplies, nearby states. S. F. 322, Erskine, et al.; H. F. 418, Radl and Ossian.
 Purchase of firearms and firearm supplies, nearby states, vice versa. H. F. 504, Radl and Ossian.
 Prohibit ownership, possession, etc., of firearms by persons convicted of a serious offense or delinquent children. S. F. 476, Stanley, et al.
 Sale or transfer of firearms to resident of adjacent states. H. F. 568, Millen.
 Possession of firearms and ammunition during deer hunting season. H. F. 775, conservation and recreation.

FIRE DISTRICTS—**(See Fire)****FIREMEN—****General**

- Firemen and policemen, benefits for disabled and retired, annual readjustment of pensions, etc. S. F. 178, Thordsen, et al.; H. F. 386, Voorhees, et al.
 Fire department personnel, civil disorders. H. F. 236, Andersen, et al.; S. F. 393, Sullivan, et al.

Retired policemen, firemen, and highway patrolmen, income tax purposes, same level as retired supreme court judges, Vietnam veterans and private citizens. H. F. 284, Benda.
 Residency requirements for civil service workers. S. F. 244, Potgeter.
 Retirement systems for policemen and firemen, pay certain benefits, civil service. H. F. 381, Andersen.
 Annual readjustment of pensions, etc., retired firemen and policemen. S. F. 438, Thordsen, et al.; H. F. 533, Jesse, et al.

FIREWORKS—

General

Possession of fireworks except for lawful uses a misdemeanor. S. F. 450, Thordsen, et al.

FISH AND GAME—

(See also Conservation, Hunting and Licenses)

General

Fishing, 65 or older, no license. S. F. 132, Briles; H. F. 325, Pelton.
 Trout possession limits by persons not required to obtain fishing licenses. H. F. 263, conservation and recreation.
 Identifying ownership of trout lines. H. F. 286, conservation and recreation.
 Courtesy hunting and fishing licenses. H. F. 287, conservation and recreation.
 Fishing licenses, senior citizens lower fee. S. F. 251, McGill and Shirley.
 Fish and game licenses combined, persons 65 or older purchase, valid for lifetime of holder. S. F. 428, Walsh; H. F. 443, Ellsworth.
 Angling laws, muskellunge. S. F. 454, conservation and recreation.
 Fish and game license fees, writing fee. S. F. 516, O'Malley, et al.
 Fish and game license fees, increase. H. F. 596, conservation and recreation.
 Propagation and protection of wildlife. H. F. 617, Winkelman and Tieden.
 Use of hoop nets in flood control reservoirs. S. F. 611, conservation and recreation.
 Damages caused by unlawful destruction, taking, or possession of wildlife owned by the state, collect. H. F. 780, conservation and recreation.
 Deer hunting licenses, procedure for issuing. H. F. 791, conservation and recreation.

FLOODS—

General

Appropriation to Guttenberg for flood control. H. F. 308, Tieden; S. F. 254, Klink and Walsh.
 Rental receipts from federal flood and erosion control projects, allocation of. H. F. 377, Middleswart.
 Use of hoop nets in flood control reservoirs. S. F. 611, conservation and recreation.

FLUORIDATION—

General

Requiring fluoride adjustment of municipal water supplies. S. F. 264, Benda, et al.; H. F. 269, Millen, et al.

FOOD STAMPS—

General

Food stamps, surplus foods, etc., distribution of. S. F. 508, Walsh.

FOODS—

General

Dogs in food establishments, corrects statute. H. F. 113, judiciary.
 Grapes and other fruit used in making native wines need not be grown in Iowa. S. F. 219, Benda; H. F. 276, Logue.
 Misdemeanor to destroy food products, repeal chapter. S. F. 243, Potgeter and Gaudineer.
 Meat and poultry inspection. H. F. 356, Mezvinsky and Baker.
 Inspection of meat and poultry. H. F. 417, agriculture.
 Transient or movable lunch stands, license and inspect. H. F. 452, Freeman of Clay-Dickinson.
 Eggs, producer excise tax, resale, market development. S. F. 442, Clarke.
 Operation of food service public buildings by the blind. H. F. 532, Miller of Page, et al.; S. F. 479, Stanley, et al.
 Vending of foods and beverages. H. F. 572, Pierson, et al.
 Food stamps, surplus foods, etc., distribution of. S. F. 508, Walsh.
 Definitions and standards for frozen desserts, establish. H. F. 753, Knight, et al.; S. F. 628, agriculture.
 Repeal service tax on new construction, advertising, processing of meat, fish, and fowl. S. F. 619, ways and means.
 Authorize acceptance and distribution of federal funds, school lunch program. S. F. 646, schools.

Vending of foods and beverages. H. F. 802, agriculture.
Provide for an Iowa Turkey Council. S. F. 559, Clarke.
Provide an excise tax on sale of eggs and turkeys, market development. S. F. 618, agriculture.

Dairy

Milk used for manufacturing purposes, requirements. H. F. 404, Langland and Baker.
Marketing of dairy products, governmental and charitable retailers of. S. F. 467, Lucken, et al.; H. F. 613, Strothman, et al.
Production of dairy products, qualify tests, violations. H. F. 627, Dougherty, et al.
Cheeses and cheese products, specifications and standards for. H. F. 628, Bailey.
Testing of milk, add two categories to adulteration categories. H. F. 666, Miller of Page, et al.
Provide an excise tax on sale of eggs and turkeys, market development. S. F. 618, agriculture.

FRANCHISES—

General

Electric transmission line franchises, application for and granting of. H. F. 185, Gannon.
Franchised agreements terminated, establish liability of manufacturers, etc. H. F. 401, Mendenhall and Tieden.
Automobile dealership franchises. S. F. 539, DeKoster, et al.; H. F. 654, Kluever, et al.
Communications facilities, annexed areas, franchises. H. F. 701, Holden and Peterson.

FRATERNAL BENEFICIARY ASSOCIATIONS—

General

Licensing of insurance agents, fraternal beneficiary associations. S. F. 179, Palmer; H. F. 231, Andersen.
Fraternal beneficiary associations. S. F. 180, Griffin, et al.; H. F. 225, Hansen of Black Hawk, et al.

FRAUDS—

General

Consumer frauds. H. F. 486, Jesse, et al.
Prohibit referral selling, immunity to certain defendants, eliminate certain notice provisions, consumer frauds. H. F. 719, Klein, et al.

FRUIT—

(See Foods)

FUEL—

General

Distributors' licenses of motor fuel, repealed section, discontinues existing distributor license. S. F. 186, judiciary.
Increase share of cities and towns in road use tax fund, increase Diesel fuel tax. H. F. 290, cities and towns.
Increase tax on special diesel fuel. H. F. 293, Fisher of Greene, et al.
Quarterly filing to receive a refund for taxes paid on motor vehicle fuel used for nonhighway purposes, credit applied against income tax liability. H. F. 372, Schmelsier, et al.
Testing of motor vehicle fuel samples, furnish results. H. F. 470, Dunton, et al.

FUEL TAX—

(See Taxes, sub-ref. Fuel)

FUNDS—

General

Life insurance companies, investment of funds, urban real estate, personal property. S. F. 134, Benda, et al.; H. F. 153, McCartney, et al.
Funds to soil conservation districts, boards of supervisors contribute. H. F. 211, Fisher of Greene, et al.; S. F. 201, Keith, et al.
Transfer of ADC funds to any other department or agency of the state, purpose of implementing federal assistance programs. S. F. 254, social services.
Use of sewer rental funds. S. F. 273, Potter, et al.
License fees of real estate brokers and salesmen, payment of expenses of real estate commission. S. F. 299, Mogged, et al.
Control and investment of county and memorial hospital funds. S. F. 319, Kyhl; H. F. 462, Peterson, et al.
Reporting of funds, other than appropriations, received by state departments, etc., to state comptroller. S. F. 350, Lodwick.

Department of public safety accept and expend funds available under National Highway Safety Act, etc. H. F. 455, Fisher of Greene, et al.
 Appropriate state funds to, and provide for the use of public funds by, private schools. S. J. R. 22, Gaudineer.
 Allow governmental units to invest public funds in notes, certificates, bonds, etc., for periods of less than 90 days. H. F. 508, Duntun.
 Urban renewal fund, cities and towns create, taxes produced by urban renewal area. S. F. 427, Walsh; H. F. 562, Lawson; S. F. 569, cities and towns.
 Highways, construction and reconstruction of, fund, bonds. S. F. 473, Rigler.
 Federal funds, all state departments, boards, etc., receive approval of Governor on all applications for, no application if General Assembly has rejected, etc. S. F. 480, Clarke, et al.
 Distribution and payment of general school aid, area vocational schools or community colleges. H. F. 621, Christensen, et al.; S. F. 561, Anderson.
 Expenses of inaugural ceremonies, appropriation. S. F. 531, appropriations.
 Remodel and repair commission for the blind building, accept federal funds and appropriation. S. F. 579, appropriations.
 Make federal funds, services, materials, etc., available to nonpublic school students. H. F. 747, Blouin and Kennedy of Dubuque.
 Retirement system funds, investment of, employment security commission. S. F. 10, Frommelt, et al.; H. F. 10, Klein, et al.
 Moneys and credits bank tax replacement fund, appropriation, treasurer of state. H. F. 500, Van Nostrand, et al.
Counties
 Increasing amount of money a county may spend to repair and remodel buildings. H. F. 232, Andersen; S. F. 229, Erskine.

FUNERALS—

(See Burials)

GAS—

(See also Taxes, sub-ref. Gas)

General

Gas safety requirement. S. F. 38, Messerly.
 Games or contests to promote the sale of gasoline, etc., prohibited. H. F. 134, Roorda, et al.
 Propane used in drying grain, sales tax. H. F. 175, Holden.
 Distributors' licenses of motor fuel, repealed section, discontinues existing distributor license. S. F. 186, judiciary.
 Management and control of certain municipal utilities, election, boards of trustees or cities and towns. S. F. 343, Coleman and DeKoster; H. F. 434, Freeman of Clay-Dickinson, et al.
 Eligibility for motor fuel and special fuel tax refunds. H. F. 413, Ellsworth.
 Condemnation, damages, gas storage purposes. H. F. 444, Corey, et al.
 Increase fuel tax one cent per gallon, primary roads, highways and streets. H. F. 449, Sorg, et al.
 Define word "public" (utility) exclude large volume commercial and industrial direct sales made by natural gas pipeline companies. H. F. 536, Pier-son, et al.

GENERAL ASSEMBLY—

General

Single member legislative districts, members of General Assembly elected from. S. J. R. 2, Lange, et al.
 Representation in the General Assembly. S. F. 19, Frommelt, et al.; H. F. 19, Gannon, et al.
 Lobbyist rules, changes, amend Iowa public officials act. S. F. 34, Hill and Smith; H. F. 35, Baker, et al.
 Annual sessions, procedures, powers and duties, agencies, compensation, financing, etc. S. F. 36, Hill, et al.; H. F. 37, Baker, et al.
 Apportionment of General Assembly, commission, make recommendations. S. J. R. 5, Stanley, et al.; H. J. R. 1, Van Nostrand, et al.
 Tax exempt property, list of, by director of revenue to General Assembly. H. F. 34, Radl.
 Repeal chapter 38B, Code 1966. H. F. 106, Goode.
 Governor and Lieutenant Governor, election of. S. J. R. 8, Denman, et al.
 Composition of the General Assembly, terms of office of Senators, and basis of representation of. S. J. R. 10, DeKoster, et al.
 Fines, penalties, etc., accruing to the benefit of state or county, deposited and expended, determined by the General Assembly. H. J. R. 5, Holden.
 Boundary lines of counties, reduce number of. S. J. R. 11, Gaudineer, et al.
 Elected executive officials, terms of office. H. J. R. 6, Shaw, et al.
 Annual sessions of the General Assembly. S. F. 189, judiciary.
 Property tax limitation for area vocational schools, review by General Assembly. S. F. 197, judiciary.
 Prohibiting lobbying activities by individuals, organizations, etc. S. F. 203, Glenn and Leonard.
 Lobbying activities, regulate. H. F. 216, Mezvinsky, et al.

- Memorial hall, Camp Dodge, construction of. S. F. 230, Flatt, et al.; H. F. 306, Lipsky, et al.
- Code editor publish parallel tables of statutes and acts of the General Assembly. S. F. 236, judiciary.
- Four-year terms for members of the House of Representatives. H. J. R. 8, Mendenhall.
- Governor appoint Secretary of State, Treasurer, and Attorney General, General Assembly appoint Auditor. S. J. R. 13, Denman, et al.
- General Assembly convene itself into special session. S. J. R. 14, Smith, et al.
- Election of Governor, Lieutenant Governor, state officials, Senate elect presiding officer. S. J. R. 16, Lucken, et al.
- Disposition of fines from overloaded trucks, legislature decide. S. J. R. 17, Clarke.
- Secretary of Agriculture, appointed by Governor. H. F. 315, Pelton.
- Rules of Civil Procedure, permit supreme court to report annually. S. F. 287, judiciary.
- Requiring all counties to become part of a merged area. H. F. 333, Andersen.
- Secretary of Agriculture, appointed by Governor. H. F. 339, Baker, et al.
- Lease properties and facilities by the board of regents. S. F. 298, Balloun, et al.
- General Assembly approve payment of any claims under Iowa tort claims act in excess of \$5,000. H. F. 378, Graham and Kluever.
- Implementation and organization for annual sessions. H. F. 390, rules.
- Time notice of an election contest must be filed, requirements as to contents of notice, members of General Assembly. H. F. 426, Kluever, et al.
- General Assembly, compensation of. H. F. 494, Voorhees.
- Elected executive and judicial officials, terms of office. S. J. R. 23, Mogged, et al.
- Governor appoint Secretary of State and Treasurer of State, Senate appoint Auditor of State. H. J. R. 12, Pelton.
- Federal funds, all state departments, boards, etc., receive approval of Governor on all applications for, no application if General Assembly has rejected, etc. S. F. 480, Clarke, et al.
- Prefiling and printing of bills by state departments, discontinue. H. F. 544, Goode.
- Publication of acts of the General Assembly, one newspaper. H. F. 556, Klein, et al.
- Administrative rules and regulations. H. F. 625, Schroeder.
- Lobbying activities, regulation of. S. F. 524, Gaudineer.
- Development commission, file annual report with Governor and General Assembly. H. F. 639, Iowa development.
- Effective date of laws. H. J. R. 16, Klein, et al.
- Tape recording sessions of the General Assembly. H. F. 702, Klein.
- Election and appointment of members of board of public instruction. H. F. 783, Freeman of Buena Vista and Winkelman.
- Members who served on ethics committee, appropriation. H. F. 777, appropriations.
- Establish composition of General Assembly, provide for election of members thereof. H. F. 781, constitutional amendments and reapportionment.
- Interim studies by standing committees, legislative research committee. H. J. R. 18, rules.
- Joint convention January 13, 1969, at 1:30 p.m., Governor's message, canvass of votes, January 14, 1969, at 1:30 p.m. H. C. R. 1; H. J. 9, adopted; S. J. 5, 8, adopted.
- Additional employees, joint committee appointed. H. C. R. 2; H. J. 12, adopted; S. J. 6, 17, adopted.
- Eliminate unnecessary expenditures, directive to be sent. H. C. R. 4; H. J. 56.
- January recess. H. C. R. 6; H. J. 60, adopted; S. J. 58, 59, adopted.
- Joint convention, Governor's budget message, January 29, 1969, at 11:00 a.m. H. C. R. 8; H. J. 117, adopted; S. J. 114, 115, adopted.
- House and Senate appropriations committees instructed to bring forth necessary legislation to implement annual budgets. H. C. R. 10; H. J. 126, 148, 451.
- Extend congratulations to the Honorable Guy M. Gillette on his 90th birthday. H. C. R. 11; H. J. 153, adopted; S. J. 153, 159, adopted.
- Joint committees appointed to revise and reorganize Code of Iowa, submit report in January, 1970. H. C. R. 12; H. J. 162.
- Observance of Lincoln's Birthday, Wednesday, February 12, 1969, at 1:15 p.m., joint convention. H. C. R. 13; H. J. 199, 224, adopted; S. J. 209, 216, adopted.
- Adjournment Friday, February 28, 1969; reconvene Monday, March 10, 1969, at 10:00 a.m. H. C. R. 14; H. J. 204, 460, adopted; S. J. 417, 421, adopted.
- Executive council allocate funds for printing of new chart located on second floor of rotunda. H. C. R. 13; H. J. 357, 660, adopted; S. J. 600, 1820.
- Joint memorial session Wednesday, April 16, 1969, at 7:30 p.m. H. C. R. 20; H. J. 466, 500, adopted; S. J. 453, 470, adopted.
- Conduct study of present procedures for condemnation of property, etc., report findings and recommendations to 1970 General Assembly. H. C. R. 21; H. J. 466, 558, 825, 826, adopted; S. J. 797, 880, 924, 969, 1253, 1463, 1498, 1853-1855, adopted; H. J. 1925, 1938, adopted.

- Commend Drake University and its basketball team for its outstanding season and extends full support and backing in the NCAA Tournament. H. C. R. 22; S. J. 500, adopted; S. J. 453, 454, adopted.
- That the Sixty-third General Assembly pledge its support for the Youth in Government Program. H. C. R. 25; H. J. 702, 771, adopted; S. J. 713, 740, adopted.
- Appoint a commission to study legislation providing that public employees can bargain collectively, etc., report findings and recommendations to General Assembly and Governor, January 15, 1970. H. C. R. 33; H. J. 1253, 1322, 1388-1389, adopted, 1389, 1486, 1555, adopted; S. J. 1495, 1594, 1852, 1859, adopted, 1872.
- That the 1969 regular session of the Sixty-third General Assembly adjourn sine die at 5:00 p.m., Friday, May 9, 1969. H. C. R. 34; H. J. 1376, 1469, tabled, 1438.
- Commend Radio Station WOI for providing live broadcast coverage of the sessions of the House and Senate. H. C. R. 36; H. J. 1441, 1701, adopted; S. J. 1637, 1671, adopted.
- Commend the members of the 185th Tactical Fighter Group, returning to civilian life, for having exhibited all the virtues of good citizenship and thank them for their devotion to duty and for the improvement of the image of Iowa through their effort and conduct. H. C. R. 39; H. J. 1644, 1654, adopted; S. J. 1593, 1616, adopted.
- Chaplain committee. H. R. 1; H. J. 11, adopted.
- That each member of the House select and appoint a qualified clerk. H. R. 2; H. J. 12, adopted.
- Express personal sympathy to Representative Ralph F. McCartney in the loss of his father, Ralph C. McCartney. H. R. 3; H. J. 111, adopted.
- Chief Clerk authorized to have printed booklet "How a Bill Becomes a Law." H. R. 4; H. J. 292, 307, adopted.
- Extend good wishes for a speedy return to good health to Ralph Lancaster, sergeant-at-arms. H. R. 5; H. J. 541, adopted.
- Express personal sympathy to Representative Robert E. Newton in the loss of his father Walter C. Newton. H. R. 6; H. J. 703, adopted.
- Extend congratulations to Representative James T. Klein and Mrs. Barbara Klein on the birth of their son, James Robert Klein. H. R. 7; H. J. 907, 914, adopted.
- Express personal sympathy to the Honorable Maurice E. Baringer, former Representative and Speaker of the House and now Treasurer of State, in the loss of his father, George Baringer. H. R. 8; H. J. 1002, 1041, adopted.
- Extend congratulations to Mr. and Mrs. Robert G. Dight, Charles City, Iowa, upon Mrs. Dight's being selected national "Young Mother of the Year." H. R. 9; H. J. 1175, 1186, adopted.
- Senate and House members, office of staff of Senate Secretary and Chief Clerk and press to be furnished 1966 Codes and Session Laws. S. C. R. 2; S. J. 9, adopted; H. J. 13, 24, adopted.
- Journals, bills and binders to be furnished free to county auditors. S. C. R. 3; S. J. 10, adopted; H. J. 13, 24, adopted.
- Compensation of chaplains, officers and employees of General Assembly. S. C. R. 6; S. J. 117, 130, adopted; H. J. 133, 149, adopted.
- Compensation of joint legislative employees. S. C. R. 7; S. J. 125, 132, adopted; H. J. 135, 150, adopted.
- Joint session Thursday, April 3, 1969, at 2:00 p.m., Pioneer Lawmakers present program. S. C. R. 8; S. J. 161, 467, adopted; H. J. 533, 614, adopted.
- That the General Assembly recess at conclusion of session for 30 days, reconvene to reconsider any items vetoed by Governor after session. S. C. R. 12; S. J. 360, 1819.
- Iowa legislature requests Congress call a convention to propose an amendment to the U. S. Constitution regarding reapportionment. S. C. R. 13; S. J. 375, 407, 489, 490, 501, 508, 513, 526, 664, 666, 745, 756, 766, 767, 773, 776, adopted; H. J. 883, 1328, 1323-1345, adopted.
- Legislature extend condolences to Mrs. Eisenhower and John S. Eisenhower, also that the Senate and House appoint a committee of three to convey, by appropriate means, this feeling, and that a certified copy thereof be permanently preserved in the office of the Secretary of State and a copy be sent to Mrs. Eisenhower and John S. Eisenhower. S. C. R. 19; S. J. 684, adopted; H. J. 751, adopted.
- Senate and House of Representatives excused at 11:00 a.m., April 2, 1969, to join in final tribute to former President Eisenhower. S. C. R. 21; S. J. 709, adopted; H. J. 774, adopted.
- Reestablish custom of publishing names of all present and former legislators together with informative data in all future publications of the Iowa Official Register. S. C. R. 23; S. J. 947, 975, 1100, 1510, adopted; H. J. 1569, 1701, adopted.
- Express deep and profound sympathy to the family and relatives of the late Honorable Dan W. Turner, former Governor and Senator of the State of Iowa. S. C. R. 24; S. J. 940, adopted; H. J. 1041, adopted.
- Recall S. F. 176 from Governor to correct wording. S. C. R. 25; S. J. 1004, adopted; H. J. 1090, adopted.

- Permanent joint rules of the Sixty-third General Assembly. S. C. R. 27; S. J. 1049, 1377, 1417-1420, adopted, 1426-1427; H. J. 1494-1497, 1560, 1562, 1572, 1577, adopted; S. J. 1535, 1671, adopted; H. J. 1824, adopted.
- Urge all Iowans to observe Thursday, May 1, 1969, as Law Day. S. C. R. 29; S. J. 1096, 1213, adopted; H. J. 1323, 1366, adopted.
- Recall S. F. 295 from Governor for reconsideration. S. C. R. 32; S. J. 1251, 1238.
- Appoint commission to study legislation providing that public employees can bargain collectively, etc., report findings and recommendations to the General Assembly and Governor, January 15, 1970. S. C. R. 34; S. J. 1424.
- Increase compensation of the Secretary of the Senate and the Chief Clerk of the House. S. C. R. 35; S. J. 1496, 1694, adopted; H. J. 1733, 1755, adopted.
- Details of closing the 1969 regular session of the Sixty-third General Assembly, interim staff and work, reconvening 1970 regular session and any special session. S. C. R. 38; S. J. 1594, 1755, adopted; H. J. 1815, 1856, adopted.
- Secretary of Senate and Chief Clerk of the House authorized to attend National Legislative Conference. S. C. R. 39; S. J. 1595, 1756, adopted; H. J. 1816, 1856, adopted.
- Expenses of legislators, pertaining to operation of legislative services between sessions, be paid after proper authorization. S. C. R. 40; S. J. 1595, 1757, adopted; H. J. 1816, 1856, adopted.
- Des Moines Register and Tribune Co., its editor and publisher and reporters be publicly censured and reprimanded for irresponsible editorializing, and denying privileges of Senate and House floors, second session of Sixty-third General Assembly. S. C. R. 41; S. J. 1642, 1677.
- Adjournment, Friday, May 23, 1969. S. C. R. 47; S. J. 1912, adopted; H. J. 1958, adopted; S. J. 1925, adopted.
- Lieutenant Governor and each Senator authorized to appoint a competent clerk. S. R. 1; S. J. 9, adopted.
- Extend congratulations to Senator Arthur E. Neu and Mrs. Naomi Neu on the birth of their daughter, Mary Martha Neu. S. R. 3; S. J. 705, adopted.
- Appoint committee to counsel with the President and Secretary of the Senate in preparing booklet denoting history, construction and beauties of the Capitol Building. S. R. 4; S. J. 1536, 1582, adopted.
- Interim expenses for the Secretary of the Senate. S. R. 4; S. J. 1594, 1757, adopted.

GENERAL CONTINGENT FUND—

(See Appropriations, sub-ref. Funds)

GENERAL FUND—

(See Appropriations)

GEOLOGY—

General

- Geological survey, property leasing of. S. F. 30, Doderer.
- Establish a department of natural resource management. S. F. 666, Clarke, et al.
- Archeologist, geological survey, mines and minerals, natural resources council, soil conservation, appropriation. H. F. 815, appropriations.

GOVERNMENTAL AFFAIRS—

(See State Government, all sub-refa.)

- Joint convention January 12, 1969, at 1:30 p.m., Governor's message, canvass of votes, January 14, 1969, at 1:30 p.m. H. C. R. 1; H. J. 9, adopted; S. J. 5, 8, adopted.

GRAIN—

(See Agriculture, sub-ref. Grain)

GREAT LAKES—

(See Lakes)

GUARDIAN—

General

- Responsibility of parents and guardians for acts of minor children. S. F. 234, Potter, et al.

GUNS—

(See Firearms and Weapons)

HABEAS CORPUS—

General

- Writs of habeas corpus made to original court or judge ordering imprisonment, etc. S. F. 303, Nicholson and Reichardt.
- Post-conviction procedure. S. F. 444, Mowry.

HANDICAPPED—**General**

- Contributions, peace officers' retirement system. S. F. 11, Frommelt, et al.; H. F. 11, Klein, et al.
- Handicapped persons, mandatory renovation of public buildings for use by. H. F. 525, Tapscott and Tieden.
- Special education, children requiring. H. F. 545, Pelton and Camp.
- State departments, appropriation, very similar to S. F. 597. H. F. 793, appropriations.
- State departments, appropriation, very similar to H. F. 793. S. F. 597, appropriations.
- Committee to conduct a study, during 1969-71 legislative biennium, as to the feasibility of establishing a home or homes for the handicapped. H. C. R. 31; H. J. 1189.
- Requiring commissioners of health and social services to study the care and treatment afforded the chronically ill, mentally ill, mentally retarded and handicapped in facilities licensed by their respective departments, report findings and recommendations to General Assembly in January, 1970. H. C. R. 32; H. J. 1223, 1365, adopted; S. J. 1267, 1451, adopted.

HEALTH—**General**

- Plumbing and plumbers, installation and licensing of. H. F. 181, Baker.
- Boards of health, cities 25,000 population. S. F. 199, judiciary.
- Health and safety appliances in places of employment. H. F. 220, Bennett.
- Misdemeanor to destroy food products, repeal chapter. S. F. 243, Potgeter and Gaudineer.
- Radiation control program, appropriation. S. F. 269, social services.
- Labor camps, regulations and sanitary requirements. H. F. 317, Tapscott, et al.
- Kidney disease program. S. F. 386, Doderer and Kosek; H. F. 656, Johnston of Johnson, et al.
- Termination of pregnancy. S. F. 502, Doderer; H. F. 626, Radl.
- Communicable diseases, reporting of, etc. S. F. 504, social services; H. F. 660, social services.
- Minimum living standards for migrant laborers. S. F. 626, human and industrial relations; H. F. 790, social services.
- County public health fund, levy tax to create. H. F. 798, social services.

Mental Health

- Mental retardation unit, special, establish. S. F. 5, Lucken, et al.; H. F. 5, Miller of Des Moines, et al.
- Mentally retarded person, definition. S. F. 6, Lucken, et al.; H. F. 6, Miller of Des Moines, et al.
- Mental health programs, county, establish. S. F. 7, O'Malley, et al.; H. F. 7, Miller of Des Moines, et al.
- Mental health funds, combine county and state. S. F. 8, McGill, et al.; H. F. 8, Miller of Des Moines, et al.
- County homes, operation of. S. F. 9, Stephens, et al.; H. F. 9, Miller of Des Moines, et al.
- Psychopaths, criminal sexual, support and maintenance. H. F. 126, Hill.
- Patients admitted to the mental retardation hospital-schools, clarify liability for support furnished by counties. H. F. 215, Van Roekel.
- Interstate compact on mental health, full text. H. F. 282, Lipsky and Huff.
- Mental health authority, further amend Code. S. F. 249, Kosek.
- Uniform juvenile court act. H. F. 794, Kluever.
- Requiring commissioners of health and social services to study the care and treatment afforded the chronically ill, mentally ill, mentally retarded and handicapped in facilities licensed by their respective departments, report findings and recommendations to General Assembly in January, 1970. H. C. R. 32; H. J. 1223, 1365, adopted; S. J. 1267, 1451, adopted.

Health, Department of

- Sewage, etc., prohibit discharge of along highways, etc. H. F. 56, Holden.
- Vital statistics, births, deaths, marriages, etc. H. F. 199, Campbell, et al.
- Venereal disease, control and diagnosis of. S. F. 226, social services.
- Vital statistics, births, deaths, marriages, etc. S. F. 256, Briles.
- Requiring fluoride adjustment of municipal water supplies. S. F. 264, Benda, et al.; H. F. 369, Millen, et al.
- Radiation control program, appropriation. S. F. 269, social services.
- Labor camps, regulations and sanitary requirements. H. F. 317, Tapscott, et al.
- Venereal disease, control and diagnosis of. H. F. 388, social services.
- Licensing, inspection and operation of ambulances, regulate. H. F. 401, Mesvinsky.
- Barbering fees, licenses, inspection, etc. H. F. 490, Rex, et al.; S. F. 405, social services.
- Communicable diseases, reporting of, etc. S. F. 504, social services; H. F. 660, social services.

Hearing-aid dealers, license and regulate. H. F. 623, Newton; S. F. 550, Nicholson, et al.
 Department of health, appropriation. H. F. 796, appropriations.
 Department of health, various boards, etc., appropriation. S. F. 654, appropriations.

HEARING-AIDS—

General

Hearing-aid dealers, license and regulate. H. F. 623, Newton; S. F. 550, Nicholson, et al.

HEATING—

General

Regulation and licensing of heating, air-conditioning, etc., contractors, cities and towns. H. F. 326, Tapscott and Andersen.

HERBERT HOOVER BIRTHPLACE FOUNDATION—

General

Herbert Hoover Birthplace Foundation, appropriation. S. F. 532, appropriations.

HIGHER EDUCATION FACILITIES COMMISSION—

(See also Schools)

General

Students attending area vocational schools and colleges included in state scholarship and loan program. H. F. 71, Voorhees, et al.; S. F. 112, Schaben, et al.
 Students taking part in violent demonstrations ineligible for state educational aid programs. H. F. 457, Grassley.
 Scholarship and medical student tuition loan programs, appropriation. S. F. 636, appropriations.
 Higher education facilities commission, tuition grant program, appropriation. S. F. 688, appropriations.
 Higher education facilities commission, tuition grant program, appropriation. H. F. 827, appropriations.
 Budget and financial control committee or committee on higher education, superintendent of printing and comptroller conduct a study of state printing, printing costs of all departments, report findings to Sixty-third General Assembly in 1970. S. C. R. 42; S. J. 1643, 1701, adopted; H. J. 1737, 1931, adopted.

HIGHWAY COMMISSION—

(See also Roads and Highways)

General

Roadside parks. S. F. 33, Balloun.
 Excess size and weight, movement of vehicles, highway commission, rules and regulations. S. F. 72, Kosek.
 Legal counsel for departments of revenue, social services, and highway commission. S. F. 174, O'Malley, et al.
 Removal of billboards, etc., on highways. S. F. 190, judiciary.
 Motor vehicles, inspected and weighed on private property open to public use. S. F. 263, Hill and Lamborn.
 State park roads, maintenance. S. F. 337, conservation and recreation.
 Primary road detours. S. F. 342, Clarke.
 Hazardous primary road conditions given priority by highway commission in improving system. S. F. 425, transportation.
 Diagonal highways, Interstate 35, joint legislative committee to investigate actions of highway commission in establishment of. S. J. R. 25, Potgeter, et al.; H. J. R. 13, Edgington, et al.
 Highways, construction and reconstruction of, fund, bonds. S. F. 473, Rigler.
 Traffic control devices at all highway intersections prior to July 1, 1971. S. F. 518, Potgeter, et al.
 Detour and haul roads, designate, primary road projects. H. F. 647, Welden.
 Enforcing laws and regulations, motor vehicles, department of public safety. S. F. 548, Clarke, et al.
 Highway commission employ legal counsel. H. F. 712, McIntyre and Duntun.
 Legal counsel, departments of revenue, social services, and highway commission employ. H. F. 723, Renda.
 Detour and haul roads, designate, primary or interstate road projects. H. F. 787, transportation.
 Street research fund, establish. S. F. 637, transportation.
 Highway commission pay all special assessments on land under its jurisdiction, assessed in same manner as private property. H. F. 805, transportation.
 Highways, emergency repair, restoration, or reconstruction of. H. F. 807, transportation.

Payments and assistance to persons required to relocate residences, etc., highway purposes. S. F. 684, transportation.
 Payment of workmen's compensation claims, industrial commissioner, highway commission, appropriation. S. F. 685, appropriations.
 Highway commission, appropriation. S. F. 687, appropriations.
 Highway commission, appropriation. H. F. 822, appropriations.
 Capital expenditures by highway commission from primary road fund. S. F. 695, appropriations.

HIGHWAY SAFETY PATROL—

General

Examiners of applicants for drivers' licenses, appointment of. H. F. 144, Lipsky, et al.
 Issue operators' and chauffeurs' licenses, relieve highway patrol members. H. F. 266, Kreamer, et al.
 Retired policemen, firemen, and highway patrolmen, income tax purposes, same level as retired supreme court judges, Vietnam veterans and private citizens. H. F. 284, Renda.
 Suspension of motor vehicle registration certificates and plates, eliminate if financially responsible, etc. H. F. 313, Mayberry.
 Highway patrol buildings, appropriations, general fund. S. F. 296, Nicholson.
 Highway patrol buildings, appropriation. H. F. 416, Menefee.
 Certain motor vehicle laws and regulations and control and administration of the highway patrol to Secretary of State. S. F. 379, Lamborn.
 Highway safety patrol, add 24 men paid with federal funds, safety research and development programs. H. F. 551, Johnson of Audubon-Guthrie, et al.
 Construction of a highway patrol district headquarters building at Oelwein, appropriation. H. F. 816, appropriations.

HIGHWAYS—

(See Roads and Highways)

HISTORICAL BOARDS—

General

Historical boards, county, create. S. F. 54, Lamborn.
 Library trustees and employees, compensation, repeal section. S. F. 191, judiciary.

HISTORICAL SOCIETY—

General

Historical societies, local, county or municipal levies for support of. H. F. 61, Knight.
 Historical societies, create through county conservation boards or boards of supervisors. H. F. 663, Winkleman, et al.
 Repair, remodeling, maintenance, etc., of old capitol building in Iowa City under "protectorate" of board of curators. H. F. 717, Klein, et al.
 State departments, appropriation, very similar to S. F. 597. H. F. 793, appropriations.
 State departments, appropriation, very similar to H. F. 793. S. F. 597, appropriations.

HISTORY AND ARCHIVES—

General

State departments, appropriation, very similar to H. F. 793. S. F. 597, appropriations.
 State departments, appropriation, very similar to S. F. 597. H. F. 793, appropriations.

HOLIDAYS—

General

Legal holidays, uniform annual observance. S. F. 81, O'Malley, et al.
 Herbert Hoover Day, state holiday. H. F. 95, Hamilton, et al.; S. F. 103, Stanley, et al.
 Legal holidays, uniform annual observance. H. F. 258, Alt, et al.

HOMES—

General

Remodel Pottawattamie County Home, addition to, legalize and validate special election. S. F. 347, Frey; H. F. 604, Schroeder.

Foster

Services for children under department of social services. S. F. 208, social services.
 Child care facilities, licensed, inspected, social services. S. F. 552, O'Malley and Lodwick.

Nursing

Nursing home administrators, license, appropriation. H. F. 223, Stokes, et al.
 Absentee voters. H. F. 321, Dougherty.
 Nursing home administrators, licensing and registration. S. F. 456, social services.

HOMESTEAD CREDIT—**General**

Homestead tax credit, limit. H. F. 333, Bailey.
 Homestead tax credit, no more than one homestead. H. F. 384, Bailey.
 Homestead tax credit, double over 65. H. F. 399, Gannon.
 Homestead tax credit, redefine. H. F. 485, Bailey.

HOSPITALS—**General**

Revenue bonds, increase maximum interest rate, certain counties for hospital purposes. S. F. 88, Gilley; H. F. 78, Langland, et al.
 Abortion. S. F. 202, social services.
 Abortion. H. F. 261, Klein, et al.
 Nonprofit hospital and medical service corporations, pay premium tax. S. F. 265, Griffin; H. F. 481, Freeman of Buena Vista and Welden.
 Absentee voters. H. F. 321, Dougherty.
 Control and investment of county and memorial hospital funds. S. F. 319, Kyhl; H. F. 462, Peterson, et al.
 Hospital service discounts; equal treatment to persons and insurance companies. H. F. 411, Freeman of Buena Vista.
 University hospital earnings used for capital improvements and for payment of principal and interest on bonds. H. F. 501, higher education; S. F. 520, higher education.
 Osteopathic physicians and surgeons, hospital staff privileges. H. F. 537, Fischer of Grundy.
 County public hospitals, construction of and additions to, bonds. S. F. 493, Kyhl; H. F. 729, McCartney, et al.
 County public hospitals, construction completed before a levy for improvements, replacement, etc. H. F. 624, Graham.
 Legalize hospital maintenance levy, Humboldt County. H. F. 737, judiciary.
 Treasurers of certain county hospitals. H. F. 745, Kltner.
 Board of regents authorized to build addition to the general hospital of the University of Iowa, Sixty-third General Assembly supplement previous authorization for an additional increase in size, etc. S. C. R. 26; S. J. 1016, 1092, adopted, 1094, adopted; H. J. 1207, 1368-1370 adopted.
Mental
 Patients admitted to the mental retardation hospital-schools, clarify liability for support furnished by counties. H. F. 215, Van Roekel.

HOSPITALIZATION—**General**

Nonprofit hospital and medical service corporations, pay premium tax. S. F. 265, Griffin; H. F. 481, Freeman of Buena Vista and Welden.
 Hospital service discounts; equal treatment to persons and insurance companies. H. F. 411, Freeman of Buena Vista.

HOTELS—**General**

Hotels, motels, etc., unlawful not to honor reservations. S. F. 52, Benda.
 Hotels, motels, etc., bedding sanitation. H. F. 487, Strothman.

HOUSING—**General**

Discrimination in housing, temporary injunctions. H. F. 76, Franklin, et al.
 Savings and loan associations, loans, rules and regulations. S. F. 140, Benda, et al.; H. F. 168, Kluever, et al.
 Low rent housing projects, need not be approved by voters. H. F. 196, Tapscott, et al.
 Discrimination in housing, use of temporary injunctions for. H. F. 202, Hill, et al.
 Sex discrimination in employment, housing, and public accommodations. H. F. 251, Franklin, et al.
 Low-rent housing agencies, terms, improve effectiveness and discontinuation of. S. F. 232, Gaudineer, et al.; H. F. 629, Jesse, et al.
 Prohibit landlords from requiring deposits from tenants in apartments and rental homes. S. F. 302, Lamborn, et al.
 Urban renewal law and low-rent housing law, conflict of interest. S. F. 454, Doderer.
 Community housing development board, establish, temporary reimbursement of property tax to housing developers. S. F. 510, Walsh and Potgeter.
 Loans, federal insured. S. F. 522, Benda, et al.; H. F. 697, Millen, et al.

Rights of a tenant, maintenance and repair of rental property. H. F. 535, Jesse, et al.
 Improvement and repair of property, provide tax incentive for. S. F. 538, Stanley, et al.
 Study costs, location, construction and laws, public housing for elderly, ill, low income, appropriation. H. J. R. 17, Bailey and Cunningham.
 Urban-renewal law and the low-rent housing law, legalize and validate certain actions, etc. H. F. 733, cities and towns.
 Low-rent housing projects. H. F. 739, Koch, et al.
 Fair housing, repeals bond provision. H. F. 67, Milligan, et al.; S. F. 89, Doderer, et al.

HUMAN RIGHTS—

General

Civil service commission, membership. H. F. 198, Franklin, et al.

HUNTING—

General

Deer-hunting season, illegal killing, possession of firearms and ammunition. H. F. 235, Tieden.
 Snowmobile, prevent use for hunting. H. F. 250, Stromer.
 Courtesy hunting and fishing licenses. H. F. 287, conservation and recreation.
 Seasons for hunting fur-bearing animals. S. F. 359, McGill; H. F. 441, Tieden.
 Deer hunting licenses, no restrictions as to number of. H. F. 679, Kluever.
 Hunting safety education. H. F. 682, Miller of Des Moines.
 Possession of firearms and ammunition during deer hunting season. H. F. 775, conservation and recreation.
 Deer hunting licenses, procedure for issuing. H. F. 791, conservation and recreation.
 Hunting on state preserves. H. F. 808, conservation and recreation.
Conservation Commission (See Conservation)
Licenses (See Licenses, sub-ref. Hunting)

IMPLIED CONSENT—

General

Implied consent statute, invoke, graduates of Iowa law enforcement academy. H. F. 466, Kennedy of Dubuque.
 Intoxication, evidence for determining. S. F. 423, Balloun, et al.

INAUGURATION—

General

Expenses of inaugural ceremonies, appropriation. S. F. 531, appropriations.
 Joint committee to arrange for inauguration. S. C. R. 1; S. J. 9, adopted; H. J. 17, 24, adopted.

INCOME TAX—

(See Taxes, sub-ref. Income)

INDIAN BLUFFS WILDERNESS AREA—

General

Indian Bluffs wilderness area, acquisition and development of, appropriation, conservation commission. S. F. 381, Lamborn; H. F. 561, Miller of Jones.

INDUSTRIAL COMMISSION—

General

Workmen's compensation cases, industrial commissioner, taking depositions. S. F. 82, O'Malley.
 Industrial commissioner, duties of. S. F. 83, O'Malley.
 Employees sustaining injuries, industrial commissioner supervise the professional care and rehabilitation of. S. F. 107, O'Malley.
 Workmen's compensation, settlement, disputed liability. S. F. 116, O'Malley.
 Workmen's compensation claims, commutation of, industrial commissioner instead of court. S. F. 182, O'Malley.
 Workmen's compensation act compulsory. S. F. 305, Arbuckle, et al.; H. F. 330, Millen, et al.
 Qualifications of the industrial commissioner and his deputies, lawyers. S. F. 370, Neu and Stanley; H. F. 474, Huff.
 State departments, appropriation, very similar to S. F. 597. H. F. 793, appropriations.
 State departments, appropriation, very similar to H. F. 793. S. F. 597, appropriations.
 Payment of workmen's compensation claims, industrial commissioner, highway commission, appropriation. S. F. 685, appropriations.

INDUSTRIAL LOAN LAW—**General**

Permanent revolving fund for state auditor, Iowa industrial loan law. S. F. 601, appropriations.

INDUSTRY—**General**

Industry, commerce, prohibiting restraints of trade. H. F. 24, Radl.
 Sales and use tax exemption for certain industrial materials and equipment. S. F. 371, Walsh; H. F. 461, Miller of Page, et al.
 Cities and towns issue bonds for developing commercial projects. H. F. 517, Holden, et al.
 Industrial loans. S. F. 523, Benda, et al.; H. F. 699, Koch, et al.
 Improvement and repair of property, provide tax incentive for. S. F. 538, Stanley, et al.
 Job training programs, create board, provide tax deduction. S. F. 574, Leonard.

INGREDIENTS—**General**

Cigars, list of ingredients. H. F. 26, Radl.

INHERITANCE TAX—

(See Taxes, sub-ref. Inheritance)

INJUNCTION—**General**

Civil rights injunctions. H. F. 134, Pierson, et al.
 Discrimination in housing, use of temporary injunctions for. H. F. 202, Hill, et al.
 Certain "one-sided" injunctions. S. F. 206, Gaudineer, et al.
 Labor union membership, permit union shop, disputes. H. F. 218, Bennett, et al.

INSPECTIONS—

(See also Motor Vehicles, sub-ref. Inspections)

General

Meat and poultry inspection. H. F. 356, Mezvinsky and Baker.
 Inspection of meat and poultry. H. F. 417, agriculture.
 Qualifications of inspectors, industry oriented and employed personnel perform inspection services under Secretary of Agriculture. H. F. 450, Freeman of Clay-Dickinson.
 Transient or movable lunch stands, license and inspect. H. F. 452, Freeman of Clay-Dickinson.
 Barbering fees, licenses, inspection, etc. H. F. 490, Rex, et al.; S. F. 405, social services.
 Fees collected from distributors of commercial feeds and fertilizers, etc., used to build department of agriculture building. H. F. 530, Strothman, et al.
 Testing or inspecting by department of agriculture of devices used in testing, etc., moisture content of agricultural products offered for sale. S. F. 466, agriculture; H. F. 548, agriculture.
 Inspection of records of livestock dealers. H. F. 577, Schroeder and Strothman.
 Production of dairy products, quality test, violations. H. F. 627, Dougherty, et al.
 Elevators, dumbwaiters, escalators, etc., inspection of. H. F. 634, Jesse, et al.
 Testing of milk, add two categories to adulteration categories. H. F. 666, Miller of Page, et al.
 One state mine inspector. S. F. 556, Balloun; H. F. 748, Klein.
 Definitions and standards for frozen desserts, establish. H. F. 753, Knight, et al.; S. F. 628, agriculture.
 Agricultural product warehouse fees, increase. H. F. 761, commerce.
 Appoint committee to conduct study of establishing state-wide motor vehicle inspection procedures. H. C. R. 27; H. J. 762, 829, adopted; S. J. 779, 924, 991, 1253, 1431, 1804-1805, adopted; H. J. 1871, adopted.

INSTITUTIONS—

(See Schools, sub-ref. Institutions)

INSURANCE—**General**

Sale of personal property, insurance, installment contracts. S. F. 40, Benda.
 Life insurance companies, investment of funds, urban real estate, personal property. S. F. 134, Benda, et al.; H. F. 153, McCartney, et al.
 Corporations organized pursuant to the Iowa economic development act. S. F. 135, Potgeter, et al.; H. F. 157, McCartney.

Errors and omissions insurance for county officers and employees, repeal law. H. F. 119, Schroeder.

Insurance by vendor of personal property sold on installment contracts. H. F. 167, Fisher of Greene, et al.

Insurance proceeds payable to medical practitioners, equate. H. F. 205, Miller of Des Moines, et al.

Licensing of insurance agents, fraternal beneficiary associations. S. F. 113, Palmer; H. F. 231, Andersen.

Automobile liability insurance, cancellation and nonrenewal. S. F. 203, Briles and Thordsen; H. F. 257, Caffrey, et al.

Insurance commissioner, expenses incurred. S. F. 210, commerce.

Fire and casualty insurance companies, loan 75 percent of value. H. F. 231, McIntyre.

Proof of financial responsibility at time of registration, motor vehicles. H. F. 224, Mendenhall.

Compensation of insurance examiners. H. F. 298, Andersen, et al.; S. F. 285, Griffin.

Proof of motor vehicle financial responsibility. H. F. 302, Van Roekel, et al.

Clarifying definition of security. S. F. 257, commerce.

Nonprofit hospital and medical service corporations, pay premium tax. S. F. 265, Griffin; H. F. 481, Freeman of Buena Vista and Welden.

Compensation of insurance examiners. H. F. 391, commerce.

Hospital service discounts; equal treatment to persons and insurance companies. H. F. 411, Freeman of Buena Vista.

Credit life insurance that can be sold to a debtor, no limit. S. F. 421, Dodds.

Insurance, unauthorized insurers and persons, regulated. S. F. 437, Thordsen, et al.

Immediate cessation of business of liquor control license holders in certain circumstances. H. F. 526, Fisher of Greene, et al.

Ambulance services, standards for. H. F. 574, Pelton.

Municipal utility retirement systems. H. F. 581, Van Drie, et al; S. F. 505, Walsh.

Liability of insurers. H. F. 603, Bailey.

Loans, federal insured. S. F. 522, Benda, et al; H. F. 697, Millen, et al.

Leasing and renting of motor vehicles, regulate. S. F. 530, Lange, et al; H. F. 708, Welchman, et al.

Insurance or annuity contracts on a variable basis, regulate. H. F. 631, Bailey, et al.

Insurance rates of fire and casualty insurance companies may be approved by insurance commissioner. H. F. 633, commerce.

Insurance rates of fire and casualty insurance companies may be approved by commissioner. H. F. 661, Ellsworth.

Aid in funding of the federal riot insurance program. S. F. 557, commerce.

Aid in funding of the federal riot insurance program. H. F. 680, commerce.

Credit life, accident, and health insurance, regulate. H. F. 671, Gannon.

Suspension of driving privileges of uninsured motorists. H. F. 672, Hill.

State departments' appropriation, very similar to S. F. 597. H. F. 793, appropriations.

State departments' appropriation, very similar to H. F. 793. S. F. 597, appropriations.

Certain casualty insurance companies, encourage competition in rate making. S. F. 694, commerce.

INTEREST—

General

Revenue bonds, increase maximum interest rate, certain counties for hospital purposes. S. F. 88, Gilley; H. F. 78, Langland, et al.

Interest rates, increase. S. F. 166, Coleman.

Income taxes, disallow a deduction of (i.e.) interest. H. F. 188, Benda.

Conveyance of an interest in land, and defining marketable record title. S. F. 271, DeKoster and Denman.

Rate of interest from 7 percent to 9 percent. S. F. 279, commerce.

Interest rates on certain special assessments, bonds, etc. S. F. 382, Lamborn.

University hospital earnings used for capital improvements and for payment of principal and interest on bonds. H. F. 501, higher education; S. F. 520, higher education.

Rate of interest, parties may agree in writing. H. F. 511, commerce.

Finance charges on credit accounts, place ceiling on. S. F. 447, Benda.

General obligation bonds issued by school corporations, increase maximum rate of interest. H. F. 640, schools.

Public bonds, maximum interest rate. S. F. 548, commerce.

INTERIM COMMITTEE—

General

Interim studies by standing committees, legislative research committee. H. J. R. 18, rules.

INTERNAL REVENUE—

(See Federal Internal Revenue)

INTERSTATE COOPERATION—**General**

Commission on interstate cooperation, appropriation to members. H. F. 323, appropriations; S. F. 310, appropriations.
 Educational personnel, interstate agreement on qualification of. H. F. 547, Tleden and Caffrey.
 Uniform child custody jurisdiction. H. F. 769, Kluever.
 Appropriation to legislative research, interstate cooperation, and national conference of state legislative leaders. S. F. 608, appropriations.
 Uniform reciprocal enforcement of support act. H. F. 792, Kluever.

INTOXICATION—**General**

Intoxicated drivers, chemical testing. H. F. 92, Klein.
 Proof of intoxication and penalties therefor, operator of motor vehicle under influence of alcoholic beverages. H. F. 207, Holden, et al.
 Intoxication evidence for determining. S. F. 423, Balloun, et al.
 Prohibits inhalation or other ingestion of certain chemicals, etc., such as airplane glue, etc., penalties. H. F. 520, Renda.
 Vehicular homicide. H. F. 711, Pelton.

INVENTORIES—**General**

Merchants and manufacturers, personal property tax relief. H. F. 573, Bailey.

INVESTMENT—**General**

Retirement system funds, investment of, employment security commission. S. F. 10, Frommelt, et al.; H. F. 10, Klein, et al.
 IPERS, investments of retired members. S. F. 15, Frommelt, et al.; H. F. 15, Klein, et al.
 Terms of district court, securities and investment trust funds, retain word "judge". S. F. 187, judiciary.
 Credit unions, investments. S. F. 529, Frommelt and Benda; H. F. 677, Van Drie, et al.

IOWA DEVELOPMENT COMMISSION—

(See Development Commission)

IOWA GREAT LAKES—

(See Lakes)

IOWA SOLDIERS HOME—

(See Soldiers Home)

IOWA STATE FAIR AND WORLD FOOD EXPOSITION STUDY COMMITTEE—

(See State Fair and World Food Exposition Study Committee)

IOWA WATER POLLUTION COMMISSION—

(See Pollution)

IPERS—**General**

IPERS, additional retirement allowance option. S. F. 13, Frommelt, et al.; H. F. 13, Klein, et al.
 IPERS, optional payment to beneficiary. S. F. 14, Frommelt, et al.; H. F. 14, Klein, et al.
 IPERS, investments of retired members. S. F. 15, Frommelt, et al.; H. F. 15, Klein, et al.
 Employees of drainage districts exempt from IPERS. S. F. 76, Schaben; H. F. 85, Waugh, et al.
 IPERS, contribution ceiling. H. F. 75, Mendenhall.
 Wages subject to IPERS. S. F. 154, Doderer.
 Wages subject to IPERS, raise. H. F. 197, Klein, et al.
 Advisory investment board of IPERS, appropriation to members. H. F. 324, appropriations; S. F. 309, appropriations.
 Active and retired members of IPERS buy back prior service credit. S. F. 430, Walsh.
 IPERS, spouse receive life-time annuity if. S. F. 470, Conklin.
 Increases employer contribution made to IPERS. S. F. 506, Walsh.
 Appropriate from IPERS to employment security costs of administration of IPERS. S. F. 603, appropriations.

JAILS—**General**

Regional jail system, social services, appropriation. S. F. 321, O'Malley, et al.
 Careless, reckless driving, and reckless homicide, motor vehicle, penalties. H. F. 667, Crosier, et al.
 Vehicular homicide. H. F. 711, Pelton.
 Leased and rented vehicle offenses, penalties. H. F. 763, judiciary.

JOB TRAINING —**General**

Job training programs, create board, provide tax deduction. S. F. 574, Leonard.

JUDGES—**General**

Judgeships for fourth judicial district. H. F. 28, Doyle; S. F. 63, Sullivan.
 Jurors excused from one panel, on succeeding panel. H. F. 29, Doyle.
 Municipal court judges, salary, increase. H. F. 101, Bennett, et al.
 Judicial nominating commissions. H. F. 125, judiciary.
 Repeal section, supreme court judges maintain offices at seat of government after Jan. 1, 1970. S. F. 157, Neu and Lange.
 Rules of civil procedure, judges, court, not over 3 months in one county. S. F. 255, Rigler.
 Death penalty, lethal gas, Governor, Lieut. Governor and Attorney General, communication with warden. H. F. 314, Knight, et al.
 Court records, reproduction of, time limitation, etc. S. F. 276, Lodwick, et al.
 Municipal judges, disability. H. F. 357, Van Drie.
 Writs of habeas corpus made to original court or judge ordering imprisonment, etc. S. F. 303, Nicholson and Reichardt.
 Retirement and removal of judges. S. F. 311, judiciary; H. F. 428, judiciary.
 Increase annuity of judges retired since effective date of mandatory retirement. H. F. 403, Milligan, et al.
 Increase annuity of judges retired since effective date of mandatory retirement. S. F. 401, Gaudineer and O'Malley.
 Sheriffs, number of deputies and bailiffs allowed, population, judge of district court. H. F. 549, Dunton, et al.
 State departments' appropriation, very similar to S. F. 597. H. F. 793, appropriations.
 State departments' appropriation, very similar to H. F. 793. S. F. 597, appropriations.

JUDGMENTS—**General**

Temporary alimony and support payments, same as judgments. H. F. 431, Hill.
 Motor vehicle financial responsibility, judgments, etc. H. F. 565, Holden.

JUDICIARY—**General**

Employment security commission in merit system. H. F. 108, judiciary.
 Strikes obsolete reference from law on mandatory revocation of beer permits. H. F. 128, judiciary.
 Dogs in food establishments, corrects statute. H. F. 113, judiciary.
 Civil rights injunctions. H. F. 134, Pierson, et al.
 Iowa Soldiers Home, repeals obsolete section of Code. H. F. 162, judiciary.
 Claims and accounting in institutions, social services, revise Code. H. F. 164, judiciary.
 Corrects erroneous reference in a statute, "use of pesticides in relation to public waters." H. F. 165, judiciary.
 Correct overlapping penalties in the law on real estate brokers as amended. H. F. 166, judiciary.
 Revenue laws, revise and amend Code. S. F. 176, judiciary.
 Co-ordinate various statutes with the act creating department of revenue. S. F. 177, judiciary.
 Educational institutions, sales and use tax exemptions. S. F. 184, judiciary.
 Correct a wrong reference in the school law. S. F. 185, judiciary.
 Distributors' licenses of motor fuel, repealed section, discontinues existing distributor license. S. F. 186, judiciary.
 Terms of district court, securities and investment trust funds, retain word "Judge." S. F. 187, judiciary.
 Three-point tax law, "property relief tax," repeal section. S. F. 188, judiciary.
 Annual sessions of the General Assembly. S. F. 189, judiciary.
 Removal of billboards, etc. on highways. S. F. 190, judiciary.
 Library trustees and employees, compensation, repeal section. S. F. 191, judiciary.
 Instruction of children in county juvenile home. S. F. 192, judiciary.

jitney buses in cities and towns, repeal chapter. S. F. 193, judiciary.
 Registration plates, special automobile. S. F. 194, judiciary.
 Tax exemptions and credits, property. S. F. 195, judiciary.
 Civil liability of townships. S. F. 196, judiciary.
 Property tax limitation for area vocational schools, review by General Assembly. S. F. 197, judiciary.
 Deputy city clerks, correcting Code. S. F. 198, judiciary.
 Boards of health, cities 25,000 population. S. F. 199, judiciary.
 Fees for petit jurors, increase. H. F. 219, judiciary.
 Revolutionary war memorial commission, repeal chapter. H. F. 247, judiciary.
 Rules of civil procedure, permit supreme court to report annually. S. F. 287, judiciary.
 Capitol building, rooms, assignment of, strikes portions of section. H. F. 248, judiciary.
 Rules of administrative departments. H. F. 249, judiciary.
 Death penalty, lethal gas, Governor, Lieut. Governor and Attorney General, communication with warden. H. F. 314, Knight, et al.
 Leased and rented vehicles offenses. S. F. 274, judiciary.
 Municipal judges, disability. H. F. 357, Van Drie.
 Retirement and removal of judges. S. F. 311, judiciary; H. F. 428, judiciary.
 Eminent domain, notices, etc. S. F. 330, judiciary.
 Issuance of sheriff's deeds to purchasers under special execution sale, S. F. 333, judiciary.
 Clarifying, coordinating various statutes with the department of social services act. H. F. 435, judiciary.
 Post-conviction procedure. S. F. 444, Mowry.
 Judicial hearing, revocation of parole by parole board. H. F. 580, Tapscott.
 Counties finance legal aid programs. H. F. 664, judiciary.
 Unified trial court, district court judges, etc. S. F. 665, judiciary; H. F. 710, Gannon.
 Jurisdiction of suits, etc. H. F. 706, Kluever.
 Prohibit referral selling, immunity to certain defendants, eliminate certain notice provisions, consumer frauds. H. F. 719, Klein, et al.
 Acknowledgments and notaries public. H. F. 725, Kluever.
 Jurors, lengthy periods, new jury. S. F. 563, judiciary.
 Unified trial court, district court judges etc. S. F. 565 judiciary.
 Awarding of costs and attorney fees child support etc. H. F. 670 Hill.
 Legalize hospital maintenance levy Humboldt county. H. F. 737 judiciary.
 Docketing of pleadings by clerks of court. S. F. 590 judiciary.
 Create tax court. S. F. 592 Houglen.
 Real property titles. S. F. 596 judiciary.
 Uniform child custody jurisdiction. H. F. 769 Kluever.
 Accountancy, architectural examiners, engineering examiners, boards of, judicial department statistician, liquor control commission, appropriation. S. F. 635 appropriations.
 Uniform reciprocal enforcement of support act. H. F. 792 Kluever.
 Uniform juvenile court act. H. F. 794 Kluever.
 Subdivided lags rules and regulations. S. F. 646 judiciary.
 Quit claim deed from conservation commission to Atlantic Richfield Company real estate. S. F. 683, judiciary.
 Executive council acquire property by gift, purchase, condemnation or otherwise. S. J. R. 30, judiciary.

JUNKYARDS—

General

License, regulate, and control motor vehicle salvage dealers. S. F. 402, Gaudineer.

JURIES—

General

Jurors excused from one panel, on succeeding panel. H. F. 29, Doyle.
 Jurors, separated before final submission of criminal cases. S. F. 85, O'Malley.
 Clerk of grand jury, compensation. H. F. 173, Shaw, et al.; S. F. 245, Thordsen and Nicholson.
 Jurors and witnesses, fees and mileage allowances. H. F. 209, Pelton.
 Fees for petit jurors, increase. H. F. 219, judiciary.
 Separation of jurors in criminal cases. H. F. 279 Renda.
 Selection of jurors and talesmen. H. F. 564, Miller of Des Moines.
 Jurors, lengthy periods, new jury. S. F. 563, judiciary.

JUSTICES OF THE PEACE—

(See Officers)

JUVENILE HOMES—

General

Instruction of children in county juvenile home. S. F. 192, judiciary.

JUVENILES— (See Minors)

LABOR—

General

- Employee-employer relations, improve. S. F. 61, Walsh, et al; H. F. 227, Camp, et al.
- Child labor. S. F. 78, Potgeter, et al.
- Migratory child laborers, employers determine child's age. S. F. 110, Gaudineer, et al.; H. F. 146, Tapscott, et al.
- Wages due employees from all employers, enforce payment. S. F. 142, Gaudineer, et al.
- Work permits for children, wholesome occupations. S. F. 217, Doderer.
- Age discrimination in employment. S. F. 233, Frey.
- One member representing labor from printing trades appointed to state printing board. H. F. 272, Ellsworth and Caffrey.
- Child labor. H. F. 313, Grassley, et al.
- Labor camps, regulations and sanitary requirements. H. F. 317, Tapscott, et al.
- Child labor. S. F. 315, Gaudineer.
- Iowa labor relations board and unfair labor practices. S. F. 329, Denman, et al.
- Employment safety, ditching and trenching operations. S. F. 346, McGill.
- Child labor, remove some restrictions. H. F. 393, Dietz.
- Minimum wages for employees, administration of, enforcement of, "minimum wage act." H. F. 429, Hill, et al.
- Labor disputes, prohibit employment of outsiders. H. F. 453, Welden, et al.
- Public employees right to join organizations, collective bargaining, prohibit strikes. H. F. 464, Mezvinsky.
- Labor commissioner, duties of, employment safety, establish safety advisory board. H. F. 483, Skinner; S. F. 420, Dodds.
- Employees, cities and towns, collective bargaining, strikes illegal. S. F. 551, Neu.
- Minimum living standards for migrant laborers. S. F. 626, human and industrial relations; H. F. 790, social services.
- State departments' appropriations, very similar to S. F. 597. H. F. 793, appropriations.
- State departments' appropriation, very similar to H. F. 793. S. F. 597, appropriations.
- Collective bargaining, employees, cities and towns. S. F. 678, cities and towns.

Bureau

- Public works projects, establishment of wage rates. S. F. 92, Frommelt, et al.
- Certain safety rules, industry, exemption from. H. F. 214, Welden, et al.
- Health and safety appliances in places of employment. H. F. 220, Bennett.
- Elevators, dumbwaiters, escalators, etc., inspection of. H. F. 634, Jesse, et al.

Unions

- Employees, public, membership in labor unions, etc. S. F. 57, Hougén.
- Labor union membership, permit union shop, disputes. H. F. 218, Bennett, et al.
- Allow union shops, agreement between employers and labor organizations. S. F. 246, Denman, et al.
- Appoint a commission to study legislation providing that public employees can bargain collectively, etc., report findings and recommendations to General Assembly and Governor, January 15, 1970. H. C. R. 33, H. J. 1253, 1328, 1388, adopted, 1389, 1486, 1555, adopted; S. J. 1495, 1596, 1852, 1859, adopted, 1872.
- Appoint commission to study legislation providing that public employees can bargain collectively, etc., report findings and recommendations to the General Assembly and Governor, January 15, 1970. S. C. R. 34; S. J. 1424.

LAKES—

General

- Littering of public property, penalty. H. F. 270, Shaw, et al.
- Turkey River state park, development of, appropriation. S. F. 281, Rigler; H. F. 266, Hanson of Howard-Mitchell.
- Operation of power boats, violations by juveniles. H. F. 329, conservation and recreation.
- Littering of public property, penalty. S. F. 464, Conklin, et al.
- Boat passenger regulations, conservation commission. H. F. 557, Holden.
- Regulate boating on artificial lakes and impoundments. S. F. 588, conservation and recreation.
- Complete construction of sanitary sewer facilities, Iowa great lakes sanitary district. H. F. 311, Freeman of Clay-Dickinson, et al.

LAND—

(See also Property and Real Estate)

General

- Counties right to contract for options, purchase of land. S. F. 133, Erskine; H. F. 146, Peterson.
- Computation of agricultural land tax credit. H. F. 170, Voorhees.
- Agricultural land tax credit allowed if owner applies to soil conservation district. S. F. 167, Lodwick, et al.
- Levee and drainage districts, public improvements, division of districts, etc. S. F. 181, Schaben; H. F. 255, Darrington and Waugh.
- Conveyance of an interest in land and defining marketable record title. S. F. 271, DeKoster and Denman.
- Renewal fees for certificates of registration of professional engineers and land surveyors. H. F. 353, Kehe, et al.
- Indian Bluffs wilderness area, acquisition and development of, appropriation, conservation commission. S. F. 381, Lamborn; H. F. 561, Miller of Jones.
- Creation and acquisition of conservation easements by voluntary means. S. F. 410, Erskine, et al; H. F. 826, conservation and recreation.
- Community colleges, merged area may not purchase land after January 1, 1969, limitations, exclusions. S. F. 443, Briles; H. F. 614, Christensen, et al.
- Compensation to landowners, etc. for property purchased prior to condemnation proceedings, owners, etc. uninformed as to elements of damages which may be compensated. H. F. 519, Cochran, et al.
- Tax on beverages in cans, etc., conservation. S. F. 462, Erskine.
- Pipeline companies obtain permission from commerce commission to condemn property by eminent domain. H. F. 567, Johnston of Johnson, et al; S. F. 486, Doderer.
- Purchase of real estate by the state. H. F. 595, Doyle.
- Conveying land to D. C. Davison, Pike county. S. F. 511, Lisle.
- Highway construction, restoration of borrow areas. S. F. 534, transportation.
- Land patents by the state. H. F. 726, Van Nostrand.
- Eminent domain, purchaser furnish owner legal description of part taken and remainder. H. F. 687, Shaw.
- Transfer or sale of real estate between agencies of the state and political subdivisions thereof. H. F. 770, transportation.
- Regulate construction of pipelines. H. F. 772, agriculture.
- Regulate construction of pipelines. S. F. 627, agriculture.
- Acquire and correct title to Valley Bank building property. H. F. 786, appropriations.
- Subdivided lands, rules and regulations. S. F. 646, judiciary.
- Highway commission pay all special assessments on land under its jurisdiction, assessed in same manner as private property. H. F. 805, transportation.
- Payments and assistance to persons required to relocate residences, etc., highway purposes. S. F. 684, transportation.
- Executive council acquire property by gift, purchase, condemnation or otherwise. S. J. R. 30, judiciary.
- Conduct study of present procedures for condemnation of property, etc., report findings and recommendations to 1970 General Assembly. H. C. R. 21, H. J. 466, 556, 825, 826, adopted; S. J. 797, 880, 924, 969, 1253, 1463, 1498, 1853-1855, adopted; H. J. 1925, 1938, adopted.

LAND PATENTS—**General**

- Land patents by the state. H. F. 726, Van Nostrand.

LANDSCAPE—**General**

- Landscape architects, registration. H. F. 121, Van Drie; S. F. 155, DeHart.

LARCENY—**General**

- Larcenous offenses, redefine, modify punishment, etc. H. F. 30, Bailey.
- Criminal offenses, redefine, change punishment, etc. S. F. 84, O'Malley.

LAUNDRIES—**General**

- Exempt coin-operated laundries from collecting sales tax. S. F. 215, Palmer.
- Exempt coin-operated laundries and car washes from collecting sales tax. S. F. 388, Benda, et al; H. F. 641, Ellsworth, et al.

LAW ENFORCEMENT—**General**

- Public disturbances. H. F. 59, Bennett.
- Law-enforcement personnel, employment. H. F. 97, Fisher of Greene, et al.

General fund, extend time for reversion. S. F. 64, law enforcement.
 Enforcement of beer and liquor laws to public safety. H. F. 137, Fischer of Grundy.
 Indemnification of private citizens for aiding in law enforcement. H. F. 300, Milligan, et al.
 Information furnished by citizens to peace officers. H. F. 307, Knight.
 Riot control. S. F. 261, Arbuckle, et al.
 Agents, etc. of liquor control commission authority to enforce liquor laws. H. F. 318, law enforcement.
 Motorcycles, operation of. H. F. 319, law enforcement.
 Liquor control licenses, expiration of. H. F. 320, law enforcement.
 Point system for driver improvement. H. F. 330, Van Roekel, Et al.
 Bonding of employees of department of public safety and special agents, blanket bond. H. F. 363, law enforcement.
 Penalties for child abuse. S. F. 348, Dodds.
 Civic awards and indemnification of citizens for aiding in law enforcement. S. F. 358, Thordsen, et al.
 Seizure and search of criminal suspects by peace officers. H. F. 432, Pelton.
 Minimum speed regulation, issue summons. H. F. 451, Huff, et al.
 Department of public safety accept and expend funds available under national highway safety act, etc. H. F. 455, Fisher of Greene, et al.
 Forgery or counterfeiting of motor vehicle documents, felony. S. F. 439, law enforcement.
 Drivers' licenses grace period for members of military servicemen's dependents. S. F. 440, law enforcement; H. F. 590, Skinner.
 Federal tax liens on certificate of title, vehicles. S. F. 452, law enforcement.
 Motor vehicles, sale of, in-transit stickers, and out of state, fee. S. F. 494, law enforcement.
 Operators' and chauffeurs' licenses, nonresident. H. F. 644, law enforcement.
 Narcotics a public nuisance. H. F. 645, Voorhees.
 Penalties for receiving stolen goods. H. F. 648, Welden.
 Search warrants, issuance of, obtain property, evidence. S. F. 555, law enforcement.
 Snowmobiles, rules and regulations. S. F. 564, law enforcement.
 Beer license holders, same controls as liquor licensees. H. F. 674, Fischer of Grundy.
 Robbery of passengers in vehicles. H. F. 675, Fischer of Grundy.
 Detection of deception examiners, license and regulate. H. F. 732, Tapscott.
 Licenses of motor vehicle manufacturers, distributors, wholesalers, etc. increased. S. F. 594, law enforcement.
 Vehicle safety, inspections, etc. S. F. 615, law enforcement.
 Detection of deception examiners, license and regulate. H. F. 782, law enforcement.
 Prevent fires along railroad right-of-way. H. F. 776, law enforcement.
 Uniforms for all sheriff's offices. S. F. 623, county government.
 Uniform reciprocal enforcement of support act. H. F. 792, Kluever.
 Uniform juvenile court act. H. F. 794, Kluever.
 Photograph on operator's and chauffeur's licenses, increase. S. F. 639, law enforcement.
 Registration of motor vehicles by nonresidents. S. F. 643, law enforcement.
 Mandatory revocation of beer permits. S. F. 644, law enforcement.
 Department of public safety and various divisions thereof, appropriation. S. F. 650, appropriations.
 Marijuana, penalties for possession of. S. F. 653, law enforcement.
 Peace officers arrest person for nonindictable as well as indictable public offense without warrant. H. F. 553, Crosier.
 Sex offenses and criminal sexual psychopaths. S. F. 692, law enforcement.
 Crime commission, establish, appropriation. S. F. 693, law enforcement.
 Explosive or incendiary devices, prohibit use, sale, or possession of, "molotov cocktails." H. F. 159, Bennett.
 False drawing of checks, \$50.00 or more a felony. H. F. 507, Welden.
 Express full confidence in the ability of the university administrators and law enforcement officers to enforce effectively rules and law pertaining to disruptive conduct at our public universities. S. C. R. 33, S. J. 1358, 1682, 1693, adopted; H. J. 1732.

TRAINING ACADEMY—

Training academy, law enforcement officer's appropriation. H. F. 57, appropriations.
 Intoxicated drivers, chemical testing. H. F. 92, Klein.
 Correct title, Iowa law enforcement academy. H. F. 260, 62nd G. A. H. F. 160, law enforcement.
 Law-enforcement officers' training academy, remove from dept. of public safety. S. F. 344, Thordsen.
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 Implied consent statute, invoke, graduates of Iowa law enforcement academy. H. F. 466, Kennedy of Dubuque.
 Eliminate all references to police in the act of creating the law-enforcement officers' training academy. S. F. 642, law enforcement.
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Repairing roof of Black Hawk county home, legalize. H. F. 454, Hansen of Black Hawk.
Boone junior college facilities, pay rental, legalize. H. F. 535, Baker.
Merged area school systems, legalize and validate all proceedings prior to January 1, 1969. S. F. 573, higher education.
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 State departments' appropriation, very similar to S. F. 597. H. F. 793, appropriations.

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Barbering fees, licenses, inspection, etc. H. F. 490, Rex, et al; S. F. 405, social services.

Dog licenses issued by veterinarians, eliminate listing by assessors. S. F. 397, Houghen.

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Agricultural product warehouse fees, increase. H. F. 761, commerce.

Licenses of motor manufacturers, distributors, wholesalers, etc. increased. S. F. 594, law enforcement.

Detection of deception examiners, license and regulate. H. F. 732, law enforcement.

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Issue operators' and chauffeurs' licenses, relieve highway patrol members. H. F. 266, Kremer, et al.

Simplify process of application for a driver's license by a minor. H. F. 472, Shaw.

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Driver's license designates type of vehicle which licensee may operate, one driver's license. H. F. 578, Mayberry.

Operators' and chauffeurs' licenses, nonresident. H. F. 644, law enforcement.

Suspension of driving privileges of uninsured motorists. H. F. 672, Hill.

Revocation of drivers' licenses, corrects error. H. F. 738, Van Roskel.

Drivers' licenses to blind for identification only. S. F. 620, human and industrial relations.

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Fishing, 65 or older, no license. S. F. 132, Briles; H. F. 325, Pelton.

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Fishing licenses, senior citizens lower fee. S. F. 251, McGill and Shirley.

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Fish and game licenses combined, persons 65 or older purchase, valid for lifetime of holder. S. F. 428, Walsh; H. F. 643, Ellsworth.

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Deer hunting licenses. H. F. 55, Camp.

Hunting licenses, issued to all persons, limit number of days. H. F. 131, Mendenhall.

Courtesy hunting and fishing licenses. H. F. 287, conservation and recreation.

Deer hunting licenses, no restrictions as to number of. H. F. 679, Kluever.
 Hunting safety education. H. F. 682, Miller of Des Moines.
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 Liquor control licenses, expiration of. H. F. 320, law enforcement.
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 No refund of liquor control license fees while charges against licensee are pending. H. F. 560, Van Drie, et al.
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Marriage licenses, issuance of. S. F. 129, Briles and Leonard.
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Motor Vehicles

Annual registration of commercial and noncommercial vehicles. S. F. 94, Hogen.
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 Licenses, definition of, motor vehicles. H. F. 632, Blouin.
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 Registration plates, \$.25 cents reflective fee included in billing. H. F. 637, McCormick.
 Department of public safety motor vehicle dealers license fee fund, appropriate from moneys received by. S. F. 668, appropriations.

Real Estate

Qualifications for a real estate broker's license. S. F. 394, Sullivan, et al.

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LIENS—

General

Crops, lien against for furnishing agricultural material and labor. H. F. 54, Camp.
 Old-age assistance liens, state holding, sale of property. S. F. 128, DeKoster.
 County recorder charge and collect recording fees, tax liens. H. F. 448, Kreamer and Renda.
 Federal tax liens on certificate of title, vehicles. S. F. 452, law enforcement.

LIEUTENANT GOVERNOR—

General

Governor and Lieutenant Governor, election of. S. J. R. 8, Denman, et al.
 Elected executive officials, terms of office. H. J. R. 6, Shaw, et al.
 Governor and Lieutenant Governor, 4 years. S. J. R. 15, Shirley, et al.
 Election of Governor, Lieut. Governor, state officials, Senate elect presiding officer. S. J. R. 16, Lucken, et al.
 Death penalty, lethal gas, Governor, Lieutenant Governor and Attorney General, communication with warden. H. F. 314, Knight, et al.
 Elected executive and judicial officials, terms of office. S. J. R. 23, Mogged, et al.
 Implementation and organization for annual sessions. H. F. 390, rules.
 Lends-A-Hand Agency, aiding citizens from underdeveloped countries, etc. contributions. S. F. 551, Walsh and Potgeter.
 State departments' appropriation, very similar to S. F. 597. H. F. 793, appropriations.
 State departments' appropriation, very similar to H. F. 793. S. F. 597, appropriations.
 Lieutenant Governor and each Senator authorized to appoint a competent clerk. S. R. 1, S. J. 9, adopted.

LIGHTS—

General

Motorcycles, headlamps. S. F. 21, Gaudineer.
Use of flashing lights on mail carrier motor vehicles. H. F. 292, Christensen.
School buses, lighting changes. H. F. 345, schools.
Equipment of locomotives and cabooses. H. F. 422, Hill.
Railroad engines, warning lights. H. F. 586, Stromer, et al.
Street lighting districts, establish in unincorporated areas. S. F. 568, Lavery and Gaudineer.
School buses, lighting, meet federal requirements. S. F. 671, schools.

LIQUOR—

(See Alcoholic Beverages)

LIQUOR CONTROL COMMISSION—

General

Enforcement of beer and liquor laws to public safety. H. F. 137, Fischer of Grundy.
Liquor shipments, documents accompany. H. F. 182, Fisher of Greene, et al.
Filing of liquor, retail licensee prices. S. F. 97, Frommelt.
Alcoholism and addicts, treatment of. S. F. 127, Gaudineer, et al; H. F. 135, Caffrey, et al.
Inventory and accounting system, liquor control commission, appropriation. S. F. 633, appropriations.
Agents, etc. of liquor control commission authority to enforce liquor laws. H. F. 318, law enforcement.
Beer permits, liquor control commission suspend. H. F. 524, Fisher of Greene, et al.
Executor or administrator of a liquor control licensee continue operation of business for limited time. H. F. 559, Van Drie, et al.
No refund of liquor control license fees while charges against licensee are pending. H. F. 580, Van Drie, et al.
Liquor control commission authority to subpoena witnesses for hearings, liquor licenses. H. F. 568, Dunton, et al.
Abolish liquor control commission, eliminate state-owned stores, private licenses. H. F. 649, Fischer of Grundy, et al.
Issuance of beer permits by liquor control commission. H. F. 754, Fisher of Greene and Van Drie.
State departments' appropriation, very similar to S. F. 597. H. F. 793, appropriations.
Accountancy, architectural examiners, engineering examiners, boards of, judicial department statistician, liquor control commission, appropriation. S. F. 635, appropriations.
State departments' appropriation, very similar to H. F. 793. S. F. 597, appropriations.
Inventory and accounting system, liquor control commission, appropriation. S. F. 633, appropriations.

LITERATURE—

(See Books, Libraries, Magazines and Obscenity)

LITTERING—

General

Glass bottles, tax on certain types. S. F. 50, Benda.
Beer, tax, debris clearance. H. F. 44, Bennett.
Beverage containers, prohibit use of throw aways. H. F. 86, Mendenhall.
Littering of public property, penalty. H. F. 270, Shaw, et al.
Littering of highways, penalties. S. F. 461, Conklin, et al.
Littering of public property, penalty. S. F. 464, Conklin, et al.
Conduct study of littering problem and use of dangerous drugs, and legislation to correct these problems, interim committee, report to 1970 General Assembly. H. C. R. 17, H. J. 233, 541, withdrawn.
Conduct study of littering problem and use of dangerous drugs, legislation to correct these problems, interim committee, report to 1970 General Assembly. S. C. R. 9, S. J. 219, 230, 318, 356, 357, adopted; H. J. 432, 541, adopted.

LIVESTOCK—

(See Animals)

LOANS—

General

Mortgagor use own attorney. H. F. 47, Doyle.
Corporations organized pursuant to the Iowa Economic Development Act. S. F. 135, Potgeter, et al; H. F. 157, McCartney.
Savings and loan associations, loans, rules and regulations. S. F. 140, Benda, et al; H. F. 168, Kluever, et al.

Fire and casualty insurance companies, loan 75 percent of value. H. F. 331, McIntyre.
 Installment loans by banks, raise amount. S. F. 338, Benda, et al.
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General

Lobbyist rules, charges, amend Iowa public officials act. S. F. 34, Hill and Smith; H. F. 35, Baker, et al.
 Lobbying activities, regulate. S. F. 37, Rigler and Hill; H. F. 38, Baker, et al.
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 Lobbying activities, regulate. H. F. 216, Mezvinsky, et al.
 Lobbying activities, regulation of. S. F. 534, Gaudineer.

LUNCH STANDS—

General

Transient or movable lunch stands, license and inspect. H. F. 452, Freeman of Clay-Dickinson.

MACHINERY—

General

Movement of farm machinery, without licensing, etc. H. F. 192, Miller of Page, et al.
 Health and safety appliances in places of employment. H. F. 220, Bennett.

MAIL—

General

Use of flashing lights on mail carrier motor vehicles. H. F. 292, Christensen.
 Mailing of official documents, time and dates. H. F. 584, Fischer of Grundy, et al.

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General

Milk used for manufacturing purposes, requirements. H. F. 404, Langland and Baker.
 Merchants and manufacturers, personal property tax relief. H. F. 573, Bailey.
 Automobile dealership franchise. S. F. 539, DeKoster, et al.; H. F. 654, Kluever, et al.
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MARIJUANA—

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MARKETING—

General

Milk used for manufacturing purposes, requirements. H. F. 404, Langland and Baker.
 Eggs, producer excise tax, resale, market development. S. F. 442, Clarke.
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MARRIAGE—

General

Marriage licenses, issuance of. S. F. 129, Briles and Leonard.
 Marriage licenses, waive 3 day waiting period, emergency, etc. H. F. 154, Doyle.
 Vital statistics, births, deaths, marriages, etc. H. F. 199, Campbell, et al.
 Vital statistics, births, deaths, marriages, etc. S. F. 256, Briles.
 Married students attend school, participate in extracurricular activities. S. F. 260, Reichardt, et al.
 Common law marriages shall not be recognized after July 1, 1969. S. F. 465, Conklin.

MATERIALS—

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- Chiropractic, persons engaged in, licenses. H. F. 64, Voorhees.
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 Nonprofit hospital and medical service corporations, pay premium tax. S. F. 265, Griffin; H. F. 481, Freeman of Buena Vista and Welden.
 Human body after death, gift of all or part of, medical research. H. F. 322, Pelton, et al.; S. F. 368, Mowry.
 Dispensing opticians, standards and requirements for the registration and certification of. S. F. 288, Walsh, et al.; H. F. 342, Kluever, et al.
 Injured workers under workman's compensation select doctor. S. F. 316, Palmer, et al.
 Claims and actions, malpractice suits, etc., under Iowa Tort Claims Act. S. F. 376, social services.
 Kidney disease program. S. F. 386, Doderer and Kosek; H. F. 656, Johnston of Johnson, et al.
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 Drugs, narcotic type, violations, etc. H. F. 516, Voorhees, et al.
 Osteopathic physicians and surgeons, hospital staff privileges. H. F. 537, Fischer of Grundy.
 Termination of pregnancy. S. F. 502, Doderer; H. F. 626, Radl.
 Communicable diseases, reporting of, etc. S. F. 504, social services; H. F. 660, social services.
 Processing and payment of medical claims by private organization, department of social services may. H. F. 610, Radl, et al.
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 Scholarship and medical student tuition loan programs, appropriation. S. F. 636, appropriations.
 Appropriation to social service for deficiencies for the medical assistance program. S. F. 676, appropriations.
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MEDICAL EXAMINERS—**General**

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- Memorial hall, Camp Dodge, construction of. S. F. 230, Flatt, et al.; H. F. 306, Lipsky, et al.

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- Unsolicited goods, wares, or merchandise. S. F. 74, Conklin; H. F. 114, Koch.
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MERIT SYSTEM—

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Merit system of personnel administration. S. F. 612, state government.
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MIGRANT WORKERS—

General

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MILEAGE—

General

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MILITARY—

General

Absentee voting by members of armed forces. H. F. 180, Goode.
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Vietnam veterans' service compensation fund. S. F. 543, Benda.
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Iowa national guard, clarify definitions. S. F. 433, Flatt; H. F. 609, state government.

MILITARY AFFAIRS—

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Increase property tax levy for county conservation boards from 1 mill to 2 mills. S. F. 408, Potter.
Agricultural land tax credit, graduated. H. F. 653, Bailey, et al.
Basic school tax formula and allocation of state equalization aid to public schools. S. F. 677, schools.

MINING—

General

State mine inspector and state mining board, increase compensation, etc. S. F. 171, Van Gilst; H. F. 267, Dunton, et al.
One state mine inspector. S. F. 556, Balloun; H. F. 748, Klein.
Archeologist, geological survey, mines and minerals, natural resources council, soil conservation, appropriation. H. F. 815, appropriations.

MINORITY—

General

Require school districts teach contributions of racial and ethnic groups in social studies curriculum. S. F. 320, DeKoster, et al.
History and contributions of minority groups taught kindergarten through twelve. H. F. 591, Franklin, et al.

MINORS—

General

Family courts. S. F. 4, Smith, et al; H. F. 4, Shaw, et al.
Driving hours, restriction, under 18. S. F. 32, Balloun.
Child labor. S. F. 78, Potgeter, et al.

- Children, tortious acts, parental responsibility, age 21. H. F. 90, Van Drie, et al.
- Children, tortious acts, parental responsibility, age 18. S. F. 101, Shaw, et al.; H. F. 109, Edgington, et al.
- Migratory child laborers, employers determine child's age. S. F. 110, Gaudineer, et al.; H. F. 146, Tapscott, et al.
- Minors, expense for care, treatment, etc., not with parents. S. F. 119, Lucken and Hougen.
- Minors, violations of beer and liquor laws. S. F. 153, Sullivan.
- Transportation of school children. S. F. 164, Frommelt, et al.
- Minors, serving and clearing of alcoholic beverages. S. F. 169, Hougen, et al.
- Instruction of children in county juvenile home. S. F. 192, judiciary.
- Adoption procedure, clarify. S. F. 207, social services.
- Services for children under department of social services. S. F. 208, social services.
- Minors, violations of beer and liquor laws. H. F. 212, Doyle.
- Patients admitted to the mental retardation hospital-schools, clarify liability for supuport furnished by counties. H. F. 215, Van Roekel.
- ADC payments—18 years or older. H. F. 222, social services.
- Work permits for children, wholesome occupations. S. F. 217, Doderer.
- Responsibility of parents and guardians for acts of minor children. S. F. 234, Potter, et al.
- Hearings in juvenile court, adjourn temporarily for social investigation. H. F. 264, Johnston of Johnson, et al.
- State income tax deduction for child-care expense. H. F. 269, Lipsky.
- Release and consent requirements in child placement and adoption proceedings. H. F. 291, Pelton, et al.
- Sex offenses against children, treatment and confinement of persons, longer sentences. S. F. 248, Stanley, et al.; H. F. 365, Miller of Marshall, et al.
- Child labor. H. F. 318, Grassley, et al.
- Operation of power boats, violations of juveniles. H. F. 329, conservation and recreation.
- Transportation of school children. H. F. 344, Ellsworth, et al.
- Child labor. S. F. 315, Gaudineer.
- School districts responsible for education of all children between ages of 6 and 18. H. F. 371, Lipsky, et al.
- Establish forest camps for juvenile offenders, also possible other facilities in the future. H. F. 389, social services.
- Penalties for child abuse. S. F. 348, Dodds.
- Minors, violations of the beer and liquor laws. S. F. 355, Stephens.
- Authority for commitment of neglected, etc. children, social services. S. F. 356, social services.
- Child labor, remove some restrictions. H. F. 393, Dietz.
- Conversion of the mental health institute at Clarinda to a training school for boys, appropriation. H. F. 433, Andersen.
- Alimony and child support, failure to pay, punishment for contempt. H. F. 437, Hill.
- Simplify process of application for a driver's license by a minor. H. F. 472, Shaw.
- War orphans educational aid fund, increase assistance. H. F. 499, Miller of Page, et al.
- Prohibits inhalation or other ingestion of certain chemicals, etc., such as airplane glue, etc., penalties. H. F. 520, Renda.
- Prohibit ownership, possession, etc. of firearms by persons convicted of a serious offense or delinquent children. S. F. 476, Stanley, et al.
- County relief, work program for recipients of. S. F. 477, Stanley, et al.
- Duty of parents and others support persons who are or might become welfare recipients, county attorney enforce, etc. S. F. 478, Stanley, et al.
- Purchase or obtaining of liquor by minors illegal, liquor control act. H. F. 558, Van Drie, et al.
- Cigarettes or tobacco, prohibit sale or gift of to minors. H. F. 588, Jesse.
- Computation of ADC payments, department of social services devise standards and regulations for. S. F. 541, social services.
- Child care facilities, licensed, inspected, social services. S. F. 552, O'Malley and Lodwick.
- Awarding of costs and attorney fees, child support, etc. H. F. 670, Hill.
- Uniform child custody jurisdiction. H. F. 769, Kluever.
- Uniform reciprocal enforcement of support act. H. F. 793, Kluever.
- Uniform juvenile court act. H. F. 794, Kluever.

MISSISSIPPI PARKWAY PLANNING COMMISSION—

General

- Mississippi Parkway Planning Commission, member from development commission. S. F. 73, Lodwick, et al.
- Mississippi River Parkway Commission, appropriation. S. F. 580, appropriations.

MOBILE EQUIPMENT—

General

- Prohibit operation of mobile units by banks and financial institutions. S. F. 286, Anderson, et al.

Registration of special mobile equipment by county treasurer. S. F. 561, Anderson, et al.

MOBILE HOMES—

(See Motor Vehicles, sub-ref. Trailers)

MONEYS AND CREDITS—

General

Moneys and credits tax replacement fund, appropriation. S. F. 341, Shirley.
Moneys and credits bank tax replacement fund, appropriation, Treasurer of State. H. F. 500, Van Nostrand, et al.
National and state banks, remove from moneys and credits tax, 8 percent of their net income, increase moneys and credits on savings and loan associations to 5 mills. H. F. 570, Van Nostrand, et al.

MORTGAGES—

General

Mortgagor use own attorney. H. F. 47, Doyle.
Savings and loans associations, loans, rules and regulations. S. F. 140, Benda, et al; H. F. 168, Kluever, et al.
Fire and casualty insurance companies, loan 75 percent of value. H. F. 221, McIntyre.

MOTELS—

General

Hotels, motels, etc. unlawful not to honor reservations. S. F. 52, Benda.
Hotels, motels, etc., bedding sanitation. H. F. 487, Strothman.

MOTOR VEHICLES—

General

Reciprocity, commercial vehicles, mileage, etc. S. F. 1, Lamborn, et al; H. F. 1, Miller of Page, et al.
Cab cards, issue single one for vehicles. S. F. 3, Lamborn, et al; H. F. 2, Miller of Page, et al.
Wheel tax on motor vehicles. H. F. 32, Radi.
Motorcycles, headlamps: S. F. 21, Gaudineer.
Motorcycles, safety equipment. S. F. 22, Gaudineer; H. F. 155, Blouin.
Television sets in motor vehicles. H. F. 45, Van Drie.
Speedometers, alteration of a misdemeanor. S. F. 51, Benda.
Motor vehicles, passing on interstate. S. F. 70, Kosek.
Excess size and weight, movement of vehicles, highway commission, rules and regulations. S. F. 72, Kosek.
Speed laws, motor vehicles. S. F. 104, Dodds.
Games or contests to promote the sale of gasoline, etc. prohibited. H. F. 138, Roorda, et al.
Oversized vehicles, movement of. H. F. 142, Bailey.
Blood samples from deceased victims of motor vehicle accidents. H. F. 152, Kruse, et al.
Overtaking and passing of vehicles by other vehicles. S. F. 162, Dodds.
Use of safety emblems, slow-moving vehicles. S. F. 170, Hougén, et al.
Proof of intoxication and penalties therefor, operator of motor vehicle under influence of alcoholic beverages. H. F. 207, Holden, et al.
Jitney buses in cities and towns, repeal chapter. S. F. 193, judiciary.
Automobile liability insurance, cancellation and nonrenewal. S. F. 203, Briles and Thordsen; H. F. 257, Caffrey, et al.
Cities and towns to impose income, sales, and motor vehicle taxes. H. F. 246, Brinck.
Use of flashing lights on mail carrier motor vehicles. H. F. 292, Christensen.
Motor vehicles, inspected and weighed on private property open to public use. S. F. 263, Hill and Lamborn.
Leased and rented vehicles offenses. S. F. 274, judiciary.
Motorcycles, operation of. H. F. 319, law enforcement.
Studded tires, length of time usable. H. F. 352, Stokes.
Quarterly filing to receive a refund for taxes paid on motor vehicle fuel used for nonhighway purposes, credit applied against income tax liability. H. F. 372, Schmeiser, et al.
Punishment for reckless driving on the highway. H. F. 382, Bailey.
Eligibility for motor fuel and special fuel tax refunds. H. F. 412, Ellsworth.
Certain motor vehicle laws and regulations and control and administration of the highway patrol to secretary of state. S. F. 379, Lamborn.
Testing of motor vehicle fuel samples, furnish results. H. F. 470, Dutton, et al.
License, regulate, and control motor vehicle salvage dealers. S. F. 402, Gaudineer.
Length of motor vehicles. S. F. 436, Walsh, et al; H. F. 773, transportation.
Forgery or counterfeiting of motor vehicle documents, felony. S. F. 439, law enforcement.
Drivers' licenses grace period for members of military servicemen's dependents. S. F. 440, law enforcement; H. F. 590, Skinner.
Federal tax liens on certificate of title, vehicles. S. F. 452, law enforcement.

- Administration of reciprocity laws transferred to department of public safety. S. F. 483, Clarke, et al.
- Movement of vehicles and loads of excess size and weight, days and routes, secondary roads. S. F. 489, transportation.
- Motor vehicle financial responsibility, judgments, etc. H. F. 565, Holden.
- Driver's license designates type of vehicle which licensee may operate, one driver's license. H. F. 578, Mayberry.
- Parking of vehicles on private property. S. F. 528, Nicholson; H. F. 728, Holden.
- Leasing and renting of motor vehicles, regulate. S. F. 530, Lange, et al.; H. F. 708, Weichman, et al.
- Licenses, definition of, motor vehicles. H. F. 632, Blouin.
- Use tax, difference between retail sales price and trade-in value, motor vehicles, also used cars, collect. H. F. 638, Kluever.
- Automobile dealership franchises. S. F. 539, DeKoster, et al.; H. F. 654, Kluever, et al.
- Enforcing laws and regulation, motor vehicles, department of public safety. S. F. 543, Clarke, et al.
- Disposal of stolen or abandoned vehicles. H. F. 703, Mayberry.
- Permit local governmental bodies to participate in purchase of motor vehicles by state car dispatcher. H. F. 669, Johnston of Johnson.
- Robbery of passengers in vehicles. H. F. 675, Fischer of Grundy.
- Towing vehicles, use of alternate safety devices. H. F. 698, Winkelman and Nelson.
- Revocation of drivers' licenses, corrects error. H. F. 738, Van Roekel.
- Speed limits for trailers. H. F. 740, Kluever.
- Expedite movement of traffic in cities during severe weather conditions. H. F. 752, Huff and Jesse.
- Leased and rented vehicle offenses, penalties. H. F. 765, judiciary.
- Licenses of motor vehicle manufacturers, distributors, wholesalers, etc. increased. S. F. 594, law enforcement.
- Weight and load of motor vehicles, temporary restrictions, penalties. H. F. 767, transportation.
- Vehicle safety, inspections, etc. S. F. 615, law enforcement.
- Department of public safety motor vehicle dealers license fee fund, appropriate from moneys received by. S. F. 663, appropriations.
- Registration certificate must have mileage listed. S. F. 495, Hill.
- Vehicle homicide. H. F. 711, Pelton.
- Urban transit systems, movement of overwidth vehicles. S. F. 328, Griffin and Denman.
- Ambulances**
- Ambulance service, cities and towns make charge. S. F. 60, Potgeter.
- Ambulance services, standards for. H. F. 574, Pelton.
- County ambulance service. H. F. 589, Graham.
- Licensing, inspection and operation of ambulances, regulate. H. F. 403, Mesvinsky.
- Fees**
- Motor vehicles, sale of, in-transit stickers, in and out of state, fee. S. F. 494, law enforcement.
- Licenses of motor vehicle manufacturers, distributors, wholesalers, etc. increased. S. F. 594, law enforcement.
- Cab cards, issue single one for vehicles. S. F. 3, Lamborn, et al.; H. F. 3, Miller of Page, et al.
- Public safety, transfer of certain fees, taxes, interest, etc., purchase of supplies, etc., and for cost of manufacturing motor vehicle registration plates. S. F. 669, appropriations.
- Vehicle safety, inspections, etc. S. F. 615, law enforcement.
- Ambulance service, cities and towns make charge. S. F. 60, Potgeter.
- Registration fees, motor vehicles. S. F. 2, Lamborn, et al.; H. F. 2, Miller of Page, et al.
- Exempting private and parochial school buses from payment of motor vehicle registration fees. S. F. 235, DeKoster, et al.; H. F. 423, Kennedy of Dubuque and Blouin.
- Registration fees and weight limits for farm trucks. S. F. 351, Coleman; H. F. 424, Schroeder.
- Fees for use of state owned recreational areas. H. F. 260, Tieden.
- Liquid transport carrier application filing fees, certificate. H. F. 764, commerce.
- Registration plates, \$.25 cents reflective fee included in billing. H. F. 637, McCormick.
- Raise registration fees for older automobiles, eliminates \$.25 cent reflectorized fee. H. F. 690, Stromer.
- Motor vehicle registration fees, increase, etc. H. F. 693, Schroeder.
- Annual registration decal or sticker fees, increase. H. F. 760, commerce.
- Annual fee of \$15.00 on each tractor or truck-tractor, liquid transport carriers. H. F. 758, commerce.
- Truck operator application for permit filing fees. H. F. 759, commerce.
- Certificated carrier fees, increase, tractor or truck-tractor. H. F. 763, commerce.

Truck operator fees, contact carrier permits, tractor or truck-tractor. H. F. 762, commerce.

Eliminate refunds of motor vehicle registration fees. H. F. 350, Doyle and Dooley.

Registration fees for farm trucks. H. F. 467, agriculture.

Motor vehicle registration reciprocity, impose restrictions on nonresident vehicles, etc. H. F. 585, Schroeder.

Inspection

Vehicle safety, inspections, etc. S. F. 615, law enforcement.

Motor vehicles, inspected and weighed on private property open to public use. S. F. 283, Hill and Lamborn.

Enforcing laws and regulations, motor vehicles, public safety. S. F. 548, Clarke, et al.

Annual inspection of motor vehicles, condition of registering, etc. S. F. 496, Erskine; H. F. 705, Peterson and Koch.

Licensing, inspection and operation of ambulances, regulate. H. F. 402, Mesvinsky.

Motor vehicle inspection. H. F. 704, Bergman.

Appoint committee to conduct study of establishing state-wide motor vehicle inspection procedures. H. C. R. 27; H. J. 762, 829, adopted; S. J. 779, 924, 991, 1253, 1431, 1804-1805, adopted; H. J. 1871, adopted.

Motorcycles

Motorcycles, safety equipment. S. F. 22, Gaudineer; H. F. 155, Blouin.

Motorcycles, headlamps. S. F. 21, Gaudineer.

Registration

Farm wagon licensing. S. F. 220, Schaben.

Registration fees, motor vehicles. S. F. 2, Lamborn, et al.; H. F. 2, Miller of Page, et al.

Registration plates for trucks or combination of vehicles. S. F. 69, Kosek.

Annual registration of commercial and noncommercial vehicles. S. F. 94, Hougén.

Registration plates, special automobile. S. F. 194, judiciary.

Exempting private and parochial school buses from payment of motor vehicle registration fees. S. F. 235, DeKoster, et al.; H. F. 423, Kennedy of Dubuque and Blouin.

Registration fees and weight limits for farm trucks. S. F. 351, Coleman; H. F. 424, Schroeder.

Annual inspection of motor vehicles, condition of registering, etc. S. F. 496, Erskine; H. F. 705, Peterson and Koch.

Suspension of driving privileges of uninsured motorists. H. F. 672, Hill.

Motor vehicle registration plates, 6 years. H. F. 636, Tapscott and Holden.

Registration plates, \$.25 cents reflective fee included in billing. H. F. 637, McCormick.

Increase share of cities and towns in road use tax fund, value of automobile for registration purposes. H. F. 714, transportation.

Motor vehicle reciprocity, may cancel apportioned registration privileges. H. F. 683, Schroeder.

Raise registration fees for older automobiles, eliminates \$.25 cent reflectorized fee. H. F. 690, Stromer.

Motor vehicle registration fees, increase, etc. H. F. 693, Schroeder.

Annual registration decal or sticker fees, increase. H. F. 760, commerce.

Licenses on farm trailers. H. F. 346, Nelson, et al.

Registration certificates, location of. H. F. 80, Holden.

Proof of financial responsibility at time of registration, motor vehicles. H. F. 234, Mendenhall.

Eliminate refunds of motor vehicle registration fees. H. F. 350, Doyle and Dooley.

Registration fees for farm trucks. H. F. 467, agriculture.

Motor vehicle registration reciprocity, impose restrictions on nonresident vehicles, etc. H. F. 585, Schroeder.

Trucks violating gross weight registration, registered for full year at increased weight, double fine. H. F. 594, Miller of Page.

Reflectorized motor vehicle registration plates, prohibit. H. F. 599, Tapscott and Holden.

Suspension of motor vehicle registration certificates and plates, eliminate if financially responsible, etc. H. F. 312, Mayberry.

Proof of motor vehicle financial responsibility. H. F. 302, Van Roekel, et al.

Forgery or counterfeiting of motor vehicle documents, felony. S. F. 439, law enforcement.

Registration of motor vehicles by nonresidents. S. F. 643, law enforcement.

Public safety, transfer of certain fees, taxes, interest, etc., purchase of supplies, etc., and for cost of manufacturing motor vehicle registration plates. S. F. 669, appropriations.

Drivers' education program, department of public instruction; supplies and materials and motor vehicle registration plates for public safety. H. F. 669, appropriations.

Snowmobiles

Snowmobiles, rules and regulations. S. F. 564, law enforcement.

Snowmobiles, rules and regulations. H. F. 77, Freeman of Clay-Dickinson and Johnson of Audubon-Guthrie.

Snowmobiles, prevent use for hunting. H. F. 250, Stromer.

Snowmobiles, use and regulation of. S. F. 126, Rikler.

Trailers

Semitrailers equipped with safety device to control jackknifing. S. F. 503, Frey.

Farm wagon licensing. S. F. 220, Schaben.

Trailers, speed limit, drawn by motor vehicles. H. F. 46, Doyle.

Trailers, increase highway speeds for motor vehicles drawing. H. F. 445, Nelson.

Sale of mobile homes, travel and camping trailers on Sunday. H. F. 469, Baker.

Speed limits for trailers. H. F. 740, Kluever.

Licenses on farm trailers. H. F. 346, Nelson, et al.

Committee established to conduct study of mobile home and park statutes, rules and regulations relating thereto, etc. H. C. R. 35; H. J. 1376, 1654, adopted; S. J. 1593, 1684, 1820, 1907.

Mobile homes, parks, statutes, rules and regulations regarding same, committee appointed to study. S. C. R. 4, S. J. 56, 1819.

Mobile homes, parks, statutes, rules and regulations regarding same, committee appointed to study. H. C. R. 5, H. J. 57, 191.

Trucks

Registration fees and weight limits for farm trucks. S. F. 351, Coleman; H. F. 424, Schroeder.

Liquid transport carrier application filing fees, certificate. H. F. 764, commerce.

Annual fee of \$15.00 on each tractor or truck-tractor, liquid transport carriers. H. F. 758, commerce.

Truck operator application for permit filing fees. H. F. 759, commerce.

Certificated carrier fees, increase, tractor or truck-tractor. H. F. 762, Commerce.

Truck operator fees, contract carrier permits, tractor or truck-tractor. H. F. 763, commerce.

Registration fees for farm trucks. H. F. 467, agriculture.

Trucks violating gross weight registration, registered for full year at increased weight, double fine. H. F. 594, Miller of Page.

Violations

Weight statutes, violations, fines. S. F. 71, Kosek.

Intoxicated drivers, chemical testing. H. F. 92, Klein.

"Careless" and "reckless" homicide with a motor vehicle, punishment of such offenses. H. F. 285, Kennedy of Dubuque, et al.

Careless, reckless driving, and reckless homicide, motor vehicle, penalties. H. F. 667, Crosier, et al.

Vehicular homicide. H. F. 711, Pelton.

MOTORCYCLES—

(See Motor Vehicles, sub.-ref. Motorcycles)

MUNICIPAL CORPORATIONS—

(See Cities and Towns, all sub-refs.)

MUSIC—

General

Uniforms for vocal and instrumental school music groups. H. F. 179, McCormick and Stromer.

NAMES—

General

Changing of names by individuals, decree of court. H. F. 597, Schwartz.

NARCOTICS—

General

Marijuana, a noxious weed. H. F. 87, Knight, et al.

Alcoholism and addicts, treatment of. S. F. 127, Gaudineer, et al.; H. F. 135, Caffrey, et al.

Narcotic, counterfeit, depressants, and stimulant drugs, enforcement of laws and regulations. S. F. 238, state government.

Drugs, narcotic type, violations, etc. H. F. 516, Voorhees, et al.

Prohibits inhalation or other ingestion of certain chemicals, etc., such as airplane glue, etc., penalties. H. F. 520, Renda.

Narcotics a public nuisance. H. F. 645, Voorhees.

Marijuana, penalties for possession of. S. F. 663, law enforcement.

Conduct study of littering problem and use of dangerous drugs, and legislation to correct these problems, interim committee, report to 1970 General Assembly. H. C. R. 17, H. J. 233, 541, withdrawn.

Conduct study of littering problem and use of dangerous drugs, legislation to correct these problems, interim committee, report to 1970 General Assembly. S. C. R. 9, S. J. 219, 230, 318, 357, adopted; H. J. 432, 541, adopted.

NATIONAL CONFERENCE OF STATE LEGISLATIVE LEADERS—**General**

Appropriation to legislative research, interstate cooperation, and national conference of state legislative leaders. S. F. 608, appropriations.
Secretary of Senate and Chief Clerk of the House authorized to attend national legislative conference. S. C. R. 39, S. J. 1596, 1756, adopted; H. J. 1816, 1856, adopted.

NATIONAL GUARD—

(See Military)

NATURAL RESOURCE MANAGEMENT, DEPARTMENT OF—**General**

Establish a department of natural resource management. S. F. 666, Clarke, et al.

NATURAL RESOURCES COUNCIL—**General**

Authorize the establishment of rural water districts. S. F. 372, Smith and Flatt; H. F. 491, Bergman and Varley.
Creation and acquisition of conservation easements by voluntary means. S. F. 410, Erskine, et al; H. F. 826, conservation and recreation.
Establish a department of natural resource management. S. F. 666, Clarke et al.
Archeologist, geological survey, mines and minerals, natural resources council, soil conservation, appropriation. H. F. 815, appropriations.

NEWSPAPERS—

(See Printing-Publishing)

NOMINATIONS—**General**

Study of election laws. S. J. R. 21, Gaudineer.

NOTARIES—**General**

Notaries, extend powers beyond county to entire state. S. F. 172, Thordson, et al.

NOTICES—**General**

Goods, etc., action as if taken and return of, bonds. S. F. 163, Gaudineer.
Civil service commission, appeal from a decision. H. F. 206, Pelton, et al.
Appeal procedure for welfare applicants and recipients. H. F. 238, Dunton.
Publishing notices and reports of proceedings, one newspaper, one owner. H. F. 238, Van Drie.
Requiring all counties to become part of a merged area. H. F. 333, Andersen.
Eminent domain, notices, etc. S. F. 330, judiciary.
Authorize the establishment of rural water districts. S. F. 372, Smith and Flatt; H. F. 491, Bergman and Varley.
Tax sales of property of deceased old-age assistance recipients. S. F. 375, Van Gilst; H. F. 440, Dunton.
Appeals of income, corporation, and sales tax. H. F. 465, Kreamer and Renda.
Any taxpayer may file an appeal to department of revenue on any decision, etc. S. F. 455, Lodwick.
Fee for filing notice of corporate dissolution. S. F. 460, Conklin.
Require a final notice to each taxpayer before his property can be sold at tax sale. S. F. 512, Dodds.
Disposal of stolen or abandoned vehicles. H. F. 702, Mayberry.
Acknowledgments and notaries public. H. F. 725, Kluever.
Street lighting districts, establish in unincorporated areas. S. F. 562, Laverty and Gaudineer.
Low-rent housing projects. H. F. 739, Koch, et al.
Collection agencies, discourage undesirable practices. H. F. 755, Franklin, et al.

NURSING HOMES—

(See Homes, sub-ref, Nursing)

OFFENDERS—**General**

Larcenous offenses, redefine, modify punishment, etc. H. F. 30, Bailey.
Criminal offenses, redefine, change punishment, etc. S. F. 84, O'Malley.
Leased and rented vehicles offenses. S. F. 274, judiciary.
"Careless" and "reckless" homicide with a motor vehicle, punishment of such offenses. H. F. 285, Kennedy of Dubuque, et al.
Sex offenses against children, treatment and confinement of persons, longer sentences. S. F. 248, Stanley, et al; H. F. 365, Miller of Marshall, et al.

Preventing persons from, by force, lawful employment, work, etc., criminal offense. H. F. 316, Grassley, et al.
 Operation of power boats, violations by juveniles. H. F. 329, conservation and recreation.
 Establish forest camps for juvenile offenders, also possible other facilities in the future. H. F. 339, social services.
 Penalties for child abuse. S. F. 343, Dodda.
 Sexual offenses. S. F. 361, Reichardt and Gaudineer.
 "Bucket shops," illegal. S. F. 383, commerce.
 Prohibit ownership, possession, etc. of firearms by persons convicted of a serious offense or delinquent children. S. F. 476, Stanley, et al.
 Peace officers arrest person for a nonindictable as well as indictable public offense without arrest warrant. H. F. 553, Crosier.
 Careless, reckless driving, and reckless homicide, motor vehicle, penalties. H. F. 667, Crosier, et al.
 Community correction centers, social services, appropriation. H. F. 718, Jesse, et al.
 Robbery of passengers in vehicles. H. F. 675, Fischer of Grundy.
 Damages caused by unlawful destruction, taking, or possession of wildlife owned by the state, collect. H. F. 780, conservation and recreation.
 Sex offenses and criminal sexual psychopaths. S. F. 692, law enforcement.

OFFICERS—

(See also Police)

General

Contributions, peace officers' retirement system. S. F. 11, Frommelt, et al.; H. F. 11, Klein, et al.
 Peace officers' retirement system, benefits to beneficiaries. S. F. 12, Frommelt, et al.; H. F. 12, Klein, et al.
 Training academy, law enforcement officer's, appropriation. H. F. 37, appropriations.
 Public disturbances. H. F. 59, Bennett.
 Law-enforcement personnel, employment. H. F. 97, Fisher of Greene, et al.
 Probation officers and parole agents, requirements. H. F. 33, Johnston of Johnson.
 Intoxicated drivers, chemical testing. H. F. 92, Klein.
 Special security officers for institutions under board of regents. S. F. 106, higher education.
 Examiners of applicants for drivers' licenses, appointment of. H. F. 148, Lipsky, et al.
 Correct title, Iowa law enforcement academy, H. F. 260, 62nd General Assembly. H. F. 160, law enforcement.
 Constable fees. H. F. 178, Dougherty.
 Firemen and policemen, benefits for disabled and retired, annual readjustment of pensions, etc. S. F. 178, Thordsen, et al.; H. F. 386, Voorhees, et al.
 Truancy officers, not school nurse. H. F. 244, Kennedy of Chickasaw.
 Retired policemen, firemen, and highway patrolmen, income tax purposes, same level as retired supreme court judges, Viet Nam veterans and private citizens. H. F. 284, Renda.
 Residency requirements for civil service workers. S. F. 244, Potgater.
 Information furnished by citizens to peace officers. H. F. 307, Knight.
 Riot control. S. F. 261, Arbuckle, et al.
 Agents, etc. of liquor control commission authority to enforce liquor laws. H. F. 318, law enforcement.
 Retirement systems for policemen and firemen, pay certain benefits, civil service. H. F. 381, Andersen.
 Law-enforcement officers' training academy, remove from department of public safety. S. F. 344, Thordsen.
 Seizure and search of criminal suspects by peace officers. H. F. 432, Pelton.
 Implied consent statute, invoke, graduates of Iowa law enforcement academy. H. F. 466, Kennedy of Dubuque.
 Annual readjustment of pensions, etc., retired firemen and policemen. S. F. 438, Thordsen, et al.; H. F. 533, Jesse, et al.
 Annual readjustment of pensions, etc. for retired peace officers. S. F. 448, Thordsen, et al.
 Peace officers arrest person for a nonindictable as well as indictable public offense without arrest warrant. H. F. 553, Crosier.
 Disposal of stolen or abandoned vehicles. H. F. 703, Mayberry.
 Eliminate all references to police in the act creating the law-enforcement officers' training academy. S. F. 642, law enforcement.
 Justices of the peace, constables, and township clerks, 4 year terms. H. F. 233, Mendenhall.
 Express full confidence in the ability of the university administrators and law enforcement officers to enforce effectively rules and laws pertaining to disruptive conduct at our public universities. S. C. R. 33, S. J. 1358, 1682, 1693, adopted; H. J. 1732.
 Justices of the peace, constables, and township clerks, 4 year terms. H. F. 233, Mendenhall.

OLD AGE ASSISTANCE—**General**

Old-age assistance liens, state holding, sale of property. S. F. 128, DeKoster.
 Old-age assistance recipients, prearranged funeral expenses. H. F. 252, Andersen.
 Tax sales of property of deceased old-age assistance recipients. S. F. 375, Van Gilst; H. F. 440, Dunton.
 Sale of real estate of old-age recipients other than public auction, social services. H. F. 616, social services.
 Old-age assistance recipients retain larger homestead without losing eligibility. S. F. 578, Curran.

OMBUDSMAN—**General**

Ombudsman act. S. F. 29, Potgeter, et al.; H. F. 296, Winkelman, et al.

OPTOMETRY—**General**

Insurance proceeds payable to medical practitioners, equate. H. F. 205, Miller of Des Moines, et al.
 Optometric service plan, optometrists participate in. H. F. 227, Goode, et al.
 Dispensing opticians, standards and requirements for the registration and certification of. S. F. 288, Walsh, et al.; H. F. 342, Kluever, et al.
 Optometric service plan, optometrists participate in. S. F. 363, Sullivan, et al.
 Professional corporations. H. F. 652, Pelton.
 Professional and foreign professional corporations. S. F. 554, Stanley, et al.
 Eye-protective devices. H. F. 169, Van Drie.
 Eye-protective devices. H. F. 385, Baker.

ORGANIZATIONS—**General**

Employees, public, membership in labor unions, etc. S. F. 57, Hougén.
 Definition and regulation of property tax exemptions, certain institutions, etc. S. F. 469, Neu, et al.; H. F. 582, Den Herder.

ORPHANS—**General**

War orphans educational aid fund, increase assistance. H. F. 499, Miller of Page, et al.

OSTEOPATHY—**General**

Insurance proceeds payable to medical practitioners, equate. H. F. 205, Miller of Des Moines, et al.
 Osteopathic physicians and surgeons, hospital staff privileges. H. F. 537, Fischer of Grundy.
 Professional corporations. H. F. 652, Pelton.
 Professional and foreign professional corporations. S. F. 554, Stanley, et al.

PARI-MUTUEL—**General**

Horse racing, pari-mutuel wagering. S. F. 566, Sullivan, et al.; H. F. 742, Crabb, et al.

PARKING—**General**

City parking facilities, multi-story, lease a portion of for commercial office or retail use. H. F. 554, Kremer, et al.
 Parking of vehicles on private property. S. F. 528, Nicholson; H. F. 722, Holden.
 Public parking facilities, optional court confirmation. H. F. 730, Van Drie.
 Parking facility on capitol grounds, appropriation for study. H. F. 812, Klein.

PARKING METERS—**General**

Use of parking meter funds. H. F. 405, Pelton, et al.

PARKS—**General**

Conservation boards, county provide uniforms, operate or lease concessions, parks. H. F. 21, Radl.
 Roadside parks. S. F. 33, Balloun.
 Fees for use of state owned recreational areas. H. F. 260, Tieden.
 Littering of public property, penalty. H. F. 270, Shaw, et al.
 Turkey River state park, development of, appropriation. S. F. 231, Rigler; H. F. 366, Hanson of Howard-Mitchell.
 Zoning regulations within prescribed distances of highways, parks, recreational areas, and navigable rivers. H. F. 358, Middleswart, et al.

State park roads, maintenance. S. F. 337, conservation and recreation.
Littering of public property, penalty. S. F. 464, Conklin, et al.
Hunting on state preserves. H. F. 808, conservation and recreation.

PARLIAMENTARY PROCEDURE—

General

Parliamentary procedure. S. F. 595, rules.

PAROLE—

(See Social Services, sub-ref. Parole, board of)

PEACE OFFICERS—

(See Officers and/or Police)

PENAL INSTITUTIONS—

General

Death penalty, lethal gas, Governor, Lieutenant Governor and Attorney General, communication with warden. H. F. 314, Knight, et al.
Conversion of the mental health institute at Clarinda to a training school for boys, appropriation. H. F. 433, Andersen.
Escapes, etc., penalties, state training school for boys. H. F. 696, Ossian, et al.

Prisoners

Post-conviction procedure. S. F. 444, Mowry.
Furlough plan for prisoners, social services. H. F. 681, social services.

PENALTIES—

General

Fines, penalties, etc. accruing to the benefit of state or county, deposited and expended, determined by the General Assembly. H. J. R. 5, Holden.
Crimes committed or attempted when armed with firearms, penalties for. H. F. 144, Fischer of Grundy, et al.; S. F. 175, Conklin, et al.
Correct overlapping penalties in the law on real estate brokers as amended. H. F. 166, judiciary.
Water navigation regulations, violations. H. F. 228, conservation and recreation.
Trespassing posted private property, penalty. S. F. 213, Stanley, et al.; H. F. 259, Drake, et al.
Punishment for reckless driving on the highway. H. F. 382, Bailey.
Tax on trading stamps. H. F. 385, Rodgers, et al.
Penalties for child abuse. S. F. 348, Dodds.
Alimony and child support, failure to pay, punishment for contempt. H. F. 437, Hill.
Emergency curfew ordinances by cities and towns. S. F. 414, Shirley.
Prohibits inhalation or other ingestion of certain chemicals, etc., such as airplane glue, etc., penalties. H. F. 520, Renda.
Official traffic-control devices, unauthorized possession a misdemeanor. H. F. 534, Cunningham, et al.
Possession of fireworks except for lawful uses a misdemeanor. S. F. 450, Thorsen, et al.
Littering of highways, penalties. S. F. 461, Conklin, et al.
Ambulance services, standards for. H. F. 574, Pelton.
Termination of pregnancy. S. F. 502, Doderer; H. F. 626, Radl.
Hearing-aid dealers, license and regulate. H. F. 623, Newton; S. F. 580, Nicholson, et al.
Elevators, dumbwaiters, escalators, etc., inspection of. H. F. 634, Jesse, et al.
Penalties for receiving stolen goods. H. F. 648, Welden.
Careless, reckless driving, and reckless homicide, motor vehicle, penalties. H. F. 667, Crosier, et al.
Criminal abortion, increase penalties. S. F. 584, Doderer.
Vehicular homicide. H. F. 711, Pelton.
Eavesdropping and wiretapping unlawful, exceptions, penalties. H. F. 720, Fischer of Grundy and Andersen.
Robbery of passengers in vehicles. H. F. 675, Fischer of Grundy.
Licensing of grain dealers. H. F. 688, Schroeder and Stromer.
Escapes, etc., penalties, state training school for boys. H. F. 696, Ossian, et al.
Leased and rented vehicle offenses, penalties. H. F. 765, judiciary.
Weight and load of motor vehicles, temporary restrictions, penalties. H. F. 767, transportation.
Prevention of fires, open burning under unsafe conditions. H. F. 806, law enforcement.
Marijuana, penalties for possession of. S. F. 653, law enforcement.

PENSIONS—
(See Retirement Systems, sub-ref. pensions)

PERMITS—
General
Cab cards, issue single one for vehicles. S. F. 3, Lamborn, et al.; H. F. 8, Miller of Page, et al.
Gun permit, 3 day waiting period. H. F. 89, Dougherty.
Drivers' licenses, new type, photo. S. F. 90, Kosek.

Surrender of beer permits. S. F. 120, DeHart, et al.
 Strikes obsolete reference from law on mandatory revocation of beer permits. H. F. 123, judiciary.
 Class "C" beer permits, cost of. H. F. 140, Fischer of Grundy.
 Work permits for children, wholesome occupations. S. F. 217, Doderer.
 Child labor. H. F. 212, Grassley, et al.
 Child labor. S. F. 316, Gaudineer.
 Child labor, remove some restrictions. H. F. 393, Dietz.
 Licensing, inspection and operation of ambulances, regulate. H. F. 402, Mesvinsky.
 Temporary cigarette licenses. H. F. 430, Priebe.
 Beer permits, liquor control commission suspend. H. F. 524, Fisher of Greene, et al.
 Immediate cessation of business of liquor control license holders in certain circumstances. H. F. 526, Fisher of Greene, et al.
 Qualifications of bus drivers, private or common carriers, school bus service. S. F. 457, Lodwick.
 Movement of vehicles and loads of excess size and weight, days and routes, secondary roads. S. F. 489, transportation.
 Elevators, dumbwaiters, escalators, etc., inspection of. H. F. 634, Jasse, et al.
 Driver education instructors conduct examinations for instruction permits and temporary drivers' permits, etc. H. F. 689, Hill.
 Issuance of beer permits by liquor control commission. H. F. 754, Fisher of Greene and Van Drie.
 Truck operator application for permit filing fees. H. F. 759, commerce.
 Liquid transport carrier application filing fees, certificate. H. F. 764, commerce.
 Regulate construction of pipelines. H. F. 772, agriculture.
 Regulate construction of pipelines. S. F. 627, agriculture.
 Mandatory revocation of beer permits. S. F. 644, law enforcement.

PESTICIDES—

General

Pesticides, use or non-use of by department of agriculture, registration of, etc. H. F. 731, Langland, et al.

PETITIONS—

General

Consolidation of counties. H. F. 283, McIntyre, et al.
 Uniting of school districts. H. F. 386, Van Nostrand.
 Consolidation of counties. S. F. 290, Flatt, et al.

PHARMACIES—

General

Narcotic, counterfeit, depressants, and stimulant drugs, enforcement of laws and regulations. S. F. 238, state government.
 Increase license fees of pharmacists, pharmacies, and wholesale druggists. H. F. 515, Voorhees, et al.
 Drugs, narcotic type, violations, etc. H. F. 516, Voorhees, et al.
 State departments, appropriation, very similar to S. F. 597. H. F. 793, appropriations.
 State departments, appropriation, very similar to H. F. 793. S. F. 597, appropriations.

PHYSICAL THERAPY—

(See Medical and other Professions)

PHYSICIANS—

(See Medical and other Professions)

PIONEER LAWMAKERS—

General

State departments' appropriation, very similar to H. F. 793. S. F. 597, appropriations.
 State departments' appropriation, very similar to S. F. 597. H. F. 793, appropriations.
 Joint session Thursday, April 3, 1969 at 2:00 p.m., pioneer lawmakers present program. S. C. R. 8, S. J. 161, 467, adopted; H. J. 533, 614, adopted.

PIPELINES—

General

Regulate construction of pipelines. H. F. 772, Agriculture.
 Regulate construction of pipelines. S. F. 627, agriculture.

PLANNING AND PROGRAMMING—

General

Office for planning and programming under Governor, establish. H. F. 231, Mayberry, et al; S. F. 501, Gaudineer, et al.
 Reorganization of the executive functions of state government, establish executive department. S. F. 560, Clarke, et al.

State planning in Governor's office, local aid programs, etc., appropriation.

S. F. 609, appropriations.

Office for planning and programming under Governor, state and local governments, establish. S. F. 649, state government.

PLATTING—

General

Increase from 1 mile to 3 platting jurisdiction of cities and towns. H. F. 446, Newton, et al.

Plats in cities and towns. H. F. 600, Camp.

PLUMBING—

General

Plumbing and plumbers, installation and licensing of. H. F. 181, Baker.

PODIATRY—

General

Insurance proceeds payable to medical practitioners, equate. H. F. 205, Miller of Des Moines, et al.

Professional corporations. H. F. 652, Pelton.

Professional and foreign professional corporations. S. F. 554, Stanley, et al.

POLICE—

General

Training academy, law enforcement officer's, appropriation. H. F. 57, appropriations.

Public disturbances. H. F. 59, Bennett.

Telephone number for police and fire departments, establish uniform statewide. H. F. 117, Priebe, et al.

Correct title, Iowa law enforcement academy, H. F. 260, 62nd General Assembly. H. F. 160, law enforcement.

Firemen and policemen, benefits for disabled and retired, annual readjustment of pensions, etc. S. F. 173, Thordsen, et al.; H. F. 386, Voorhees, et al.

Retired policemen, firemen, and highway patrolmen, income tax purposes, same level as retired supreme court judges, Viet Nam veterans and private citizens. H. F. 284, Renda.

Residency requirements for civil service workers. S. F. 344, Potgeter.

Retirement systems for policemen and firemen, pay certain benefits, civil service. H. F. 381, Andersen.

Law-enforcement officers' training academy, remove from department of public safety. S. F. 344, Thordsen.

Annual readjustment of pensions, etc., retired firemen and policemen. S. F. 438, Thordsen, et al.; H. F. 533, Jesse, et al.

Annual readjustment of pensions, etc. for retired peace officers. S. F. 448, Thordsen, et al.

Disposal of stolen or abandoned vehicles. H. F. 703, Mayberry.

Eliminate all references to police in the act creating the law-enforcement officers' training academy. S. F. 642, law enforcement.

POLITICAL CAMPAIGNS—

General

Rights of civil service employees. S. F. 159, Stanley and Gaudineer; H. F. 378, McCartney, et al.

Study of election laws. S. J. R. 21, Gaudineer.

POLITICAL ORGANIZATIONS—

General

Delegates to political conventions. S. F. 42, Hougén.

Voter registration, mandatory. H. F. 52, Camp.

Electors, qualified, vote in primary, new type ballot. H. F. 104, Mendenhall, et al.

That the democratic state central committee be commended for granting eighteen year olds full right to participate in their party electoral process. H. C. R. 44, H. J. 1807.

POLLUTION—

(See also Sewage)

General

Air pollution control commission, officers, term of office. S. F. 311, social services.

Local sewage treatment works, water pollution control, appropriation. S. F. 519, Walsh, et al.; H. F. 722, Gannon, et al.

Air and water pollution, exempt from property taxation for ten years facilities installed to control. H. F. 69, Winkelman, et al.; S. F. 380, Lodwick and Rigler.

Air pollution control commission, officers, term of office. H. F. 351, social services.

Secretary of Agriculture designates an employee to attend some of the meetings of water pollution commission. H. F. 489, Campbell, et al.

Penalty, counties, cities and towns discharging refuse, etc. into water resources. H. F. 442, Van Roekel, et al.
Cities and towns issue bonds for developing commercial projects. H. F. 517, Holden, et al.
Water pollution control. H. F. 598, Camp, et al.
I.S.U. of science and technology conduct research to determine whether and to what extent pollution hazards exist from use of agricultural chemicals in Iowa, report January 1, 1970. H. C. R. 15, H. J. 223, 246, adopted; S. J. 228.

POLYGRAPHS—

General

Detection of deception examiners, license and regulate. H. F. 722, Tapscott.
Detection of deception examiners, license and regulate. H. F. 782, law enforcement.

POPULATION—

General

Limit population of election precincts. S. F. 149, McGill, et al.

POST-CONVICTION PROCEDURE—

General

Post-conviction procedure. S. F. 444, Mowry.

POULTRY—

(See Foods)

PREGNANCY—

General

Termination of pregnancy. S. F. 502, Doderer; H. F. 626, Radl.
Criminal abortion, increase penalties. S. F. 584, Doderer.

PRESIDENT AND VICE PRESIDENT—

United States

General

Presidential preferential primary election. H. F. 523, Freeman of Buena Vista.
Urge congress abolish electoral college by proposing an amendment to the Constitution providing for the popular election of a President and Vice-President. H. C. R. 38, H. J. 1530.

PRINTING BOARD—

General

Printing machines and equipment, printing board, appropriation. S. F. 145, appropriations.
One member representing labor from printing trades appointed to state printing board. H. F. 272, Ellsworth and Caffrey.
State printing department and public printing, pay increases. H. F. 354, Edgington, et al.
Printing board, establish permanent revolving fund for, appropriation. H. F. 695, appropriations.
State departments' appropriation, very similar to S. F. 597; H. F. 793, appropriations.
State departments' appropriation, very similar to H. F. 793; S. F. 597, appropriations.

PRINTING—

Publishing

General

Publishing notices and reports of proceedings, one newspaper, one owner. H. F. 288, Van Drie.
Newspaper editorials, identify. S. F. 247, Briles, et al.
State printing department and public printing, pay increases. H. F. 354, Edgington, et al.
Printing machinery for the state auditor. S. F. 393, Hougen, et al.; H. F. 602, Fischer of Grundy, et al.
Publication of acts of the General Assembly, one newspaper. H. F. 554, Klein, et al.
Printing board, establish permanent revolving fund for, appropriation. H. F. 695, appropriations.
Refund of taxes, illegal or improper levy, taxpayer must apply for. H. F. 100, Knight and Graham.
Publication of city and town council proceedings. H. F. 407, Van Drie.
Des Moines Register and Tribune Co., its editor and publisher and reporters be publicly censured and reprimanded for irresponsible editorializing, and denying privileges of Senate and House floors 2nd session of 63rd General Assembly. S. C. R. 41, S. J. 1642, 1677.

PRISONS—

(See Penal Institutions)

PRIZES—**General**

Prize contests, restricting. S. F. 160, Benda.

Prizes or trophies awarded for golden gloves and amateur athletic union sponsored boxing. S. F. 484, Messerly, et al.; H. F. 601, Hansen of Black Hawk, et al.

PROBATE LAW—**General**

Changes in the probate law. S. F. 289, DeKoster and Denman.

PRODUCTS—**General**

Milk used for manufacturing purposes, requirements. H. F. 404, Langland and Baker.

PROFESSIONAL PRACTICES ACT—**General**

Amend professional practices act, admission to license examinations. S. F. 307, Nicholson; H. F. 420, Shaw.

PROFESSIONAL TEACHING PRACTICES ACT—**General**

Teaching practices commission, repeal chapter. S. F. 242, Hougen.

Professional teaching practices commission, source of revenue to provide for salaries, support, etc., increase fees. S. F. 527, schools.

Provide for salaries, support, maintenance, etc. of the professional teaching practices commission, appropriation. S. F. 697, appropriations.

PROPERTY—**General**

Billboards, political. S. F. 28, Hougen.

Geological survey, property leasing of. S. F. 30, Doderer.

Sale of personal property, insurance, installment contracts. S. F. 40, Benda.

Personal property tax credit. H. F. 42, Winkelman, et al.

Real estate, installment purchases of, board of regents. S. F. 105, higher education.

Remove assessor from acting as clerk, board of review. H. F. 103, Schmeiser, et al.

Schools, riots and strikes, students and employees dismissed. S. F. 123, Steph-ens, et al.

Old-age assistance liens, state holding, sale of property. S. F. 128, DeKoster.

Counties right to contract for options, purchase of land. S. F. 133, Erskine; H. F. 145, Peterson.

Life insurance companies, investment of funds, urban real estate, personal property. S. F. 134, Benda, et al.; H. F. 153, McCartney, et al.

Assessment, valuation of real property, agricultural. S. F. 137, Anderson.

Agricultural land, value of. S. F. 138, McGill, et al.

Trespassing posted private property, penalty. S. F. 213, Stanley, et al.

Insurance by vendor of personal property sold on installment contracts. H. F. 167, Fisher of Greene, et al.

Railroad property, special assessment against. H. F. 172, Winkelman, et al.

Removal of dead or diseased trees on public property, cities and towns issue general obligation bonds. H. F. 183, Lipsky.

Dead or diseased trees, removal of, assessments of costs. H. F. 184, Lipsky.

Use tax, interstate transportation or commerce. H. F. 189, Renda.

Sales tax services or resale of tangible personal property, etc. H. F. 190, Renda.

Three-point tax law, "property relief tax," repeal section. S. F. 188, judiciary.

Tax exemptions and credits, property. S. F. 195, judiciary.

Property tax limitation for area vocational schools, review by General As-sembly. S. F. 197, judiciary.

Fire and casualty insurance companies, loan 75 percent of value. H. F. 221, McIntyre.

Collection of sales tax on cash difference between retail sales price and trade-in value, all except motor vehicles. H. F. 226, Miller of Jones, et al.

Condemnation of property for highway purposes, allow landowner to receive cash. H. F. 265, Cochran, et al.

Littering of public property, penalty. H. F. 270, Shaw, et al.

When access to a road or highway is taken, agency taking build and main-tain the alternative access facility. H. F. 271, Christensen, et al.

Limitation of certain damage actions, improvements or work upon real prop-erty by architects, engineers, contractors, etc. H. F. 327, Van Drie, et al.; S. F. 431, Walsh, et al.

Sale of certain real estate, Carson-Macedonia community school district, Pot-tawatamie county. H. F. 335, Van Nostrand, et al.

Conveyance of real property, taxable at one percent of actual value. S. F. 294, Reichardt.

- Property exemption for veterans, extend. H. F. 364, Fischer of Grundy, et al.; S. F. 357, Hammer and Lamborn.
- Taxation of personal property, removes conflicts between sections. H. F. 379, Koch.
- Homestead tax credit, limit. H. F. 383, Bailey.
- Homestead tax credit, no more than one homestead. H. F. 384, Bailey.
- Assessment procedures for low-type street improvements. S. F. 323, Lamborn, et al.
- Sale of property for delinquent taxes, notice. S. F. 324, Lodwick.
- Counties acquiring property, tax sale, sell at private sale. S. F. 327, De-Koster.
- Issuance of sheriff's deeds to purchasers under special execution sale. S. F. 333, judiciary.
- Appropriate funds to counties for aid to schools. S. F. 352, Shirley.
- Homestead tax credit, double over 65. H. F. 399, Gannon.
- Personal property tax credit, affidavit required therefor. H. F. 400, Tieden.
- Civic awards and indemnification of citizens for aiding in law enforcement. S. F. 358, Thordsen, et al.
- Reversion of school house sites. H. F. 443, Van Drie, et al.
- Personal property tax credits filed on or before July 1st. H. F. 479, Bailey.
- State aid to high schools, change formula for distributing. H. F. 433, Stokes, et al.
- Computation of state aid to schools. H. F. 493, Renda, et al.
- Livestock and all tangible goods held by retailers for sale purposes exempt from personal property taxation, impose transaction tax. S. F. 404, Reichardt.
- Benefited water districts, partially eliminate limitation of cost of assessments against property for water improvements. S. F. 407, Messerly.
- Accept gift of real property for use of the state vocational rehabilitation facility at Charles City. H. F. 512, McCartney.
- Market value of property, as determined by assessor, property tax purposes, schools. S. F. 424, Shaff.
- Allocation of state funds to schools, equalize. S. F. 435, Walsh and Frommelt; H. F. 529, Kennedy of Dubuque and Blouin.
- Cities and towns issue bonds for developing commercial projects. H. F. 517, Holden, et al.
- State aid for public schools, equal emphasis to property valuation and income. H. F. 518, Strothman.
- Compensation to landowners, etc. for property purchased prior to condemnation proceedings; owners, etc., uninformed as to elements of damages which may be compensated. H. F. 519, Cochran, et al.
- Littering of public property, penalty. S. F. 464, Conklin, et al.
- Definition and regulation of property tax exemptions, certain institutions, etc. S. F. 469, Neu, et al.; H. F. 582, Den Herder.
- Pipeline companies obtain permission from commerce commission to condemn property by eminent domain. H. F. 567, Johnston of Johnson, et al.; S. F. 486, Doderer.
- Repeal property tax levy. H. F. 569, Roorda.
- Merchants and manufacturers, personal property tax relief. H. F. 573, Bailey.
- Locally-owned utilities included in formula for computing school aid. H. F. 575, Fischer of Grundy.
- Agricultural property, valuation and assessment of for purposes of taxation. H. F. 593, Roorda.
- Purchase of real estate by the state. H. F. 595, Doyle.
- Municipal property tax relief fund, establish. S. F. 509, Walsh.
- Community housing development board, establish, temporary reimbursement of property tax to housing developers. S. F. 510, Walsh and Pot-geter.
- Conveying land to D. C. Davison, Page county. S. F. 511, Lisle.
- Require a final notice to each taxpayer before his property can be sold at a tax sale. S. F. 512, Dodds.
- Search warrants, issuance of, obtain property, evidence. H. F. 607, Crosier.
- Parking of vehicles on private property. S. F. 528, Nicholson; H. F. 723, Holden.
- Rights of a tenant, maintenance and repair of rental property. H. F. 635, Jesse, et al.
- Improvement and repair of property, provide tax incentive for. S. F. 538, Stanley, et al.
- Assistance paid needy blind persons, basic minimum standard. H. F. 653, social services.
- Search warrants, issuance of, obtain property, evidence. S. F. 555, law enforcement.
- State aid for schools, equalize. S. F. 576, Anderson.
- Old-age assistance recipients retain larger homestead without losing eligibility. S. F. 578, Curran.
- Land patents by the state. H. F. 726, Van Nostrand.
- Street lighting districts, establish in unincorporated areas. S. F. 563, Lavery and Gaudineer.
- Urban-renewal law and the low-rent housing law, legalize and validate certain actions, etc. H. F. 733, cities and towns.
- Market value for inheritance tax purposes, definition of. H. F. 735, Bailey.

Assessment of real property. S. F. 589, ways and means.
 Real property titles. S. F. 596, judiciary.
 Regulate construction of pipelines. H. F. 772, agriculture.
 Valuation and assessment of real and personal property. H. F. 784, ways and means.
 Regulate construction of pipelines. S. F. 627, agriculture.
 Acquire and correct title to Valley bank building property. H. F. 786, appropriations.
 Assessment of real property. S. F. 629, ways and means.
 Subdivided lands, rules and regulations. S. F. 646, judiciary.
 Highway commission pay all special assessments on land under its jurisdiction, assessed in same manner as private property. H. F. 806, transportation.
 Payments and assistance to persons required to relocate residence, etc., highway purposes. S. F. 684, transportation.
 Executive council acquire property by gift, purchase, condemnation or otherwise. S. J. R. 30, judiciary.
 Creation and acquisition of conservation easements by voluntary means. S. F. 410, Erskine, et al.; H. F. 826, conservation and recreation.
 Conduct study of present procedures for condemnation of property, etc., report findings and recommendations to 1970 General Assembly. H. C. R. 21, H. J. 466, 556, 825, 826, adopted; S. J. 797, 880, 924, 969, 1253, 1468, 1498, 1853-1855, adopted; H. J. 1925, 1938, adopted.
Taxes
 (See Taxes, sub-ref. Property)

PUBLIC DEFENDER—

General

Court-appointed counsel and public defenders, compensation. H. F. 510, Pelton, et al.

PUBLIC DEFENSE—

General

Capital improvements and repairs, etc., department of public defense, appropriation. S. F. 598, appropriations.
 State departments' appropriation, very similar to S. F. 597. H. F. 793, appropriations.
 State departments' appropriation, very similar to H. F. 793. S. F. 597, appropriations.
 Public defense, department of, establish permanent revolving fund, payment of maintenance and operational costs of administrative state aircraft, appropriation. S. F. 668, appropriations.

PUBLIC HEALTH—

(See Health, sub-ref. General)

PUBLIC IMPROVEMENTS—

Real property, improvement and repair, taxes. S. F. 27, Hogen.
 Levee and drainage districts, public improvements, division of districts, etc. S. F. 181, Schaben; H. F. 256, Darrington and Waugh.

PUBLIC INSTRUCTION, DEPARTMENT OF—

(See Schools, sub-ref. Same)

PUBLIC PROSECUTOR—

General

Office of public prosecutor. H. F. 303, Voorhees, et al.

PUBLIC RETIREMENT SYSTEM—

(See Retirement Systems)

PUBLIC SAFETY, DEPARTMENT OF—

(See also Highway Safety Patrol)

General

Enforcement of beer and liquor laws to public safety. H. F. 137, Fischer of Grundy.
 Blood samples from deceased victims of motor vehicle accidents. H. F. 152, Kruse, et al.
 Correct title, Iowa law enforcement academy. H. F. 260, 62nd General Assembly. H. F. 160, law enforcement.
 Issue operators' and chauffeurs' licenses, relieve highway patrol members. H. F. 266, Kreamer, et al.
 Suspension of motor vehicle registration certificates and plates, eliminate if financially responsible, etc. H. F. 312, Mayberry.
 Proof of motor vehicle financial responsibility. H. F. 302, Van Roekel, et al.
 Telephone number for police and fire departments, establish uniform statewide. H. F. 117, Priebe, et al.
 Point system for driver improvement. H. F. 330, Van Roekel, et al.
 Bonding of employees of department of public safety and special agents, blanket bond. H. F. 363, law enforcement.

Highway patrol buildings, appropriation. H. F. 416, Menefee.
 Public safety accept and expend funds available under national highway safety act, etc. H. F. 455, Fisher of Greene, et al.
 Patrol add 24 men paid with federal funds, safety research and development programs. H. F. 551, Johnson of Audubon-Guthrie, et al.
 Ambulance services, standards for. H. F. 574, Pelton.
 Licenses, definition of, motor vehicles. H. F. 632, Blouin.
 Abolish liquor control commission, eliminate state-owned stores, private licensees. H. F. 649, Fischer of Grundy, et al.
 Disposal of stolen or abandoned vehicles. H. F. 703, Mayberry.
 Motor vehicle inspection. H. F. 704, Bergman.
 Driver education instructors conduct examinations for instruction permits and temporary drivers' permits, etc. H. F. 689, Hill.
 Detection of deception examiners, license and regulate. H. F. 732, Tapscott.
 Revocation of drivers' licenses, corrects error. H. F. 738, Van Roekel.
 Detection of deception examiners, license and regulate. H. F. 782, law enforcement.
 Construction of a highway patrol district headquarters building at Oelwein, appropriation. H. F. 816, appropriations.
 Motor vehicle registration plates, 5 years. H. F. 636, Tapscott and Holden.
 Drivers' licenses, new type, photo. S. F. 90, Kosek.
 Narcotic, counterfeit, depressants, and stimulant drugs, enforcement of laws and regulations. S. F. 238, state government.
 Riot control. S. F. 261, Arbuckle, et al.
 Highway patrol buildings, appropriation, general fund. S. F. 296, Nicholson.
 Law-enforcement officers' training academy, remove from department of public safety. S. F. 344, Thordsen.
 License, regulate, and control motor vehicle salvage dealers. S. F. 402, Gaudinier.
 Forgery or counterfeiting of motor vehicle documents, felony. S. F. 439, law enforcement.
 Motor vehicles, sale of, in-transit stickers, in and out of state, fee. S. F. 494, law enforcement.
 Registration certificate must have mileage listed. S. F. 495, Hill.
 Private detectives, license and regulate. S. F. 533, Thordsen, et al.
 Use tax, also collected by public safety. S. F. 536, ways and means.
 Automobile dealership franchisees. S. F. 539, DeKoster, et al.; H. F. 654, Kluever, et al.
 Enforcing laws and regulations, motor vehicles, department of public safety. S. F. 548, Clarke, et al.
 Snowmobiles, rules and regulations. S. F. 564, law enforcement.
 Commissioner of public safety appointed by Governor. S. F. 567, state government.
 Photo on operator's and chauffeur's licenses, increase. S. F. 639, law enforcement.
 Registration of motor vehicles by nonresidents. S. F. 643, law enforcement.
 Public safety and various divisions thereof, appropriation. S. F. 650, appropriations.
 Public safety, capital improvements for law enforcement academy, appropriation. S. F. 652, appropriations.
 Public safety, computerizing state criminal information files, appropriation. S. F. 661, appropriations.
 Public safety, motor vehicle dealers license fee fund, appropriate from monies received by. S. F. 663, appropriations.
 Public safety, transfer of certain fees, taxes, interest, etc., purchase of supplies, etc., and for cost of manufacturing motor vehicle registration plates. S. F. 669, appropriations.
 Drivers' education program, department of public instruction—supplies and materials and motor vehicle registration plates for public safety. H. F. 659, appropriations.

PUBLIC SERVICE EMPLOYMENT BOARD—

General

Public employees right to join organizations, collective bargaining, prohibit strikes. H. F. 464, Mezvinsky.

PUBLIC UTILITIES—

(See Utilities, sub-ref. Public Utilities)

PUBLIC WORKS—

General

Public works projects, establishment of wage rates. S. F. 92, Frommelt, et al

PUBLICATIONS—

(See Printing—Publishing)

PURCHASING—

General

Centralized purchasing of materials and supplies for state, counties, cities and towns and school districts. H. F. 553, Huff and Milligan.

Home solicitation sales, contracts, etc. S. F. 570, Potgeter and Walsh; H. F. 743, Bailey, et al.
Central purchasing, state government. H. F. 756, Huff, et al.

RACING—

General

Horse racing, pari-mutuel wagering. S. F. 566, Sullivan, et al.; H. F. 742, Crabb, et al.

RADIATION—

General

Radiation control program, appropriation. S. F. 269, social services.

RADIO—

(See Communications)

RAILROADS—

General

Railway crossings. S. F. 25, Gaudineer.
Railroad property, special assessments against. H. F. 172, Winkelman, et al.
Railroad crossings, safety. S. F. 163, Schaben.
Transportation facilities for railroad employees, comfortable. S. F. 297, Dodds.
Equipment of locomotives and cabooses. H. F. 422, Hill.
Railroads right to investigate cattle claims, must fence, increase speed through cities and towns. S. F. 419, DeKoster.
Railroad engines, warning lights. H. F. 586, Stromer, et al.
Prevent fires on and along railroad right-of-way. H. F. 611, Renda.
Prevent fires along railroad right-of-way. H. F. 776, law enforcement.

RAPE—

General

Sex offenses against children, treatment and confinement of persons, longer sentences. S. F. 248, Stanley, et al.; H. F. 365, Miller of Marshall, et al.
Sexual offenses. S. F. 361, Reichardt and Gaudineer; H. F. 741, Bennett.
Sex offenses and criminal sexual psychopaths. S. F. 692, law enforcement.

REAL ESTATE—

(See also Licenses, sub-ref. Real Estate)

General

Executive council authority to purchase, sell real estate, etc. H. F. 40, Darlington and Hanson of Howard-Mitchell.
Corporations engaged in farming, limit. S. F. 75, Schaben, et al.; H. F. 153, Cochran, et al.
Real estate, installment purchases of, board of regents. S. F. 105, higher education.
Old-age assistance liens, state holding, sale of property. S. F. 128, DeKoster.
Life insurance companies, investment of funds, urban real estate, personal property. S. F. 134, Benda, et al.; H. F. 153, McCartney, et al.
Real estate transfer, taxation. S. F. 144, Conklin.
Correct overlapping penalties in the law on real estate brokers as amended. H. F. 166, judiciary.
Insurance by vendor of personal property sold on installment contracts. H. F. 167, Fisher of Greene, et al.
Increasing amount of money a county may spend to repair and remodel buildings. H. F. 232, Andersen; S. F. 229, Erskine.
Public utilities, valuation. H. F. 299, Gannon.
Sale of certain real estate, Carson-Macedonia community school district, Potawatamie county. H. F. 335, Van Nostrand, et al.
Conveyance of real property, taxable at one percent of actual value. S. F. 294, Reichardt.
License fees of real estate brokers and salesmen, payment of expenses of real estate commission. S. F. 299, Mogged, et al.
Qualifications for a real estate broker's license. S. F. 394, Sullivan, et al.
Reversion of school house sites. H. F. 443, Van Drie, et al.
Reporting sales, abnormal, of real estate to department of revenue. H. F. 538, Roorda.
Purchase of real estate by the state. H. F. 595, Doyle.
Plats in cities and towns. H. F. 600, Camp.
Sale of real estate of old-age recipients other than public auction, social services. H. F. 616, social services.
Land patents by the state. H. F. 726, Van Nostrand.
Transfer or sale of real estate between agencies of the state and political subdivisions thereof. H. F. 770, transportation.
Valuation and assessment of real and personal property. H. F. 784, ways and means.
Acquire and correct title to Valley bank building property. H. F. 786, appropriations.
State departments' appropriation, very similar to S. F. 597. H. F. 793, appropriations.

State departments' appropriation, very similar to H. F. 793. S. F. 897, appropriations.
Subdivided lands, rules and regulations. S. F. 646, judiciary.
Creation and acquisition of conservation easements by voluntary means. S. F. 410, Erskine, et al.; H. F. 826, conservation and recreation.

REAPPORTIONMENT OF LEGISLATURE—

General

Apportionment of General Assembly, commission, make recommendations. S. J. R. 5, Stanley, et al.; H. J. R. 1, Van Nostrand, et al.
Representation in the General Assembly. S. F. 19, Frommelt, et al.; H. F. 19, Gannon, et al.
Composition of the General Assembly, terms of office of Senators, and basis of representation of. S. J. R. 10, DeKoster, et al.
Single member legislative districts, members of General Assembly elected from. S. J. R. 2, Lange, et al.
Establish composition of General Assembly, provide for election of members thereof. H. F. 781, constitutional amendments and reapportionment.
Iowa legislature requests Congress call a convention to propose an amendment to the U. S. Constitution regarding reapportionment. S. C. R. 13; S. J. 375, 407, 489, 490, 501, 508, 513, 526, 664, 666, 745, 756, 766, 767, 775, 776 adopted; H. J. 883, 1326, 1333-1345 adopted.

RECIPROCITY—

General

Reciprocity, commercial vehicles, mileage, etc. S. F. 1, Lamborn, et al.; H. F. 1, Miller of Page, et al.
Cab cards, issue single one for vehicles. S. F. 3, Lamborn, et al.; H. F. 1, Miller of Page, et al.
Administration of reciprocity laws transferred to department of public safety. S. F. 483, Clarke, et al.
Motor vehicle registration reciprocity, impose restrictions upon nonresident vehicles, etc. H. F. 585, Schroeder.
Motor vehicle reciprocity, may cancel apportioned registration privileges. H. F. 683, Schroeder.
Reciprocity board, appropriation. S. F. 651, appropriations.

RECORDER—

General

County recorder charge and collect recording fees, tax liens. H. F. 448, Kreamer and Renda.
Tape recording sessions of the General Assembly. H. F. 702, Klein.

RECORDS—

General

Liquor licensees, records of, availability. S. F. 117, Frommelt.
Radiation control program, appropriation. S. F. 269, social services.
Conveyance of an interest in land, and defining marketable record title. S. F. 271, DeKoster and Denman.
Court records, reproduction of, time limitation, etc. S. F. 276, Lodwick, et al.

RECREATION—

General

Recreational bikeways, establish. H. F. 139, Shaw.
Fees for use of state owned recreational areas. H. F. 260, Tieden.
Littering of public property, penalty. H. F. 270, Shaw, et al.
Zoning regulations within prescribed distances of highways, parks, recreational areas, and navigable rivers. H. F. 358, Middleewart, et al.
Littering of public property, penalty. S. F. 464, Conklin, et al.

REFORMATORIES—

(See Penal Institutions)

REFUSE—

(See Pollution)

REGENTS, BOARD OF—

General

Real estate, installment purchases of, board of regents. S. F. 165, higher education.
Special security officers for institutions under board of regents. S. F. 106, higher education.
Lease properties and facilities by the board of regents. S. F. 298, Balloua, et al.
State-supported universities to give full college credit for courses taken at any junior or regular college in Iowa. H. F. 374, Fischer of Grundy.
Reimbursement to Harlan, expenses incurred, site for proposed western Iowa college. S. F. 836, Schaben; H. F. 460, Nielsen.

- Area schools, reorganization of. H. F. 492, Brinck.
 Sell WOI television station. S. J. R. 27, Reichardt.
 Universities and colleges, board of regents issue bonds for buildings, etc. S. F. 537, higher education; H. F. 721, higher education.
 State crime laboratory and state medical examiner, create, aid county medical examiners, investigate unnatural deaths. S. F. 585, state government.
 Repair, remodeling, maintenance, etc. of old capitol building in Iowa. City under "protectorate" of board of curators. H. F. 717, Klein, et al.
 Regents, board of, institutions under the control of, appropriation. S. F. 665, appropriations; H. F. 811, appropriations.
 Regents, board of, capital improvements, purchases of land, construction, etc., appropriation. S. F. 689, appropriations.
 Regents, board of, capital improvements, purchase of land, construction, etc., appropriation. H. F. 828, appropriations.
 Regents, board of, reimburse state educational institutions for deficiencies in operating revenues, appropriation. S. F. 696, appropriations; H. F. 829, appropriations.
 Reimbursement to Harlan, expenses incurred, site for proposed western Iowa college. S. F. 698, appropriations.
 Regents, Board of, reimburse state educational institutions for deficiencies in operating revenues, appropriation. S. F. 696, appropriations; H. F. 829, appropriations.
 That the proposed ten-year building program submitted by the board of regents be approved as submitted. H. C. R. 42, H. J. 1759.
 That the board of regents be authorized to carry out projects in building program and to finance by borrowing money and issuing negotiable bonds. H. C. R. 43, H. J. 1761.
 Board of regents authorized to build addition to the general hospital of the University of Iowa, 63rd G. A. supplement previous authorization for an additional increase in size, etc. S. C. R. 26, S. J. 1016, 1092, adopted, 1094, adopted; H. J. 1207, 1368-1370, adopted.
 That the proposed ten-year building program submitted by the board of regents be approved as submitted. S. C. R. 44, S. J. 1713, 1776, 1787, 1797, 1798, adopted; H. J. 1863-1866, adopted.
 Board of regents be authorized to carry out projects in building program and to finance by borrowing money and issuing negotiable bonds. S. C. R. 45, S. J. 1715, 1776, 1787, 1798, 1799, adopted; H. J. 1866-1868, adopted. Signed by Governor 6-20-69.
 Request board of regents maintain student tuition and fees at a moderate and reasonable level, consider limitations on enrollments, possibility of increasing teaching hours, and to cut all unnecessary expenditures. S. C. R. 46, S. J. 1785, 1820, 1825, 1826.

REGISTRATION—

(See also Motor Vehicles, sub-ref. Registration)

General

- Lobbying activities, regulate. S. F. 37, Rigler and Hill; H. F. 38, Baker, et al.
 Voter registration, mandatory. H. F. 52, Camp.
 Voter registration, population 30,000 or more. H. F. 53, Camp.
 Voter registration, population 30,000 or more. S. F. 93, Conklin.
 Voter registration, precincts of 1500 population or more. S. F. 100, Shaff, et al.
 Landscape architects, registration. H. F. 121, Van Drie; S. F. 155, DeHart.
 Mobile deputy registrars, repeal. S. F. 142, Conklin.
 Voter registration lists. H. F. 136, Ellsworth, et al.
 Permanent registration of voters for elections held in certain community school districts. H. F. 151, Holden; S. F. 156, Nicholson.
 Vital statistics, births, deaths, marriages, etc. H. F. 199, Campbell, et al.
 Lobbying activities, regulate. H. F. 216, Mezvinisky, et al.
 Farm wagon licensing. S. F. 220, Schaben.
 Proof of motor vehicle financial responsibility. H. F. 302, Van Roekel, et al.
 Vital statistics, births, deaths, marriages, etc. S. F. 256, Briles.
 Radiation control program, appropriation. S. F. 269, social services.
 Dispensing opticians, standards and requirements for the registration and certification of. S. F. 288, Walsh, et al.; H. F. 342, Kluever, et al.
 Licenses on farm trailers. H. F. 346, Nelson, et al.
 Renewal fees for certificates of registration of professional engineers and land surveyors. H. F. 353, Kehe, et al.
 Registration of social workers. S. F. 396, O'Malley, et al.; H. F. 563, Pelton, et al.
 Required qualifications for registration as a professional engineer. H. F. 456, Kehe, et al.
 Registration and protection of marks. S. F. 417, DeKoster.
 Annual readjustment of pensions, etc., retired firemen and policemen. S. F. 438, Thordsen, et al.; H. F. 532, Jesse, et al.
 Forbids voting in any election held within 10 days after registration of voters. S. F. 500, Walsh; H. F. 622, Pelton, et al.
 Registration of special mobile equipment by county treasurer. S. F. 562, Anderson, et al.
 Snowmobiles, rules and regulations. S. F. 564, law enforcement.

Suspension of driving privileges of uninsured motorists. H. F. 672, Hill.
 Licensing of grain dealers. H. F. 688, Schroeder and Stromer.
 Vehicle safety, inspections, etc. S. F. 615, law enforcement.
 Residency requirements for elections, also election workers, voters' oaths, etc., ballots, district conventions, polling places, candidates, etc. H. F. 774, Drake, et al.
 Registration of watchmakers, etc. H. F. 785, state government.
 Residency requirements for elections, also election workers, voters' oaths, etc., ballots, district conventions, polling places, candidates, etc. S. F. 665, state government.

REHABILITATION—

General

Employees sustaining injuries, industrial commissioner supervise the professional care and rehabilitation of. S. F. 107, O'Malley.
 Workmen's compensation, agriculture. S. F. 204, Gaudineer, et al.; H. F. 263, Ellsworth, et al.
 Women offenders, social services, placement in appropriate adult correction institutions. H. F. 294, social services.
 Conversion of the mental health institute at Clarinda to a training school for boys, appropriation. H. F. 433, Andersen.
 Accept gift of real property for use of the state vocational rehabilitation facility at Charles City. H. F. 512, McCartney.
 Work and training program, families receiving ADC. S. F. 488, Stanley, et al.
 Treatment of alcoholism. S. F. 525, social services.
 Community correction centers, social services, appropriation. H. F. 718, Jesse, et al.
 Uniform juvenile court act. H. F. 794, Kluever.
 General and vocational education administration funds, department of public instruction, appropriation. S. F. 679, appropriations.

RELIEF—

General

County relief, work program for recipients of. S. F. 477, Stanley, et al.
 Duty of parents and others support persons who are or might become welfare recipients, county attorney enforce, etc. S. F. 478, Stanley, et al.

RESEARCH—

General

Human body after death, gift of all or part of, medical research. H. F. 305, Milligan, et al.
 Human body after death, gift of all or part of, medical research. H. F. 322, Pelton, et al.; S. F. 368, Mowry.
 Highway safety patrol, add 24 men paid with federal funds, safety research and development programs. H. F. 551, Johnson of Audubon-Guthrie, et al.
 Street research fund, establish. S. F. 637, transportation.

RETAILER—

General

Sales tax, individuals engaged in sale of enumerated taxable services as retailers. H. F. 191, Renda.
 Retailer credit or discount paying sales tax receipts. H. F. 295, Baker.
 Franchised agreements terminated, establish liability of manufacturers, etc. H. F. 401, Mendenhall and Tieden.
 Livestock and all tangible goods held by retailers for sale purposes exempt from personal property taxation, impose transaction tax. S. F. 464, Reichardt.
 Merchants and manufacturers, personal property tax relief. H. F. 573, Bailey.
 Seller of goods, liability of. H. F. 612, Bailey.
 Sales and use tax, resale certificates. H. F. 746, Kluever.

RETARDATION—

General

Mental retardation unit, special, establish. S. F. 5, Lucken, et al.; H. F. 5, Miller of Des Moines, et al.
 Patients admitted to the mental retardation hospital-schools, clarify liability for support furnished by counties. H. F. 215, Van Roekel.
 Mentally retarded person, definition. S. F. 6, Lucken, et al.; H. F. 6, Miller of Des Moines, et al.

RETIREMENT SYSTEMS—

(See also Teachers, sub-ref. Retirement)

General

Retirement system funds, investment of, employment security commission. S. F. 10, Frommelt, et al.; H. F. 10, Klein, et al.
 Contributions, peace officers' retirement system. S. F. 11, Frommelt, et al.; H. F. 11, Klein, et al.
 Unemployment compensation benefits for recipients of retirement, social security or vacation benefits. H. F. 115, Renda, et al.

- Municipal judges, disability. H. F. 357, Van Drie.
 Retirement and removal of judges. S. F. 311, judiciary.; H. F. 428, judiciary.
 Retirement systems for policemen and firemen, pay certain benefits, civil service. H. F. 331, Andersen.
 Increase annuity of judges retired since effective date of mandatory retirement. H. F. 403, Milligan, et al.
 Members or former members of armed forces, portion of annuities or retirement pay exempt from state income tax. S. F. 384, Rigler.
 Increase annuity of judges retired since effective date of mandatory retirement. S. F. 401, Gaudineer and O'Malley.
 Active and retired members to IPERS buy back prior service credit. S. F. 430, Walsh.
 Annual readjustment of pensions, etc. for retired peace officers. S. F. 448, Thordsen, et al.
 Municipal utility retirement systems. H. F. 581, Van Drie, et al.; S. F. 505, Walsh.
Pensions
 Peace officers' retirement system, benefits to beneficiaries. S. F. 12, Frommelt, et al.; H. F. 12, Klein, et al.
 IPERS, additional retirement allowance option. S. F. 13, Frommelt, et al.; H. F. 13, Klein, et al.
 IPERS, investments of retired members. S. F. 15, Frommelt, et al.; H. F. 15, Klein, et al.
 Teachers' pension. H. F. 177, Grassley, et al.
 Firemen and policemen, benefits for disabled and retired, annual readjustment of pensions, etc. S. F. 178, Thordsen, et al.; H. F. 386, Voorhees, et al.
Public
 Retirement systems for cities and towns. H. F. 111, Den Herder and Ossian.
 Employees in education have benefit of tax-sheltered annuity programs. H. F. 332, Miller of Jones.
 Employees in education have benefit of tax-sheltered annuity programs. S. F. 532, schools.

REVENUE, DEPARTMENT OF—

General

- Computation of aricultural land tax credit. H. F. 170, Voorhees.
 Legal counsel for departments of revenue, social services, and highway commission. S. F. 174, O'Malley, et al.
 Income tax, length of time for refund or credit. H. F. 193, Renda.
 Tax review, board of, for conducting hearings, etc. H. F. 200, Renda.
 Revenue laws, revise and amend Code. S. F. 176, judiciary.
 Co-ordinate various statutes with the act creating department of revenue. S. F. 177, judiciary.
 Basic school tax, county auditor determine. S. F. 218, Van Gilst.; H. F. 496, Dunton.
 Board of tax review issue subpoenas and take written testimony of the conduct of the hearings before the board of tax review. H. F. 281, Renda.
 Income tax, certain cities, based upon percentage fo state income tax. S. F. 239, DeHart.
 Tax equalization and state aid, county auditor determine basic school tax. H. F. 362, Varley, et al.
 Tax on trading stamps. H. F. 385, Rodgers, et al.
 School districts impose income tax, pledge such tax for payment of school bonds. S. F. 373, Lodwick.
 Additional compensation to city and county assessors who achieve certification by the International association of assessing officers. S. F. 377, Reichardt.
 Temporary cigarette licenses. H. F. 430, Priebe.
 County recorder charge and collect recording fees, tax liens. H. F. 448, Kreamer and Renda.
 Livestock and all tangible goods held by retailers for sale purposes exempt from personal property taxation, impose transaction tax. S. F. 404, Reichardt.
 Reporting sales, abnormal, of real estate to department of revenue. H. F. 538, Roorda.
 Any taxpayer may file an appeal to department of revenue on any decision, etc. S. F. 455, Lodwick.
 Tax on beverages in cans, etc., conservation. S. F. 462, Erskine.
 Sales tax, permit cities, towns, etc. to impose, election. S. F. 481, Nicholson, et al.
 Municipal utilities, pay property tax. S. F. 490, Reichardt.
 Abolish liquor control commission, eliminate state-owned stores, private licenses. H. F. 649, Fischer of Grundy, et al.
 Drivers' education program, department of public instruction; supplies and materials and motor vehicle registration plates for department of public safety. H. F. 659, appropriations.
 Legal counsel, department of revenue, social services, and highway commission employ. H. F. 722, Renda.

Sales and use tax, resale certificates. H. F. 746, Kluever.
 Appropriate from motor vehicle fuel tax fund to department of revenue. H. F. 796, appropriations; S. F. 641, appropriations.
 State departments' appropriation, very similar to S. F. 597. H. F. 792, appropriations.
 State departments' appropriation, very similar to H. F. 792. S. F. 597, appropriations.
 Distribution of income, corporation, and sales taxes, appropriation. S. F. 691, appropriations.
 Legislative research committee study of revenue sharing and procedures for tax collection between state and local governments. H. C. R. 9, H. J. 126.
 Conduct study, during interim, to determine fair share which banks, savings and loan associations, etc., should be required to contribute to the revenues of the state and how collected, report findings. H. C. R. 49; H. J. 1570, 1701, adopted; S. J. 1640, 1677, 1731, 1737.

Director

Tax exempt property, list of, by director of revenue to General Assembly. H. F. 34, Radl.
 Appeals of income, corporation, and sales tax. H. F. 465, Kreamer and Renda.

REVIEW, BOARD OF—

(See Assessments and/or property)

REVOLUTIONARY WAR MEMORIAL COMMISSION—

General

Revolutionary war memorial commission, repeal chapter. H. F. 247, judiciary.

RIGHT TO WORK—

(See also Labor, all sub-refs.)

General

Labor union membership, permit union shop, disputes. H. F. 212, Bennett, et al.

RIOT—

General

Schools, riots and strikes, students and employees dismissed. S. F. 122, Stephens, et al.
 Fire department personnel, civil disorders. H. F. 236, Andersen, et al.; S. F. 393, Sullivan, et al.
 Riot control. S. F. 261, Arbuckle, et al.
 Students taking part in violent demonstrations ineligible for state educational aid programs. H. F. 467, Grassley.
 Emergency curfew ordinances by cities and towns. S. F. 414, Shirley.
 Student disturbances at publicly supported educational institutions, dismissals. H. F. 521, Grassley, et al.
 Aid to funding of the federal riot insurance program. S. F. 557, commerce.
 Aid in funding of the federal riot insurance program. H. F. 680, commerce.
 Express full confidence in the ability of the university administrators and law enforcement officers to enforce effectively rules and laws pertaining to disruptive conduct at our public universities. S. C. R. 12, S. J. 1358, 1682, 1693, adopted; H. J. 1732.

RIVERS—

(See Waters)

ROAD USE FUND TAX—

General

Increase share of cities and towns in road use tax fund, increase diesel-fuel tax. H. F. 290, cities and towns.
 Increase tax on special diesel fuel. H. F. 292, Fisher of Greene, et al.
 Increase municipal allocation of road use taxes. H. F. 425, Milligan, et al.
 Increase the share of cities and towns in road use tax fund and value of automobile for registration purposes. H. F. 714, transportation.

ROADS AND HIGHWAYS—

General

Beer, tax, debris clearance. H. F. 44, Bennett.
 Glass bottles, tax on certain types. S. F. 50, Benda.
 Sewage, etc., prohibit discharge of along highways, etc. H. F. 56, Holden.
 Motor vehicles, passing on interstate. S. F. 70, Kosek.
 Secondary roads, maintenance. H. F. 94, Miller of Page, et al.
 Recreational bikeways, establish. H. F. 139, Shaw.
 Oversized vehicles, movement of. H. F. 142, Bailey.
 Overtaking and passing of vehicles by other vehicles. S. F. 162, Dodda.
 Destruction of noxious weeds along public roads. H. F. 187, Camp, et al.
 Condemnation of property for highway purposes, allow landowner to receive cash. H. F. 265, Cochran, et al.

When access to a road or highway is taken, agency taking build and maintain the alternative access facility. H. F. 271, Christensen, et al.

Increase share of cities and towns in road use tax fund, increase diesel fuel tax. H. F. 298, cities and towns.

Increase tax on special Diesel fuel. H. F. 298, Fisher of Greene, et al.

Abandoned or vacated roads and highways, use of. H. F. 304, Van Drie.

Punishment for reckless driving on the highway. H. F. 382, Bailey.

State park roads, maintenance. S. F. 337, conservation and recreation.

Primary road detours. S. F. 342, Clarke.

Classification of highways, functional. H. F. 394, Welden, et al.

Highways safety programs administered by the Governor. S. F. 385, Rigler.

Trailers, speed limit when drawn by motor vehicles. H. F. 46, Doyle.

Trailers, increase highway speeds for motor vehicles drawing. H. F. 445, Nelson.

Increase fuel tax one cent per gallon, primary roads, highways and streets. H. F. 449, Sorg, et al.

Hazardous primary road conditions given priority by highway commission in improving system. S. F. 425, transportation.

Littering of highways, penalties. S. F. 461, Conklin, et al.

Diagonal highways, Interstate 35, joint legislative committee to investigate actions of highway commission in establishment of. S. J. R., Potgeter, et al.; H. J. R. 13, Edgington, et al.

Highways, construction and reconstruction of, fund, bonds. S. F. 473, Rigler.

Movement of vehicles and loads of excess size and weight, days and routes, secondary roads. S. F. 489, transportation.

Discharge of sewage and other wastes, highway ditches, offenses, fine, etc. S. F. 517, transportation.

Traffic control devices at all highway intersections prior to July 1, 1971. S. F. 518, Potgeter, et al.

Highway construction, restoration of borrow areas. S. F. 534, transportation.

Detour and haul roads, designate, primary road projects. H. F. 647, Welden.

Increase the share of cities and towns in road use tax fund and, value of automobile for registration purposes. H. F. 714, transportation.

Expedite movement of traffic in cities during severe weather conditions. H. F. 752, Huff and Jesse.

Detour and haul roads, designate, primary or interstate road projects. H. F. 787, transportation.

Highways, emergency repair, restoration, or reconstruction of. H. F. 807, transportation.

Payments and assistance to persons required to relocate residences, etc., highway purposes. S. F. 684, transportation.

Highway commission, appropriation. S. F. 687, appropriations.

Highway commission, appropriation. H. F. 823, appropriations.

RULES—

General

Implementation and organization for annual sessions. H. F. 390, rules.

Every state department, etc., hold public hearings on any proposed rule, etc. S. F. 365, Potgeter; H. F. 482, Welden.

Administrative rules and regulations. H. F. 625, Schroeder.

Parliamentary procedure. S. F. 595, rules.

Transfer or sale of real estate between agencies of the state and political subdivisions thereof. H. F. 770, transportation.

Interim studies by standing committees, legislative research committee. H. J. R. 18, rules.

Rules of administrative departments. H. F. 249, judiciary.

Permanent joint rules of the 63rd General Assembly. S. C. R. 27, S. J. 1049, 1377, 1417-1420, adopted, 1426-1427; H. J. 1494-1497, 1560, 1562, 1572, 1577, adopted; S. J. 1535, 1671, adopted; H. J. 1824, adopted.

RURAL WATER DISTRICTS—

(See Waters)

SAFETY—

General

Motorcycles, safety equipment. S. F. 22, Gaudineer; H. F. 155, Bloula.

Eye-protective devices. H. F. 169, Van Drie.

Railroad crossings, safety. S. F. 168, Schaben.

Use of safety emblems, slow-moving vehicles. S. F. 170, Hougren, et al.

Certain safety rules, industry, exemption from. H. F. 214, Welden, et al.

Health and safety appliances in places of employment. H. F. 220, Bennett.

Employment safety rules, regulations or standards, variance from. H. F. 229, Koch, et al.

Labor camps, regulations and sanitary requirements. H. F. 317, Tapscott, et al.

Motorcycles, operation of. H. F. 319, law enforcement.

Operation of motor boats, safety. S. F. 398, conservation and recreation.

Employment safety, ditching and treching operations. S. F. 346, McGill.

Eye protective devices. H. F. 395, Baker.

Highway safety programs administered by the Governor. S. F. 385, Rigler.

Labor commissioner, duties of, employment safety, establish safety advisory board. H. F. 483, Skinner; S. F. 430, Dodds.

Highway safety patrol, add 24 men paid with federal funds, safety research and development programs. H. F. 551, Johnson of Audubon-Guthrie, et al.

Administration of reciprocity laws transferred to department of public safety. S. F. 483, Clarke, et al.

Annual inspection of motor vehicles, condition of registering etc. S. F. 496, Erskine; H. F. 705, Peterson and Koch.

Semitralliers equipped with safety device to control jackknifing. S. F. 503, Frey.

Registration plates, \$.25 cents reflective fee included in billing. H. F. 637, McCormick.

Hunting safety education. H. F. 682, Miller of Des Moines.

District attorney, establish office of. H. F. 691, Kluever, et al.

Towing vehicles, use of alternate safety devices. H. F. 698, Winkelman and Nelson.

Vehicle safety, inspections, etc. S. F. 615, law enforcement.

Regulate construction of pipelines. H. F. 772, agriculture.

Prevent fires along railroad right-of-way. H. F. 776, law enforcement.

Minimum living standards for migrant laborers. S. F. 626, human and industrial relations; H. F. 790, social services.

Regulate construction of pipelines. S. F. 627, agriculture.

Operation of watercraft under emergency conditions. H. F. 801, conservation and recreation.

Prevention of fires, open burning under unsafe conditions. H. F. 806, law enforcement.

Highway Patrol

(See Highway Safety Patrol)

Highways

(See Roads and Highways)

SALARIES—

General

Examining boards, members, compensation. S. F. 58, Frey.

Municipal court judges, salary, increase. H. F. 101, Bennett, et al.

Removes statutory ceilings on salaries of municipal officials. H. F. 256, Miller of Des Moines, et al; S. F. 575, Walsh.

Deductions from salaries of school district employees by mutual agreement. H. F. 273, Andersen, et al; S. F. 241, schools.

Shorthand court reporters, compensation, etc. S. F. 253, DeKoster and Denman.

Salary of sheriffs, increase. S. F. 266, Shirley.

Salaries of deputy sheriffs, board of supervisors decide. S. F. 267, Griffin and Frey; H. F. 341, Van Nostrand, et al.

Compensation of councilmen of cities and towns. S. F. 273, DeHart, et al.

Overtime pay for state employees. H. F. 338, Mayberry, et al; S. F. 507, Walsh.

Director of development commission, strikes salary limitation. H. F. 348, Iowa development.

Board of supervisors shall fix salaries of its members, all county officers. H. F. 458, Klein.

General assembly, compensation of. H. F. 494, Voorhees.

Increase salaries of bailiffs and clerks of the municipal courts. H. F. 506, Andersen, et al.

Implementation and organization for annual sessions. H. F. 390, rules.

Salary of deputy sheriff, counties where district court is held in two places. S. F. 453, Lodwick.

Increasing county attorney salaries. H. F. 546, Huff, et al.

Sheriffs, increase compensation of. H. F. 550, Dunton, et al.

Merit pay plans by local school districts. S. F. 586, Conklin, et al.

Compensation of county officers, etc., increase. S. F. 587, county government.

One-third of the salaries of commissioners assessed to public utilities. H. F. 757, commerce.

Compensation of county officers, etc., increase. S. F. 614, county government.

Payment of salaries to state employees every two weeks. S. F. 625, transportation.

Collective bargaining, employees, cities and towns. S. F. 678, cities and towns.

Wages

Wages, garnishment of, municipal and political corporations. H. F. 51, Waugh; S. F. 62, Erskine.

Public works projects, establishment of wage rates. S. F. 92, Frommelt, et al.

Wages, uniform standards for payment of by employers. H. F. 107, Lipsky, et al.

Wages due employees from all employers, enforce payment. S. F. 148, Gaudineer, et al.

Wages subject to IPERS. S. F. 154, Doderer.

Wages subject to IPERS, raise. H. F. 197, Klein, et al.

Minimum wages for employees, administration of, enforcement of, "minimum wage act". H. F. 429, Hill, et al.

SALES—**General**

- Intoxicating beverages, hours to sell. S. F. 46, Hill; H. F. 122, Van Roekel.
 Beer, sale of, time. H. F. 65, Perkins, et al.; S. F. 96, Frommelt and Walsh.
 Beer, sale of, time. H. F. 98, Perkins and Ellsworth; S. F. 131, Frommelt and Walsh.
 Liquor, time during which it may be delivered, sold and consumed. H. F. 110, Ellsworth, et al.; S. F. 109, Frommelt and Walsh.
 Beer sales, off-premise consumption, as a "loss leader", prevention of. S. F. 118, Frommelt; H. F. 124, Brinck, et al.
 Old-age assistance liens, state holding, sale of property. S. F. 128, DeKoster.
 Games or contests to promote the sale of gasoline, etc., prohibited. H. F. 138, Roorda, et al.
 Explosive or incendiary devices, prohibit use, sale, or possession of, "molotov cocktalls". H. F. 159, Bennett.
 Insurance by vendor of personal property sold on installment contracts. H. F. 167, Fisher of Greene, et al.
 Sales of tobacco, taxes, change words "village, borough or township" to "town or county". S. F. 183, judiciary.
 Collection of sales tax on cash difference between retail sales price and trade-in value, all except motor vehicles. H. F. 226, Miller of Jones, et al.
 Issuance of sheriffs' deeds to purchasers under special execution sale. S. F. 333, judiciary.
 Sales and use tax exemption for certain industrial materials and equipment. S. F. 371, Walsh; H. F. 461, Miller of Page, et al.
 "Bucket shops", illegal. S. F. 383, commerce.
 Exempt items costing 14 cents or less sold through vending machines from sales tax. S. F. 391, Thorsen, et al.; H. F. 656, Shaw.
 Sale of mobile homes, travel and camping trailers on Sunday. H. F. 469, Baker.
 Consumer frauds. H. F. 486, Jesse, et al.
 Livestock and all tangible goods held by retailers for sale purposes exempt from personal property taxation, impose transaction tax. S. F. 404, Reichardt.
 Prohibits inhalation or other ingestion of certain chemicals, etc., such as airplane glue, etc., penalties. H. F. 520, Renda.
 Reporting sales, abnormal, of real estate to department of revenue. H. F. 538, Roorda.
 Sale or transfer of firearms to resident of adjacent states. H. F. 568, Millen.
 Vending of foods and beverages. H. F. 572, Pierson, et al.
 Merchants and manufacturers, personal property tax relief. H. F. 573, Bailey.
 Cigarettes or tobacco, prohibit sale or gift of to minors. H. F. 588, Jesse.
 Sale of real estate of old-age recipients other than public auction, social services. H. F. 616, social services.
 Use tax, difference between retail sales price and trade-in value, motor vehicles, also used cars, collect. H. F. 633, Kluever.
 Sale of boats. H. F. 665, Winkelman and Stromer.
 Provide for an Iowa beef council. S. F. 558, Clarke and Curran.
 Provide for an Iowa turkey council. S. F. 559, Clarke.
 Create school property tax replacement fund, certain revenues for fund, allocate and appropriate amounts in fund. H. F. 715, Grassley.
 Home solicitation sales, contracts, etc. S. F. 570, Potgieter and Walsh—H. F. 743, Bailey, et al.
 Sales and use tax, resale certificates. H. F. 746, Kluever.
 Transfer or sale of real estate between agencies of the state and political subdivisions thereof. H. F. 770, transportation.
 Provide an excise tax on sale of eggs and turkeys, market development. S. F. 618, agriculture.
 Subdivided lands, rules and regulations. S. F. 646, judiciary.
 Vending of foods and beverages. H. F. 803, agriculture.

Tax

- Tax sales, deputy auditors in counties with dual county seats. H. F. 195, Shepherd.
 Counties acquiring property, tax sale, sell at private sale. S. F. 327, DeKoster.
 Tax sales of property of deceased old-age assistance recipients. S. F. 375, Van Gilst; H. F. 440, Dunton.

SALES TAX—

(See Tax, sub-ref. Sales)

SALVAGE—**General**

- License, regulate, and control motor vehicle salvage dealers. S. F. 402, Gaudineer.

SANITATION—**General**

- Labor camps, regulations and sanitary requirements. H. F. 317, Tapscott, et al.

Transient or movable lunch stands, license and inspect. H. F. 452, Freeman of Clay-Dickinson.
Hotels, motels, etc., bedding sanitation. H. F. 487, Strothman.

SAVINGS AND LOAN ASSOCIATIONS—

General

Savings and loan associations, loans, rules and regulations. S. F. 140, Benda, et al.; H. F. 163, Kluever, et al.
Prohibit operation of mobile units by banks and financial institutions. S. F. 235, Anderson, et al.
National and state banks, remove from moneys and credits tax, 3 percent of their net income, increase moneys and credits on savings and loan associations to 5 mills. H. F. 570, Van Nostrand, et al.
Conduct study, during interim, to determine fair share which banks, savings and loan associations, etc., should be required to contribute to the revenues of the state and how collected, report findings. H. C. R. 46; H. J. 1570, 1701 adopted; S. J. 1640, 1677, 1781, 1787.

SCALES—

(See Weights-Measures)

SCHOLARSHIPS—

General

Students attending area vocational schools and colleges included in state scholarship and loan program. H. F. 71, Voorhees, et al.; S. F. 112, Schaben, et al.
No athletic scholarships in area vocational schools or community colleges. H. F. 378, Pelton, et al.
Scholarship and medical student tuition loan programs, appropriation. S. F. 636, appropriations.

SCHOOL DISTRICTS—

(See Schools, sub-ref. School Districts)

SCHOOLS—

(See also Colleges, Universities and Regents, Board of)

General

Disclosure of personal beliefs and practices of pupils, parents. S. F. 492, Denman, et al.
Certain school bond issue proposals, election, majority vote. S. F. 512, Doderer and Reichardt.
Taking of school census, compel. S. F. 521, schools.
Authorize area schools to enter into lease agreements, with or without purchase options, for rental of buildings. S. F. 630, higher education.
School budget hearings. S. F. 640, schools.
School corporations, boundary changes, legalize. S. F. 675, schools.
Provide for salaries, support, maintenance, etc. of the professional teaching practices commission, appropriation. S. F. 697, appropriations.
School laws, study and codify. H. J. R. 7, Poncey and Langland; S. J. R. 19, Doderer, et al.
Opening day for public schools, uniform, etc. H. F. 79, Nelson; S. F. 115, Lucken.
Requirements, school attendance. H. F. 81, Langland, et al.
Laboratory schools, aid to, corrects wrong reference. H. F. 130, judiciary.
Permanent registration of voters for elections held in certain community school districts. H. F. 151, Holden; S. F. 156, Nicholson.
Eye-protective devices. H. F. 169, Van Drie.
Uniforms for vocal and instrumental school music groups. H. F. 179, McCormick and Stromer.
Truancy officers, not school nurse. H. F. 244, Kennedy of Chickasaw.
Child labor. H. F. 313, Grassley, et al.
Sale of certain real estate, Carson-Macedonia C. S. District, Pottawattamie County. H. F. 335, Van Nostrand, et al.
School districts responsible for education of all children between ages of 6 and 18. H. F. 371, Lipsky, et al.
Reversion of school house sites. H. F. 443, Van Drie, et al.
War orphans educational aid fund, increase assistance. H. F. 499, Miller of Page, et al.
Location of schoolhouses. H. F. 503, Blouin and Kennedy of Dubuque.
School census, 5-21. H. F. 513, Lipsky.
Loan of nonreligious books to private school students. H. F. 527, Blouin and Kennedy of Dubuque.
Noncaucasian pupils shall not exceed 50 percent of total number of pupils, any particular school. H. F. 543, Franklin, et al.
Special education, children requiring. H. F. 545, Pelton and Camp.
Educational personnel, interstate agreement on qualification of. H. F. 547, Tieden and Caffrey.
Locally-owned utilities included in formula for computing school aid. H. F. 575, Fischer of Grundy.

- Counting of absentee voters' ballots by boards. H. F. 709, Andersen, et al.; S. F. 583, Erskine and Sullivan.
- Educational standards, history, etc. H. F. 789, Bailey.
- Study, review and codify laws relating to education below university level. S. J. R. 20, schools.
- Appropriate state funds to, and provide for the use of public funds by private schools. S. J. R. 22, Gaudineer.
- School librarians and guidance counselors, repeal stipulation requiring classification of schools for. S. F. 108, Stephens.
- Educational institutions, sales and use tax exemptions. S. F. 184, judiciary.
- Correct a wrong reference in the school law. S. F. 185, judiciary.
- Basic school tax, county auditor determine. S. F. 218, Van Gilst; H. F. 496, Dunton.
- Loan nonreligious textbooks to nonpublic school students. S. F. 227, Neu, et al.
- Eligibility, extracurricular, interscholastic contests or competitions, schools, students approve or disapprove. S. F. 252, Reichardt.
- Married students attend school, participate in extracurricular activities. S. F. 260, Reichardt, et al.
- School buildings located at discretion of school boards. S. F. 293, Frommelt, et al.
- Child labor. S. F. 315, Gaudineer.
- School boards pay some expenses for extracurricular activities. S. F. 334, Doderer, et al.
- Tuition and transportation for children residing in state, charitable, etc. Institutions who enroll in special education programs. S. F. 390, schools.
- Special education services to all children enrolled in public schools. S. F. 409, schools.
- All school election nomination procedures uniform. S. F. 416, DeKoster.
- Establish policy and evaluative criteria toward accreditation of vocational-technical education by North Central Association of Colleges and Secondary Schools and the National Commission on Accreditation. H. C. R. 26; H. J. 824, 1113 adopted; S. J. 1037, 1820.
- Appropriate 45 percent of current biennial appropriation for each educational institution, study needs, objectives, etc., thereof by appropriate committees, report in 60 days. S. C. R. 5; S. J. 91, 175.
- Committees on schools conduct study, during 1969 interim, manner in which sex education is taught in schools. S. C. R. 31; S. J. 1251.

Appropriations

- Commission for the blind, higher education facilities commission, and soldiers' bonus board, appropriation. S. F. 531, appropriations.
- Manpower development and training, vocational education, appropriation to public instruction. S. F. 622, appropriations.
- General and vocational education administration funds, department of public instruction, appropriation. S. F. 679, appropriations.
- Permanent revolving funds, administer federally financed programs (veterans education administration and school lunch program), appropriation. S. F. 680, appropriations.
- Educational radio and television facility board, appropriation. S. F. 682, appropriations; H. F. 821, appropriations.
- Distribution of income, corporation, and sales taxes, appropriation. S. F. 691, appropriations.
- Provide for salaries, support, maintenance, etc. of the professional teaching practices commission, appropriation. S. F. 697, appropriations.
- Major disasters, state assistance to local governments, appropriation. H. F. 201, Miller of Des Moines, et al.; S. F. 240, Frommelt, et al.
- Appropriation, schools, sciences, math, etc.—special education, etc. H. F. 368, appropriations; S. F. 314, appropriations.
- Higher education facilities commission, tuition grant program, appropriation. H. F. 827, appropriations.
- Appropriate funds to counties for aid to schools. S. F. 352, Shirley.

Area—Area Vocational

- Reclamation of former junior or community colleges, authorizing tax levies for support and improvement of same. S. F. 468, Lisle.
- Area schools, all counties join. S. F. 498, Frommelt and Walsh.
- Vocational education, advisory council, federal funds. S. F. 544, schools.
- Establish board of trustees for area schools, replace department of public instruction. S. F. 546, Flatt, et al.
- Merged area school systems, legalize and validate all proceedings prior to Jan. 1, 1969. S. F. 573, higher education.
- Extended time contracts for rental of buildings, etc., vocational schools or community colleges. S. F. 617, higher education.
- Manpower development and training, vocational education, appropriation to public instruction. S. F. 622, appropriations.
- Authorize area schools to enter into lease agreements, with or without purchase options, for rental of buildings. S. F. 630, higher education.
- General and vocational education administration funds, department of public instruction, appropriation. S. F. 679, appropriations.

Students attending area vocational schools and colleges included in state scholarship and loan program. H. F. 71, Voorhees, et al.; S. F. 112, Schaben, et al.

Operation of area vocational schools, levy of taxes. H. F. 240, Graham, et al.

State-supported universities give full college credit for courses taken at any junior or regular college. H. F. 374, Fischer of Grundy.

No athletic scholarships in area vocational schools or community colleges. H. F. 378, Pelton, et al.

Payment of general school aid to merged areas, area vocational school or community college. H. F. 392, Weiden, et al.

Area vocational schools, prohibit teaching of liberal arts, etc. H. F. 397, Crabb.

Reimbursement, cost of instruction of high school students participating in vocational-technical programs, merged areas. H. F. 414, Lippold, et al.

Area schools, reorganization of. H. F. 492, Brinck.

No college transfer program by an area junior or community college after January 1, 1969, etc. H. F. 539, Grassley.

Boone Junior College facilities, pay rental, legalize. H. F. 535, Baker.

Distribution and payment of general school aid, area vocational schools or community colleges. H. F. 621, Christensen, et al.; S. F. 561, Anderson.

State aid to area schools, determination and distribution of. H. F. 635, Weiden.

No college transfer program by an area school after Jan. 1, 1969, discontinue after that date. H. F. 734, Grassley.

Area vocational school, create. S. F. 55, Shirley and Neu; H. F. 82, Johnson of Audubon-Guthrie, et al.

Property tax limitation for area vocational schools, review by General Assembly. S. F. 197, Judiciary.

Colleges, area vocational schools, certification of teachers, include ethnic and racial group courses. S. F. 360, DeKoster, et al.

Advisory council, establish, vocational education. S. F. 392, schools.

Community colleges, merged area may not purchase land after Jan. 1, 1969, limitations, exclusions. S. F. 443, Briles; H. F. 614, Christensen, et al.

Area schools, county may apply to join merged area. S. F. 446, Lamborn and Parker.

Boards

Abolish county school system, establish county associations of local school district boards of education, etc. S. F. 535, Hougen, et al.; H. F. 713, Strothman, et al.

Attach annexed area to a contiguous school district, county board of education. S. F. 540, Reichardt; H. F. 692, Kreamer.

School boards pay dues to an association of school boards, school board members receive actual and necessary expenses. S. F. 545, schools.

Establish board of trustees for area schools, replace department of public instruction. S. F. 546, Flatt, et al.

Annuities for employees of county boards of education. S. F. 593, schools.

Members of state board of public instruction, method of selection, etc. H. F. 132, Mendenhall.

Professional standards board for certification of teachers, establish. H. F. 579, Langland, et al.

Counting of absentee voters' ballots by boards. H. F. 709, Andersen, et al.; S. F. 583, Erskine and Sullivan.

Election and apportionment of membership of county boards of education. H. F. 766, schools; S. F. 638, schools.

Election and appointment of members of board of public instruction. H. F. 783, Freeman of Buena Vista and Winkelman.

Members of board of public instruction, method of selection, etc. S. F. 65, Lamborn.

Merger of county school systems, county boards of education. S. F. 161, Stephens.

School boards authority to pay expenses of members, also all for establishment of an association of school boards. S. F. 284, Benda and Lodwick.

School buildings located at discretion of school boards. S. F. 293, Frommelt, et al.

School boards pay some expenses for extracurricular activities. S. F. 334, Doderer, et al.

Bonds

Certain school bond issue proposals, election, majority vote. S. F. 512, Doderer and Reichardt.

Issuance of school bonds, Harlan-Shelby and Harrison Counties. H. F. 263, Nielsen.

School bonds, special election, legalize proceedings of Bondurant-Farrar. H. F. 243, Skinner.

General obligation bonds issued by school corporations, increase maximum rate of interest. H. F. 640, schools.

School districts impose income tax, pledge such tax for payment of school bonds. S. F. 373, Lodwick.

Buses—Transportation

Transportation of pupils to schools, 1 mile or more. S. F. 647, schools.

School buses, lighting, meet federal requirements. S. F. 671, schools.

- Payment of transportation costs, private school students. H. J. R. 14, Christensen.
- School buses, maximum speed limit. H. F. 60, Christensen.
- Transportation of school children. H. F. 344, Ellsworth, et al.
- School buses, lighting changes. H. F. 345, schools.
- School buses, studded tires. S. F. 95, Kyhl and Keith; H. F. 112, Grassley and Knight.
- Transportation of school children. S. F. 164, Frommelt, et al.
- Exempting private and parochial school buses from payment of motor vehicle registration fees. S. F. 235, DeKoster, et al.; H. F. 423, Kennedy of Dubuque and Blouin.
- Tuition and transportation for children residing in state, charitable, etc. institutions who enroll in special education programs. S. F. 390, schools.
- Qualifications of bus drivers, private or common carriers, school bus service. S. F. 457, Lodwick.

County

- Area schools, all counties join. S. F. 498, Frommelt and Walsh.
- Abolish county school system, establish county associations of local school district boards of education, etc. S. F. 535, Hougen, et al.; H. F. 713, Strothman, et al.
- Attach annexed area to a contiguous school district, county board of education. S. F. 540, Reichardt; H. F. 692, Kreamer.
- Annuities for employees of county boards of education. S. F. 593, schools.
- Mental retardation hospital-schools, clarify liability for support by counties. H. F. 215, Van Roekel.
- Election and apportionment of membership of county boards of education. H. F. 768, schools; S. F. 638, schools.
- Merger of county school systems, county boards of education. S. F. 161, Stephens.
- Instruction of children in county juvenile home. S. F. 192, judiciary.
- Basic school tax, county auditor determine. S. F. 218, Van Gilst; H. F. 496, Dunton.
- Appropriate funds to counties for aid to schools. S. F. 352, Shirley.
- Area schools, county may apply to join merged area. S. F. 446, Lamborn and Parker.

District

- Limit liability of school districts to the defense and indemnification of its personnel, civil defense workers, etc. S. F. 514, Conklin.
- Abolish county school system, establish county associations of local school district boards of education, etc. S. F. 535, Hougen, et al.; H. F. 713, Strothman, et al.
- Attach annexed area to a contiguous school district, county board of education. S. F. 540, Reichardt; H. F. 692, Kreamer.
- Merit pay plans by local school districts. S. F. 586, Conklin, et al.
- School corporations, boundary changes, legalize. S. F. 675, schools.
- Permanent registration of voters for elections held in certain community school districts. H. F. 151, Holden; S. F. 156, Nicholson.
- Deductions from salaries of school district employees by mutual agreement. H. F. 273, Andersen, et al.; S. F. 241, schools.
- Sale of certain retail estate, Carson-Macedonia C. S. District, Pottawattamie County. H. F. 335, Van Nostrand, et al.
- Uniting of school districts. H. F. 236, Van Nostrand.
- School districts responsible for education of all children between ages of 6 and 18. H. F. 371, Lipsky, et al.
- School districts employ uncertificated personnel for clerical, monitorial, etc. duties. H. F. 684, Winkelman and Tleden.
- State aid to public high school districts, method of distributing. H. F. 686, Roorda, et al.
- Joint hiring of personnel by school districts. H. F. 724, Grassley.
- Students take courses in another school district by agreement. S. F. 221, Neu, et al.; H. F. 459, Kennedy of Dubuque and Blouin.
- Regional school districts, establishment and operation. S. F. 275, Leonard.
- Require school districts teach contributions of racial and ethnic groups in social studies. S. F. 320, DeKoster, et al.
- School districts impose income tax, pledge such tax for payment of school bonds. S. F. 373, Lodwick.

Driver Education

- Driver education student teacher, on-the-job training. H. F. 277, Blouin, et al.
- Drivers' education program, department of public instruction—supplies and materials and motor vehicle registration plates for public safety. H. F. 659, appropriations.
- Driver education instructors conduct examinations for instruction and temporary drivers' permits, etc. H. F. 689, Hill.

Employees

- Limit liability of school districts to the defense and identification of its personnel, civil defense workers, etc. S. F. 514, Conklin.
- Employees in education have benefit of tax-sheltered annuity programs. S. F. 582, schools.

Annuities for employees of the department of public instruction. S. F. 591, schools.
Annuities for employees of county boards of education. S. F. 593, schools.
Deductions from salaries of school district employees by mutual agreement. H. F. 273, Andersen, et al.; S. F. 241, schools.
Employees in education have benefit of tax-sheltered annuity programs. H. F. 332, Miller of Jones.
School districts employ uncertificated personnel for clerical, monitorial, etc. duties. H. F. 684, Winkelman and Tieden.
Joint hiring of personnel by school districts. H. F. 724, Grassley.
Schools, riots and strikes, students and employees dismissed. S. F. 123, Stephens, et al.

Funds—Taxes

Reclamation of former junior or community colleges, authorizing tax levies for support and improvement of same. S. F. 468, Lisle.
Teaching practices commission, source of revenue to provide for salaries, support, etc., increase fees. S. F. 527, schools.
Authorize acceptance and distribution of federal funds, school lunch program. S. F. 645, schools.
Basic school tax formula and allocation of state equalization aid to public schools. S. F. 677, schools.
General and vocational education administration funds, department of public instruction, appropriation. S. F. 679, appropriations.
Permanent revolving funds, administer federally financed programs, (veterans education administration and school lunch program), appropriation. S. F. 680, appropriations.
Distribution of income, corporation, and sales taxes, appropriation. S. F. 691, appropriations.
Operation of area vocational schools, levy of taxes. H. F. 240, Graham, et al.
Tax equalization and state aid, county auditor determine basic school tax. H. F. 362, Varley, et al.
State aid for public schools, equal emphasis to property valuation and income. H. F. 518, Strothman.
Locally-owned utilities included in formula for computing school aid. H. F. 575, Fischer of Grundy.
Agricultural land tax credit, graduated. H. F. 653, Bailey, et al.
Create school property tax replacement fund, certain revenues for fund, allocate and appropriate amounts in fund. H. F. 715, Grassley.
Make federal funds, services, etc. available to nonpublic school students. H. F. 747, Blouin and Kennedy of Dubuque.
Disposition of fines from overloaded trucks, legislature decide. S. J. R. 17, Clarke.
Appropriate state funds to, and provide for the use of public funds by private schools. S. J. R. 22, Gaudineer.
Educational institutions, sales and use tax exemptions. S. F. 184, judiciary.
Property tax limitation for area vocational schools, review by General Assembly. S. F. 197, judiciary.
Basic school tax, county auditor determine. S. F. 218, Van Gilst; H. F. 496, Dunton.
School districts impose income tax, pledge such tax for payment of school bonds. S. F. 373, Lodwick.
Market value of property, as determined by assessor, property tax purposes, schools. S. F. 424, Shaff.
Allocation of state funds to schools, equalize. S. F. 435, Walsh and Frommelt; H. F. 529, Kennedy of Dubuque and Blouin.

Institutions

Commission for the blind, higher education facilities commission, and soldiers' bonus board, appropriation. S. F. 581, appropriations.
Mental retardation hospital-schools, clarify liability for support by counties. H. F. 215, Van Roekel.
Educational institutions, sales and use tax exemptions. S. F. 184, judiciary.
Instruction of children in county juvenile home. S. F. 193, judiciary.
Tuition and transportation for children residing in state, charitable, etc. institutions who enroll in special education programs. S. F. 390, schools.

Libraries

Librarians and guidance counselors for junior and senior high schools. H. F. 204, Andersen, et al.; S. F. 259, Erskine.
Libraries and guidance counselors for junior and senior high schools, not enforce. H. F. 224, Fisher of Greene, et al.; S. F. 222, Stephens, et al.
School librarians and guidance counselors, repeal stipulation requiring classification of schools for. S. F. 108, Stephens.

Private—Parochial

Special education services to students attending nonpublic schools. S. F. 489, Walsh.
Payment of transportation costs, private school students. H. J. R. 14, Christensen.

- Special education services to students attending nonpublic schools, when provided.** H. F. 514, Kennedy of Dubuque and Blouin.
- Loan of nonreligious books to private school students.** H. F. 527, Blouin and Kennedy of Dubuque.
- Nonprofit private school students, aid to parents or guardians.** H. F. 571, Brinck, et al.
- Make federal funds, services, etc. available to nonpublic school students.** H. F. 747, Blouin and Kennedy of Dubuque.
- Appropriate state funds to, and provide for the use of public funds by private schools.** S. J. R. 22, Gaudineer.
- Loan nonreligious textbooks to nonpublic school students.** S. F. 227, Neu, et al.
- Exempting private and parochial school buses from payment of motor vehicle registration fees.** S. F. 235, DeKoster, et al.; H. F. 423, Kennedy of Dubuque and Blouin.
- Establish a private school advisory committee, advise department of public instruction on teacher certification and standards, private schools.** S. F. 429, DeKoster and Walsh; H. F. 646, Blouin and Kennedy of Dubuque.
- Public Instruction, Department of and Superintendent of**
- Establish board of trustees for area schools, replace department of public instruction.** S. F. 546, Flatt, et al.
- Annuities for employees of the department of public instruction.** S. F. 591, schools.
- Manpower development and training, vocational education, appropriation to public instruction.** S. F. 622, appropriations.
- General and vocational education administration funds, Department of public instructions, appropriation.** S. F. 679, appropriations.
- Members of state board of public instruction, method of selection, etc.** H. F. 132, Mendenhall.
- Election of superintendent of public instruction.** H. F. 540, Koch, et al.
- Drivers' education program, department of public instruction—supplies and materials and motor vehicle registration plates for public safety.** H. F. 659, appropriations.
- Election and appointment of members of board of public instruction.** H. F. 783, Freeman of Buena Vista and Winkelman.
- Members of board of public instruction, method of selection, etc.** S. F. 65, Lamborn.
- Establish a private school advisory committee, advise department of public instruction on teacher certification and standards, private schools.** S. F. 429, DeKoster and Walsh; H. F. 646, Blouin and Kennedy of Dubuque.
- Superintendent and department of public instruction review courses in sex education taught in public schools.** S. C. R. 11; S. J. 353, 482, 507.
- Radio and TV**
- Educational radio and television facility board, appropriation.** S. F. 682, appropriations; H. F. 821, appropriations.
- Educational television network, capital improvements of, appropriation.** H. F. 822, appropriations; S. F. 686, appropriations.
- Educational radio and television, no advertising, etc.** S. F. 301, Reichardt.
- Requirements—Curriculum—Courses—Subjects**
- Disclosure of personal beliefs and practices of pupils, parents.** S. F. 492, Denman, et al.
- Appropriation, schools, sciences, math, etc.—special education, etc.** H. F. 368, appropriations; S. F. 314, appropriations.
- Area vocational schools, prohibit teaching of liberal arts, etc.** H. F. 397, Crabb.
- Special education, children requiring.** H. F. 546, Pelton and Camp.
- History and contributions of minority groups taught kindergarten through twelve.** H. F. 591, Franklin, et al.
- Hunting safety education.** H. F. 682, Miller of Des Moines.
- Students take courses in another school district by agreement.** S. F. 221, Neu, et al.; H. F. 469, Kennedy of Dubuque and Blouin.
- Eligibility, extracurricular, interscholastic contest or competitions, schools, students approve or disapprove.** S. F. 352, Reichardt.
- Married students attend school, participate in extracurricular activities.** S. F. 360, Reichardt, et al.
- Require school districts teach contributions of racial and ethnic groups in social studies.** S. F. 320, DeKoster, et al.
- School boards pay some expenses for extracurricular activities.** S. F. 334, Doderer, et al.
- Colleges, area vocational schools, certification of teachers, include ethnic and racial group courses.** S. F. 360, DeKoster, et al.
- Riots—Strikes—etc.**
- Procedures for the negotiation of teacher employment disputes and agreements through educators' associations, disallows strikes, etc.** S. F. 648, schools.
- Students taking part in violent demonstrations ineligible for state educational aid programs.** H. F. 457, Grassley.

Student disturbances at publicly supported educational institutions, dismissals. H. F. 521, Grassley, et al.
Schools, riots and strikes, students and employees dismissed. S. F. 122, Stephens, et al.
Procedures for negotiation of teacher employment disputes and agreements through professional educators' associations, disallows strikes, etc. S. F. 237, Stanley, et al.; H. F. 359, Shaw, et al.

State—Federal Aid

Vocational education, advisory council, federal funds. S. F. 544, schools.
State aid for schools, equalize. S. F. 576, Anderson.
Authorize acceptance and distribution of federal funds, school lunch program. S. F. 645, schools.
Basic school tax formula and allocation of state equalization aid to public schools. S. F. 677, schools.
Permanent revolving funds, administer federally financed programs, (veterans education administration and school lunch program), appropriation. S. F. 680, appropriations.
Students attending area vocational schools and colleges included in state scholarship and loan program. H. F. 71, Voorhees, et al.; S. F. 112, Schaben, et al.
Tax equalization and state aid, county auditor determine basic school tax. H. F. 362, Varley, et al.
Payment of general school aid to merged areas, area vocational school or community college. H. F. 392, Welden, et al.
Students taking part in violent demonstrations ineligible for state educational aid programs. H. F. 457, Grassley.
State aid to schools, equalization. H. F. 463, Radl, et al.
State aid to high schools, change formula and distributing. H. F. 488, Stokes, et al.
Computation of state aid to schools. H. F. 493, Renda, et al.
War orphans educational aid fund, increase assistance. H. F. 499, Miller of Page, et al.
State aid for public schools, equal emphasis to property valuation and income. H. F. 518, Strothman.
Nonprofit private school students, aid to parents or guardians. H. F. 571, Brinck, et al.
Distribution and payment of general school aid, area vocational schools or community colleges. H. F. 621, Christensen, et al.; S. F. 561, Anderson.
State aid to area schools, determination and distribution of. H. F. 685, Welden.
State aid to public high school districts, method of distributing. H. F. 686, Roorda, et al.
Make federal funds, services, etc. available to nonpublic school students. H. F. 747, Blouin and Kennedy of Dubuque.
Students attending school in another state, state aid. H. F. 814, schools.
Appropriate funds to counties for aid to schools. S. F. 352, Shirley.
Effect of federal aid to schools upon state aid to schools. S. F. 387, schools; H. F. 779, schools.
Allocation of state funds to schools, equalize. S. F. 435, Walsh and Frommelt; H. F. 529, Kennedy of Dubuque and Blouin.

Students

Disclosure of personal beliefs and practices of pupils, parents. S. F. 492, Deaman, et al.
Special education services to students attending nonpublic schools. S. F. 499, Walsh.
Students attending area vocational schools and colleges included in state scholarship and loan program. H. F. 71, Voorhees, et al.; S. F. 112, Schaben, et al.
Teachers' pension. H. F. 177, Grassley, et al.
Driver education student teacher, on-the-job training. H. F. 277, Blouin, et al.
Transportation of school children. H. F. 344, Ellsworth, et al.
School districts responsible for education of all children between ages of 6 and 18. H. F. 371, Lipsky, et al.
Reimbursement, cost of instruction of high school students participating in vocational-technical programs, merged areas. H. F. 414, Lippold, et al.
Students taking part in violent demonstrations ineligible for state educational aid programs. H. F. 457, Grassley.
Special education services to students attending nonpublic schools, when provided. H. F. 514, Kennedy of Dubuque and Blouin.
Student disturbances at publicly supported educational institutions, dismissals. H. F. 521, Grassley, et al.
Noncaucasian pupils shall not exceed 50 percent of total number of pupils any particular school. H. F. 543, Franklin, et al.
Nonprofit private school students, aid to parents or guardians. H. F. 571, Brinck, et al.
Students attending school in another state, state aid. H. F. 814, schools.
Schools, riots and strikes, students and employees dismissed. S. F. 122, Stephens, et al.

Students take courses in another school district by agreement. S. F. 221, Neu, et al.; H. F. 459, Kennedy of Dubuque and Blouin.
 Eligibility, extracurricular, interscholastic contests or competitions, schools, students approve or disapprove. S. F. 252, Reichardt.
 Married students attend school, participate in extracurricular activities. S. F. 260, Reichardt, et al.
 Tuition and transportation for children residing in state, charitable, etc., institutions who enroll in special education programs. S. F. 390, schools.

Teachers

Limit liability of school districts to the defense and indemnification of its personnel, civil defense workers, etc. S. F. 514, Conklin.
 Certification of teachers. S. F. 526, schools.
 Teaching practices commission, source of revenue to provide salaries, support, etc., increase fees. S. F. 527, schools.
 Employees in education have benefit of tax-sheltered annuity programs. S. F. 582, schools.
 Merit pay plans by local school districts. S. F. 586, Conklin, et al.
 Procedures for the negotiation of teacher employment disputes and agreements through educators' associations, disallows strikes, etc. S. F. 648, schools.
 Insurance, unauthorized insurers and persons, regulated. S. F. 437, Thordsen, et al.
 Eye-protective devices. H. F. 169, Van Drie.
 Teachers' pension. H. F. 177, Grassley, et al.
 Employees in education have benefit of tax-sheltered annuity programs. H. F. 332, Miller of Jones.
 Uniform issuance and return of teachers' contracts. H. F. 427, Kluever, et al.
 Educational personnel, interstate agreement on qualification of. H. F. 547, Tieden and Caffrey.
 Professional standards board for certification of teachers, establish. H. F. 579, Langland, et al.
 Joint hiring of personnel by school districts. H. F. 724, Grassley.
 Educational requirements for teacher certification. H. F. 771, Grassley.
 Procedure for negotiation of teacher employment disputes and agreements through professional educators' associations, disallows strikes, etc. S. F. 237, Stanley, et al.; H. F. 359, Shaw, et al.
 Teaching practices commission, repeal chapter. S. F. 242, Hougen.
 Colleges, area vocational schools, certification of teachers, include ethnic and racial group courses. S. F. 360, DeKoster, et al.
 Establish a private school advisory committee, advise department of public instruction on teacher certification and standards, private schools. S. F. 429, DeKoster and Walsh; H. F. 646, Blouin and Kennedy of Dubuque.
Training
 Conversion of the mental health institute at Clarinda to a training school for boys, appropriation. H. F. 433, Andersen.
 Escapes, etc., penalties, state training school for boys. H. F. 696, Ossian, et al.

SCIENCE—

General

Basic science examiners, compensation of, fees for examinations, increase. S. F. 426, Gaudineer.

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General

Search warrants, issuance and contents. S. F. 23, Gaudineer.
 Search warrants, issuance of, obtain property, evidence. H. F. 607, Crosier.
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SECRETARY OF STATE—

General

Articles of incorporation, amendments to, approval by Secretary of State. H. F. 27, Bailey.
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 Governor appoint Secretary of State, Treasurer, and Attorney General, General Assembly to appoint Auditor. S. J. R. 13, Denman, et al.
 Election of Governor, Lieutenant Governor, State Officials, Senate-elect Presiding Officer. S. J. R. 16, Lucken, et al.
 Legalize professional boxing and wrestling. S. F. 326, Reichardt; H. F. 651, Tapscott, et al.
 Certain motor vehicle laws and regulations and control and administration of the highway patrol to Secretary of State. S. F. 379, Lamborn.

Registration and protection of marks. S. F. 417, DeKoster.
Elected executive and judicial officials, terms of office. S. J. R. 22, Moggel, et al.
Presidential preferential primary election. H. F. 523, Freeman of Buena Vista.
Governor appoint Secretary of State and Treasurer of State, Senate appoint Auditor of State. H. J. R. 12, Pelton.
Fee for filing notice of corporate dissolution. S. F. 460, Conklin.
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State departments' appropriation, very similar to S. F. 597. H. F. 793, appropriations.
State departments' appropriation, very similar to H. F. 793. S. F. 597, appropriations.
Residency requirements for elections, also election workers, voters' oaths, etc., ballots, district conventions, polling places, candidates, etc. S. F. 665, state government.

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General

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General

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Service taxes on new construction, advertising and processing of farm products. H. F. 96, Sorg, et al.
Sales tax services or resale of tangible personal property, etc. H. F. 190, Renda.
Sales tax, individuals engaged in sale of enumerated taxable services as retailers. H. F. 191, Renda.
Educational institutions, sales and use tax exemptions. S. F. 184, judiciary.
Services for children under department of social services. S. F. 208, social services.
Barbers and beauticians, repeals sales tax on services. S. F. 214, Palmer, et al.
Exempt coin-operated laundries from collecting sales tax. S. F. 215, Palmer.
Sales tax on construction materials and services. S. F. 336, Balloun, et al.
Exempt coin-operated laundries and car washes from collecting sales tax. S. F. 388, Benda, et al.; H. F. 641, Ellsworth, et al.
Eliminates collection of service tax on municipal services. H. F. 509, Bennett, et al.
Sale of services equal treatment with sales of tangible personal property. S. F. 485, Potgeter and Shaff.
Seller of goods, liability of. H. F. 612, Bailey.
Water conditioning contractors, license and regulate, establish board. S. F. 547, Shaff and Lange; H. F. 768, Millen, et al.
Create school property tax replacement fund, certain revenues for fund, allocate and appropriate amounts in fund. H. F. 715, Grassley.
Deceptive trade practices. H. F. 727, Pelton.
Home solicitation sales, contracts, etc. S. F. 570, Potgeter and Walsh; H. F. 743, Bailey, et al.
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Sales taxes on services performed on tangible personal property delivered into interstate commerce or used in processing same, ultimately subject to the sales tax. S. F. 624, ways and means.

SERVICE AREAS—

General

Counties jointly provide necessary services to residents of the area, "service areas". H. F. 274, Baker.

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General

Sex offenses against children, treatment and confinement of persons, longer sentences. S. F. 248, Stanley, et al.; H. F. 365, Miller of Marshall, et al.

Sexual offenses. S. F. 361, Reichardt and Guadineer.
 Sex offenses and criminal sexual psychopaths. S. F. 692, law enforcement.
 Superintendent and department of public instruction review courses in sex
 education taught in public schools. S. C. R. 11; S. J. 353, 482, 507.

SEWAGE—

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General

Sewage, etc. prohibit discharge of along highways, etc. H. F. 56, Holden.
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 district. H. F. 311, Freeman of Clay; Dickinson, et al.
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 Holden, et al.
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 S. F. 517, transportation.
 Local sewage treatment works, water pollution control, appropriation. S. F.
 519, Walsh, et al.; H. F. 722, Gannon, et al.
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Salary of sheriffs, increase. S. F. 266, Shirley.
 Salaries of deputy sheriffs, board of supervisors decide. S. F. 267, Griffin and
 Frey; H. F. 341, Van Nostrand, et al.
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 judiciary.
 Salary of deputy sheriff, counties where district court is held in two places.
 S. F. 458, Lodwick.
 Sheriffs, number of deputies and bailiffs allowed, population, judge of district
 court. H. F. 549, Dunton, et al.
 Sheriffs, increase compensation of. H. F. 550, Dunton, et al.
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Official traffic-control devices, unauthorized possession a misdemeanor. H. F.
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SLAUGHTER—

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SNOWMOBILES—

(See Motor Vehicles, sub-ref. Snowmobiles)

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Unemployment compensation benefits for recipients of retirement, social
 security or vacation benefits. H. F. 115, Renda, et al.
 Nursing home administrators, license, appropriation. H. F. 223, Stokes, et al.
 Nursing home administrators, licensing and registration. S. F. 456, social
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SOCIAL SERVICES, DEPARTMENT OF—**General**

Mental retardation unit, special, establish. S. F. 5, Lucken, et al.; H. F. 5,
 Miller of Des Moines, et al.
 Mentally retarded person, definition. S. F. 6, Lucken, et al.; H. F. 6, Miller of
 Des Moines, et al.
 Probation officers and parole agents, requirements. H. F. 83, Johnston of
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 Caffrey, et al.
 Caring and accounting in institutions, social services, revise Code. H. F. 164,
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 services.
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- Veneral disease, control and diagnosis of. S. F. 226, social services.
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 Old-age assistance recipients, prearranged funeral expense. H. F. 253, Andersen.
 Mental health authority, further amend Code. S. F. 249, Kosek.
 Transfer of ADC funds to any other department or agency of the state, purpose of implementing federal assistance programs. S. F. 254, social services.
 Women offenders, social services, placement in appropriate adult correction institutions. H. F. 294, social services.
 Radiation control program, appropriation. S. F. 269, social services.
 Labor camps, regulations and sanitary requirements. H. F. 317, Tapscott, et al.
 Air pollution control commission, officers, term of office. H. F. 351, social services.
 Recovery of moneys from estate of person who has received medical assistance. H. F. 367, social services.
 Establish forest camps for juvenile offenders, also possible other facilities in the future. H. F. 389, social services.
 Regional jail system, social services, appropriation. S. F. 321, O'Malley, et al.
 Authority for commitment of neglected, etc. children, social services. S. F. 356, social services.
 Venereal disease, control and diagnosis of. H. F. 398, social services.
 Sexual offenses. S. F. 361, Reichardt and Gaudineer.
 Claims and actions, malpractice suits, etc., under Iowa tort claims act. S. F. 376, social services.
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 Conversion of the mental health institute at Clarinda to a training school for boys, appropriation. H. F. 433, Andersen.
 Clarifying, coordinating various statutes with the department of social services act. H. F. 435, judiciary.
 Barbering fees, licenses, inspection, etc. H. F. 490, Rex, et al.; S. F. 405, social services.
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 Processing and payment of medical claims by private organization, department of social services may. H. F. 610, Radl, et al.
 Sale of real estate of old-age recipients other than public auction, social services. H. F. 616, social services.
 Treatment of alcoholism. S. F. 525, social services.
 Abolish claims against estates of blind persons who receive aid. H. F. 657, social services.
 Assistance paid needy blind persons, basic minimum standard. H. F. 658, social services.
 Child care facilities, licensed, inspected, social services. S. F. 552, O'Malley and Lodwick.
 Old-age assistance and recipients retain larger homestead without losing eligibility. S. F. 578, Curran.
 Community correction centers, social services, appropriation. H. F. 718, Jesse, et al.
 Legal counsel, department of revenue, social services, and highway commission employment. H. F. 723, Renda.
 Furlough plan for prisoners, social services. H. F. 681, social services.
 All employees of county welfare departments employed by department of social services entitled to same fringe benefits, etc. S. F. 571, social services.
 Bureau of mental retardation and bureau of income maintenance services, establish within department of social services. S. F. 572, social services.
 Social service institutions, capital improvements, appropriation. S. F. 621, appropriations.
 Minimum living standards for migrant laborers. S. F. 626, human and industrial relations; H. F. 790, social services.
 Uniform juvenile court act. H. F. 794, Kluever.
 County public health fund, levy tax to create. H. F. 798, social services.
 Appropriation to social services for deficiencies for the medical assistance program. S. F. 676, appropriations.
 Social services, its departments, administration, etc., appropriation. H. F. 519, appropriations.
 Sex offenses and criminal sexual psychopaths. S. F. 692, law enforcement.
 Committee to conduct study of medical aid program, report findings not later than March 1, 1970. H. C. R. 29; H. J. 990, 1701 adopted; S. J. 1637, 1642 adopted.
 Requiring commissioners of health and social services to study the care and treatment afforded the chronically ill, mentally ill, mentally retarded and handicapped in facilities licensed by their respective departments, report findings and recommendations to General Assembly in January, 1970. H. C. R. 32; H. J. 1223, 1385 adopted; S. J. 1267, 1451 adopted.

Parole, board of

Judicial hearing, revocation of parole by parole board. H. F. 580, Tapscott.
 Social services, its departments, administration, etc., appropriation. H. F. 819, appropriations.
 Probation officers and parole agents, requirements. H. F. 83, Johnston of Johnson.

Social Welfare

County board of social welfare, compensation of. H. F. 62, Hanson of Howard; Mitchell.

Adjustments by social welfare allowing assistance, need. H. F. 68, Holden, et al.

Appeal procedure for welfare applicants and recipients. H. F. 238, Dunton.
 County relief, work program for recipients of. S. F. 477, Stanley, et al.

Work and training program, families receiving ADC. S. F. 488, Stanley, et al.
 Computation of ADC payments, department of social services devise standards and regulations for. S. F. 541, social services.

Relief for indigent soldiers, sailors, and marines, county pay, dissolve soldier's relief fund. H. F. 749, Shaw and Lipsky.

Duty of parents and others support persons who are or might become welfare recipients, county attorney enforce, etc. S. F. 478, Stanley, et al.

Social Welfare—(See social service department of, sub-ref. social welfare)

SOCIAL WORKER—**General**

Registration of social workers. S. F. 396, O'Malley, et al.; H. F. 563, Pelton, et al.

SOIL CONSERVATION—**General**

Conservancy districts, six, establishment and administration. S. F. 17, Schaben, et al.; H. F. 17, Cochran, et al.

Agricultural land tax credit allowed if owner applies to soil conservation district. S. F. 167, Lodwick, et al.

Soil conservation district, increase number of commissioners. H. F. 210, Fisher of Greene, et al.; S. F. 200, Kelth, et al.

Funds to soil conservation districts, boards of supervisors contribute. H. F. 211, Fisher of Greene, et al.; S. F. 201, Kelth, et al.

Water pollution control. H. F. 598, Camp, et al.

Establish a department of natural resource management. S. F. 666, Clarke, et al.

Archeologist, geological survey, mines and minerals, natural resources council, soil conservation, appropriation. H. F. 815, appropriations.

SOLDIERS HOME, IOWA—**General**

Widows' admission to Iowa Soldiers Home, unreasonable time requirement. H. F. 129, Fischer of Grundy.

Iowa Soldiers Home, repeals obsolete section of code. H. F. 162, judiciary.

SOLDIERS RELIEF COMMISSION—**General**

Relief for indigent soldiers, sailors, and marines, county pay, dissolve soldier's relief fund. H. F. 749, Shaw and Lipsky.

SOLICITATION—**General**

Unsolicited goods, wares, or merchandise. S. F. 74, Conklin; H. F. 114, Koch.

SPANISH-AMERICAN WAR VETERANS—**General**

State departments' appropriation, very similar to H. F. 793. S. F. 597, appropriations.

State departments' appropriation, very similar to S. F. 597. H. F. 793, appropriations.

SPEED RESTRICTIONS—**General**

Trailers, speed limit when drawn by motor vehicles. H. F. 46, Doyle.

School buses, maximum speed limit. H. F. 60, Christensen.

Speed laws, motor vehicles. S. F. 104, Dodds.

Trailers, increase highway speeds for motor vehicles drawing. H. F. 445, Nelson.

Minimum speed regulation, issue summons. H. F. 451, Huff, et al.

Speed limits for trailers. H. F. 740, Kluever.

SPEEDOMETERS—**General**

Speedometers, alteration of a misdemeanor. S. F. 51, Benda.

SPORTS—

General

Eligibility, extracurricular, interscholastic contests or competitions, schools, students approve or disapprove. S. F. 252, Reichardt.
Married students attend school, participate in extracurricular activities. S. F. 260, Reichardt, et al.
Legalize professional boxing and wrestling. S. F. 326, Reichardt; H. F. 651, Tapscott, et al.
School boards pay some expenses for extracurricular activities. S. F. 334, Doderer, et al.

STAMPS—

General

Tax on trading stamps. H. F. 385, Rodgers, et al.
Real estate transfer, taxation. S. F. 144, Conklin.

STATE AID—

General

Payment of general school aid to merged areas operating an area vocational school or community colleges. H. F. 392, Welden, et al.
Effect of federal aid to schools upon state aid to schools. S. F. 387, schools; H. F. 779, schools.
State aid to high schools, change formula for distributing. H. F. 488, Stokes, et al.
Computation of state aid to schools. H. F. 493, Renda, et al.
Allocation of state funds to schools, equalize. S. F. 436, Walsh and Frommelt; H. F. 629, Kennedy of Dubuque and Blouin.
State aid for public schools, equal emphasis to property valuation and income. H. F. 518, Strothman.
State aid to cities and towns, \$5,500,000, population basis. S. F. 487, Gaudineer.
State aid for schools, equalize. S. F. 576, Anderson.
State aid to area schools, determination and distribution of. H. F. 685, Welden.
State aid to public high school districts, method of distributing. H. F. 686, Roorda, et al.
Students attending school in another state, state aid. H. F. 814, schools.

STATE CAR DISPATCHER—

General

Permit local governmental bodies to participate in purchase of motor vehicles by state car dispatcher. H. F. 669, Johnston of Johnson.

STATE DEPARTMENTS—

(See State Government, all sub-refa.)

STATE FAIR—

(See Fairs)

STATE FAIR AND WORLD FOOD EXPOSITION STUDY COMMITTEE—

General

"Iowa State Fair and World Food Exposition Study Committee", continue, appropriation. H. J. R. 11, Miller of Page, et al.; S. J. R. 34, Lucken, et al.
Host a world food exposition. H. C. R. 7; H. J. 93.

STATE GOVERNMENT—

General

Narcotic, counterfeit, depressants, and stimulant drugs, enforcement of laws and regulations. S. F. 238, state government.
Issuance of public anticipatory warrants to cover anticipated deficiencies, raising interest. H. F. 486, state government.
Issuance of public anticipatory warrants to cover anticipated deficiencies, raising interest. S. F. 449, Welmer and Rigler.
Centralized purchasing of materials and supplies for state, counties, cities and towns and school districts. H. F. 552, Huff and Milligan.
Purchase of real estate by the state. H. F. 595, Doyle.
Liability of state for claims incident to training, operations, etc., of National Guard not engaged in active state service. S. F. 342, Flatt; H. F. 615, state government.
State crime laboratory and state medical examiner, create, aid county medical examiners, investigate unnatural deaths. S. F. 685, state government.
Central purchasing, state government. H. F. 786, Huff, et al.
Transfer or sale of real estate between agencies of the state and political subdivisions thereof. H. F. 770, transportation.
Parking facility on capital grounds, appropriation for study. H. F. 813, Kleis.
Executive council acquire property by gift, purchase, condemnation or otherwise. S. J. R. 80, judiciary.
Registration of watchmakers, etc. H. F. 785, state government.
Acquire and correct title to Valley Bank building property. H. F. 786, appropriations.

Purchase of real estate by the state. H. F. 595, Doyle.
 Allow governmental units to invest public funds in notes, bonds, etc. for periods of less than 90 days. H. F. 508, Dunton.
 Animals, dead, removal of, state pay. S. F. 53, Benda.
 Service tax on advertising, repeal. S. F. 151, Lamborn.
 State communications, improve. S. F. 277, Rigler and Frommelt.
 Prohibit universities from engaging in any commercial activity. S. F. 325, Reichardt.
 Permit cooperation between local governments and various levels of government in governmental action. S. F. 482, cities and towns.
 Urban renewal law and low-rent housing law, conflict of interest. S. F. 434, Doderer.
 Standardized county report forms. S. F. 395, Arbuckle, et al.
 Major disasters, state assistance to local governments, appropriation. H. F. 201, Miller of Des Moines, et al.; S. F. 240, Frommelt, et al.
 Fees for use of state owned recreational areas. H. F. 260, Tieden.
 Accept gift of real property for use of the state vocational rehabilitation facility at Charles City. H. F. 512, McCartney.
 Operation of food service in public buildings by the blind. H. F. 532, Miller of Page, et al.; S. F. 479, Stanley, et al.
 Eliminate unnecessary expenditures, directive to be sent. H. C. R. 4; H. J. 56.
 Legislative research committee study of revenue sharing and procedures for tax collection between state and local governments. H. C. R. 9; H. J. 126.
 Urge Congress inaugurate program of tax sharing with states, unrestricted. S. C. R. 14; S. J. 439, 782 adopted; H. J. 884.

Appropriations

Acquire and correct title to Valley Bank building property. H. F. 786, appropriations.
 State departments' appropriation, very similar to S. F. 597. H. F. 793, appropriations.
 Parking facility on capitol grounds, appropriation for study. H. F. 813, Klein.
 Appropriate state funds to, and provide for the use of public funds by, private schools, S. J. R. 22, Gaudineer.
 State departments' appropriation, very similar to H. F. 793. S. F. 597, appropriations.
 Public defense, department of, establish permanent revolving fund, maintenance, etc. of state aircraft, appropriation. S. F. 668, appropriations.

Departments

Prefiling and printing of bills by state departments, discontinue. H. F. 544, Goode.
 Method of appointment, members of development commission, cause for dismissal, etc. H. F. 676, Iowa development.
 Administrative rules of departments of the state, revised. S. F. 142, DeKoster, et al.; H. F. 163, Grassley, et al.
 Reporting of funds, other than appropriations, received by state departments, etc. to comptroller. S. F. 350, Lodwick.
 Federal funds, all state departments, boards, etc. receive approval of Governor on all applications for, no application if General Assembly has rejected, etc. S. F. 480, Clarke, et al.
 Commissioner of public safety appointed by Governor. S. F. 567, state government.
 Qualifications of the state law librarian. S. F. 613, state government.
 Office for planning and programming under Governor, state and local governments, establish. S. F. 649, state government.
 Every state department, etc. hold public hearings on any proposed rule, etc. S. F. 365, Potgeter; H. F. 432, Welden.
 Office for planning and programming under Governor, establish. H. F. 337, Mayberry, et al.; S. F. 501, Gaudineer, et al.

Employees

Coverage under employment security law on a cost only basis by state departments or political subdivisions. H. F. 477, Bennett.
 Veterans' additional benefits in state employment. H. F. 751, Tapscott.
 Employee—employer relations, improve. S. F. 61, Walsh, et al.; H. F. 237, Camp, et al.
 IPERS, additional retirement allowance option. S. F. 13, Frommelt, et al.; H. F. 13, Klein, et al.
 IPERS, optional payment to beneficiary. S. F. 14, Frommelt, et al.; H. F. 14, Klein, et al.
 IPERS, investments of retired members. S. F. 15, Frommelt, et al.; H. F. 15, Klein, et al.
 Wages subject to IPERS. S. F. 154, Doderer.
 Age discrimination in employment. S. F. 233, Frey.
 Conviction of felony, no deterrent for bonding, employment with state. S. F. 272, Reichardt.
 Vacation and leave of absence policy for state employees. S. F. 411, Frommelt, et al.
 IPERS, spouse receive life-time annuity if. S. F. 470, Conklin.
 Travel expense allowances for state employees. S. F. 474, Stanley, et al.
 Increases employer contribution made to IPERS. S. F. 506, Walsh.

Employees of county welfare departments employed by department of social services entitled to same fringe benefits, etc. S. F. 571, social services.
Payment of salaries to state employees every two weeks. S. F. 625, transportation.

Merit system of personnel administration. S. F. 612, state government.

Incentive awards to state employees. S. F. 475, Stanley, et al.

Payment of workmen's compensation claims, industrial commissioner, highway commission, appropriation. S. F. 685, appropriations.

IPERS, contribution ceiling. H. F. 75, Mendenhall.

Wages subject to IPERS, raise. H. F. 197, Klein, et al.

Overtime pay for state employees. H. F. 338, Mayberry, et al.; S. F. 507, Walsh

Vacations for public employees. H. F. 360, Wells, et al.; S. F. 471, Neu, et al.

Vacation policy for state employees. H. F. 370, Klein.

Public employee credit unions. H. F. 409, Kreamer, et al.

Public employees right to join organizations, collective bargaining, prohibit strikes. H. F. 464, Mezvinsky.

Executive Branch

Four year term of office, secretary of agriculture. S. F. 415, Mogged, et al.

Reorganization of the executive functions of state government, establish executive department. S. F. 560, Clarke, et al.

Funds

Allow governmental units to invest public funds in notes, bonds, etc. for periods of less than 90 days. H. F. 508, Dunton.

Reporting of funds, other than appropriations, received by state departments, etc. to comptroller. S. F. 350, Lodwick.

Appropriate state funds to, and provide for the use of public funds by, private schools. S. J. R. 22, Gaudineer.

Federal funds, all state departments, boards, etc. receive approval of Governor on all applications for, no application if General Assembly has rejected, etc. S. F. 480, Clarke, et al.

Real Estate/Property

Purchase of real estate by the state. H. F. 595, Doyle.

STATE OF IOWA—

(See State Government, all sub-refs.)

STATE OFFICES—

(See State Government, all sub-refs.)

STATE TAX COMMISSION—

(See Revenue, Department of)

STOCKS—

General

Sale of stocks, receipts use of. S. F. 26, Balloun.

"Bucket shops", illegal. S. F. 383, commerce.

STREETS—

General

Surfacing of streets, special assessments. S. F. 67, Lamborn.

Assessment procedures for low-type street improvements. S. F. 323, Lamborn, et al.

Classification of highways, functional. H. F. 394, Welden, et al.

Increase fuel tax one cent per gallon, primary roads, highways and streets. H. F. 449, Sorg, et al.

Discharge of sewage and other wastes, highway ditches, offenses, fine, etc. S. F. 517, transportation.

Street lighting districts, establish in unincorporated areas. S. F. 568, Lavery and Gaudineer.

Expedite movement of traffic in cities during severe weather conditions. H. F. 752, Huff and Jesse.

Street research fund, establish. S. F. 637, transportation.

STRIKES—

General

Schools, riots and strikes, students and employees dismissed. S. F. 121, Stephens, et al.

Employees, cities and towns, collective bargaining, strikes illegal. S. F. 553, Neu.

STUDENTS—

(See Schools, sub-ref, Students)

STUDY COMMITTEES—

General

Iowa criminal code, legislative study to review. H. J. R. 3, Renda; S. J. R. 18, Doderer, et al.

- School laws, study and codify. H. J. R. 7, Poncy and Langland; S. J. R. 19, Doderer, et al.
- Municipal statutes, study committee, appropriation. H. J. R. 16, cities and towns.
- Conduct study of the Iowa Constitution. S. J. R. 28, Walsh, et al.
- Board of Governors of Iowa Bar Association has appointed a special committee on criminal law to study ways to modernize and improve its provisions. H. C. R. 3; H. J. 24, 61.
- Mobile homes, parks, statutes, rules and regulations regarding same, committee appointed to study. H. C. R. 5; H. J. 57, 191.
- Legislative research committee study of revenue sharing and procedures for tax collection between state and local governments. H. C. R. 9; H. J. 126.
- Joint committees appointed to revise and reorganize Code of Iowa, submit report in January, 1970. H. C. R. 12; H. J. 162.
- Observance of Lincoln's birthday, Wednesday, February 12, 1969 at 1:15 p.m., Joint Convention. H. C. R. 13; H. J. 199, 224 adopted; S. J. 209, 216, adopted.
- Conduct study of capital and credit available for agriculture, committee report findings and recommendations to General Assembly, January, 1970. H. C. R. 16; H. J. 223, 307 adopted; S. J. 290, 1820.
- Conduct study of littering problem and use of dangerous drugs, and legislation to correct these problems, interim committee, report to 1970 General Assembly. H. C. R. 17; H. J. 233, 541 withdrawn.
- Conduct study of present procedures for condemnation of property, etc., report findings and recommendations to 1970 General Assembly. H. C. R. 21; H. J. 466, 556, 825 adopted; S. J. 797, 830, 924, 969, 1253, 1463, 1498, 1853-1855 adopted; H. J. 1925, 1938 adopted.
- Appoint committee to conduct study of establishing state-wide motor vehicle inspection procedures. H. C. R. 27; H. J. 762, 829 adopted; S. J. 779, 924, 991, 1253, 1431, 1804-1805 adopted; H. F. 1871 adopted.
- Committee to conduct, during 1969 interim, study as to the feasibility of adopting a tax based on income in lieu of any or all of the provisions contained in H. F. 686 of the 62nd General Assembly. H. C. R. 28; H. J. 941, 1371 adopted; S. J. 1301, 1412, 1643.
- Committee to conduct study of Medicaid program, report findings not later than March 1, 1970. H. C. R. 29; H. J. 990, 1701 adopted; S. J. 1637, 1693 adopted.
- Committee to conduct a study, during 1969-71 legislative biennium, as to the feasibility of establishing a home or homes for the handicapped. H. C. R. 31; H. J. 1189.
- Requiring commissioners of health and social services to study the care and treatment afforded the chronically ill, mentally ill, mentally retarded and handicapped in facilities licensed by their respective departments, report findings and recommendations to General Assembly in January, 1970. H. C. R. 32; H. J. 1223, 1365 adopted; S. J. 1267, 1451 adopted.
- Appoint a commission to study legislation providing that public employees can bargain collectively, etc., report findings and recommendations to General Assembly and Governor, January 15, 1970. H. C. R. 33; H. J. 1253, 1328, 1388-1389, adopted; 1389, 1486, 1555, adopted; S. J. 1495, 1596, 1852, 1859 adopted, 1872.
- Committee established to conduct study of mobile home and park statutes, rules and regulations relating thereto, etc. H. C. R. 35; H. J. 1375, 1654 adopted; S. J. 1593, 1684, 1820, 1907.
- Conduct study, during interim, to determine fair share which banks, savings and loans associations, etc., should be required to contribute to the revenues of the state and how collected, report findings. H. C. R. 40; H. J. 1570, 1701 adopted; S. J. 1640, 1677, 1781, 1787.
- Conduct study, during interim, of the department of agriculture, etc., providing for an efficient organizational structure, report findings. H. C. R. 41; H. J. 1604, 1654 adopted, 1672, 1717; S. J. 1678, 1911.
- Mobile homes, parks, statutes, rules and regulations regarding same, committee appointed to study. S. C. R. 4; S. J. 56, 1819.
- Appropriate 45 percent of current biennial appropriation for each educational institution, study needs, objectives, etc. thereof, by appropriate committees, report in 60 days. S. C. R. 5; S. J. 91, 175.
- Conduct study of littering problem and use of dangerous drugs, legislation to correct these problems, interim committee, report to 1970 General Assembly. S. C. R. 9; S. J. 219, 230, 318, 356, 357 adopted; H. J. 432, 541 adopted.
- Establish a joint citizens and legislative tax study committee, to eliminate sales tax on food, clothing and medicine, with greater use of graduated income tax, prior to 1970 General Assembly. S. C. R. 15; S. J. 456, 476.
- Committee conduct a study of laws relating to powers and duties of cities and towns, implementing "home rule". S. C. R. 16; S. J. 487, 1833 withdrawn.
- Governor requested to appoint a farm advisory council, study practical solution to deflating of rural economics. S. C. R. 28; S. J. 1072, 1820.
- Committees on schools conduct study, during 1969 interim, manner in which sex education is taught in schools. S. C. R. 31; S. J. 1261.

- Appoint commission to study legislation providing that public employees can bargain collectively, etc., report findings and recommendations to the General Assembly and Governor, January 15, 1970. S. C. R. 34; S. J. 1424.
- Conduct study, during interim, of the marketing of major agricultural commodities produced in Iowa, report findings. S. C. R. 36; S. J. 1536, 1693, 1820.
- Budget and financial control committee or committee on higher education, superintendent of printing and comptroller conduct a study of state printing, printing costs of all departments, report findings to 63rd General Assembly in 1970. S. C. R. 42; S. J. 1643, 1701 adopted; H. J. 1737, 1931 adopted.
- Conduct study of the public utility laws, report findings and bills to 63rd General Assembly in 1970. S. C. R. 43; S. J. 1713, 1750, 1820.
- Establish joint legislative tax study committee to study feasibility of exempting food, clothing and drugs for medicinal purposes from sales tax, greater use of the graduate income tax, make report 60 days prior to 1970 General Assembly. S. R. 2; S. J. 409, 1819.

SUBDIVISIONS—

General

- Increase from 1 mile to 3 platting jurisdiction of cities and towns. H. F. 446, Newton, et al.

SUNDAY SALES—

(See Sales, sub-ref. General)

SUPERINTENDENT OF PRINTING—

General

- State printing department and public printing, pay increases. H. F. 354, Edgington, et al.
- Budget and financial control committee or committee on higher education, superintendent of printing and comptroller conduct a study of state printing, printing costs of all departments, report findings to 63rd General Assembly in 1970. S. C. R. 42; S. J. 1643, 1701 adopted; H. J. 1737, 1931 adopted.

SUPERINTENDENT OF PUBLIC BUILDINGS AND GROUNDS—

General

- Buildings and grounds, capital improvements, appropriations. S. F. 605, appropriations.
- State departments' appropriation, very similar to H. F. 793. S. F. 597, appropriations.
- State departments' appropriation, very similar to S. F. 597. H. F. 793, appropriations.
- Parking facility on capitol grounds, appropriation for study. H. F. 813, Klein.

SUPERINTENDENT OF PUBLIC INSTRUCTION—

(See Schools, sub-ref. same)

SUPERVISORS—

(See Counties, sub-ref. Supervisors, Board of)

SUPPLIES—

General

- Centralized purchasing of materials and supplies for state, counties, cities and towns and school districts. H. F. 552, Huff and Milligan.
- Central purchasing, state government. H. F. 756, Huff, et al.
- Executive council urged to take necessary action to allow cities, towns and counties participation in state purchase contracts for supplies, goods and materials. H. C. R. 24; H. J. 532, 1331 failed.

SUPREME COURT—

(See Court, sub-ref. Supreme)

SURVEYORS—

General

- Renewal fees for certificates of registration of professional engineers and land surveyors. H. F. 353, Kehe, et al.

SWINE—

(See Animals, sub-ref. Farm)

TAX COMMISSION—

(See Revenue, Department of)

TAX REVIEW, BOARD OF—**General**

Tax review, board of, for conducting hearings, etc. H. F. 200, Renda.
 Board of tax review issue subpoenas and take written testimony of the conduct of the hearings before the board of tax review. H. F. 231, Renda.
 Appeals of income, corporation, and sales tax. H. F. 465, Kreamer and Renda.

TAXES—**General**

Conservation boards, county, increase property tax levy to three mills. H. F. 20, Radl.
 Per capita tax on residents, certain cities. H. F. 31, Radl.
 Tax exempt property, list of, by director of revenue to General Assembly. H. F. 34, Radl.
 Beer tax reports, information required on. S. F. 45, Lange.
 Beer, tax, debris clearance. H. F. 44, Bennett.
 Glass bottles, tax on certain types. S. F. 50, Benda.
 Refund of taxes, illegal or improper levy, taxpayer must apply for. H. F. 100, Knight and Graham.
 Service tax on advertising, repeal. S. F. 151, Lamborn.
 Abstracts of title, tax certificates, treasurer not liable for dishonored checks. H. F. 147, Stromer and McCormick.
 Boundary lines of counties, reduce number of. S. J. R. 11, Gaudineer, et al.
 Fraternal beneficiary associations. S. F. 180, Griffin, et al.; H. F. 225, Hansen of Black Hawk, et al.
 Sales of tobacco, taxes, change words "village, borough or township" to "town or county". S. F. 183, judiciary.
 Cities and towns to impose income, sales, and motor vehicle taxes. H. F. 246, Brinck.
 Board of tax review issue subpoenas and take written testimony of the conduct of the hearings before the board of tax review. H. F. 231, Renda.
 Public utilities, valuation. H. F. 299, Gannon.
 Nonprofit hospital and medical service corporations, pay premium tax. S. F. 265, Griffin; H. F. 481, Freeman of Buena Vista and Welden.
 City civic centers, levy taxes. H. F. 361, Voorhees, et al.; S. F. 349, Conklin.
 Tax on trading stamps. H. F. 385, Rodgers, et al.
 Taxation of state and national banks, uniformity in, pending congressional passing of same. H. F. 480, Battles; S. F. 389, Benda.
 Cities or towns levy tax on gross receipts of privately and municipally owned service corporations. H. F. 489, Gannon.
 Insurance, unauthorized insurers and persons, regulated. S. F. 437, Thordsen, et al.
 Any taxpayer may file an appeal to department of revenue on any decision, etc. S. F. 455, Lodwick.
 Tax on beverages in cans, etc., conservation. S. F. 462, Erskine.
 Municipal tax relief fund, establish. H. F. 542, Milligan, et al.
 National and state banks, remove from moneys and credits tax, 8 percent of their net income, increase moneys and credits on savings and loan associations to 5 mills. H. F. 570, Van Nostrand, et al.
 Vietnam veterans' service compensation fund. S. F. 543, Benda.
 Job training programs, create board, provide tax deduction. S. F. 574, Leohard.
 Create school property tax replacement fund, certain revenues for fund, allocate and appropriate amounts in fund. H. F. 715, Grassley.
 Create tax court. S. F. 692, Houglen.
 County public health fund, levy tax to create. H. F. 798, social services.
 Issuance of conservation bonds and for levy of taxes to pay said bonds, Scott County, legalize and validate. H. F. 800, conservation and recreation.
 Cities and towns impose local income, earnings, sales, and wheel taxes, majority vote of electorate. S. F. 656, cities and towns.
 Corrects improper section reference, tax equalization bill passed by 62nd General Assembly. S. F. 660, appropriations.
 Legislative research committee study of revenue sharing and procedures for tax collection between state and local governments. H. C. R. 9.; H. J. 126.
 Committee to conduct, during 1969 interim, study as to the feasibility of adopting a tax based on income in lieu of any or all of the provisions contained in H. F. 686 of the 62nd General Assembly. H. C. R. 28.; H. J. 941, 1371 adopted, S. J. 1301, 1412, 1643.
 Sixty-third General Assembly memorialize congress in enactment of legislation, attention to needs of the people, equitable tax laws and equal representation in the passage of all future legislation. H. C. R. 30; H. J. 1037.
 Urge Congress inaugurate program of tax sharing with states, unrestricted. S. C. R. 14; S. J. 439, 782 adopted; H. J. 884.
 Establish a joint citizens and legislative tax study committee, to eliminate sales tax on food, clothing and medicine, with greater use of graduated income tax, prior to 1970 General Assembly. S. C. R. 15; S. J. 456, 476.

Establish legislative tax study committee to study feasibility of exempting food, clothing and drugs for medicinal purposes from sales tax, greater use of the graduated income tax, make report 60 days prior to 1970 General Assembly. S. R. 2; S. J. 409, 1819.

Fuel

Motor fuel tax, watercraft, discontinue refund. S. F. 49, Benda.
Quarterly filing to receive a refund for taxes paid on motor vehicle fuel used for nonhighway purposes, credit applied against income tax liability. H. F. 372, Schmelsler, et al.
Eligibility for motor fuel and special fuel tax refunds. H. F. 413, Ellsworth.
Increase fuel tax one cent per gallon, primary roads, highways and streets. H. F. 449, Sorg, et al.
Increase tax on special diesel fuel. H. F. 293, Fisher of Greene, et al.
Motor vehicle reciprocity, may cancel apportioned registration privileges. H. F. 683, Schroeder.
Appropriate from motor vehicle fuel tax fund to department of revenue. H. F. 795, appropriations; S. F. 641, appropriations.
Appropriate from motor vehicle fuel tax fund to state comptroller for expenses in writing refund warrants, etc. S. F. 604, appropriations.

Income

Income taxation, equalize. H. F. 25, Radl.
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 State departments' appropriation, very similar to H. F. 793. S. F. 597, appropriations.
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State departments' appropriation, very similar to S. F. 597. H. F. 793, appropriations.

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- Tuition grants, financial need, attending Iowa colleges, etc. S. F. 295, higher education.
- State-supported universities to give full college credit for courses taken at any junior or regular college in Iowa. H. F. 374, Fischer of Grundy.
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- Student disturbances at publicly supported educational institutions, dismissals. H. F. 521, Grassley, et al.
- Professional standards board for certification of teachers, establish. H. F. 579, Langland, et al.
- Universities and colleges, board of regents issue bonds for buildings, etc. S. F. 537, higher education; H. F. 721, higher education.
- Express full confidence in the ability of the university administrators and law enforcement officers to enforce effectively rules and laws pertaining to disruptive conduct at our public universities. S. C. R. 33; S. J. 1358, 1682, 1693 adopted; H. J. 1732.
- Request board of regents maintain student tuition and fees at a moderate and reasonable level, consider limitation on enrollments, possibility of increasing teaching hours, and to cut all unnecessary expenditures. S. C. R. 46; S. J. 1785, 1820, 1825, 1826.

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- Urban renewal, establishment and powers of. H. F. 340, Lawson, et al.
- Urban renewal fund, cities and towns create, taxes produced by urban renewal area. S. F. 427, Walsh; H. F. 562, Lawson; S. F. 569, cities and towns.
- Urban renewal law and low-rent housing law, conflict of interest. S. F. 434, Doderer.
- Urban-renewal law and the low-rent housing law, legalize and validate certain actions, etc. H. F. 733, cities and towns.

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- Street lighting districts, establish in unincorporated areas. S. F. 568, Laverty and Gaudineer.
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- Gas safety requirement. S. F. 38, Messerly.
- Public utilities, valuation. H. F. 299, Gannon.
- Management and control of certain municipal utilities, election, boards of trustees or cities and towns. S. F. 343, Coleman and DeKoster; H. F. 434, Freeman of Clay-Dickinson, et al.
- Public utilities, advertising expenses. H. F. 438, Gannon.
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- Define word "public" (utility) exclude large volume commercial and industrial direct sales made by natural gas pipeline companies. H. F. 536, Pierson, et al.
- Municipal utilities, pay property tax. S. F. 490, Reichardt.
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- Communications facilities, annexed areas, franchises. H. F. 701, Holden and Peterson.
- Conduct study of the public utility laws, report findings and bills to 63rd General Assembly in 1970. S. C. R. 43; S. J. 1713, 1750, 1820.

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- Assessment, valuation of real property, agricultural. S. F. 137, An.
- Agricultural land, value of. S. F. 138, McGill, et al.
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Venereal disease, control and diagnosis of. S. F. 226, social services.
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Claims, H. C. R. 37	1638, 1898
Expenses of Legislators during Interim, S. C. R. 40	1757

CONFERENCE COMMITTEES—

On Senate File 139	706, 807, 885
On Senate File 537	1526, 1572, 1634
On Senate File 614	1460, 1509
On Senate File 655	1781, 1820, 1845
On Senate File 689	1859, 1907, 1908
On House Joint Resolution 19	1858, 1900, 1901

On House File 21	1763, 1784, 1806
On House File 196	1521, 1821, 1850, 1926, 1927
On House File 348	1007, 1214, 1293
On House File 390	1736, 1866, 1896
On House File 616	1237, 1357, 1448
On House File 714	1713, 1822, 1892
On House File 784	1804, 1864, 1886
On House File 793	1709, 1742, 1775
On House File 816	1807, 1866, 1899
On House File 819	1811, 1857
On House File 823	1766, 1784, 1800

CONGRESS OF THE UNITED STATES—

Petition Congress to amend Selective Service Laws	291, 1891
Iowa Legislature requests Congress call a convention to propose an amendment to the United States Constitution regarding reapportionment	375, 407, 489, 490, 501, 508, 513, 528, 664, 666, 745, 756, 766, 767, 775, 776
Urge Congress inaugurate program of tax sharing with states, unrestricted	439, 782
Request Congress consider enacting a statute to insure that persons are counted in their home residence in coming United States census	488, 1820
Request Secretary of Health, Education and Welfare evaluate service rendered rural Iowa and other states by the Job Corps Training Center at Clinton	1096
President Nixon reconsider, in his 1970 budget, the proposed severe reduction of agricultural conservation funds and other conservation programs and that they be reinstated at a realistic level, etc.	1571, 1820, 1872

CONKLIN, W. CHARLENE—Senator Thirty-second District

Bills introduced — J. R. 1, 3, 14; 66, 74, 93, 123, 143, 144, 175, 178, 237, 248, 261, 290, 299, 317, 318, 349, 396, 423, 438, 448, 460, 461, 463, 464, 465, 470, 476, 477, 478, 481, 488, 514, 538, 554, 586.	
Amendments filed	330, 521-523, 537, 553, 554-557, 883, 926, 1161, 1553-1555, 1644, 1682, 1684-1688, 1690
Amendments offered	544, 545, 1710, 1721
Amendments withdrawn	544, 1710
Committee appointments	11, 12, 13, 54, 131, 315, 507, 1117, 1227, 1252, 1281, 1457, 1811, 1933, 1948, 1949
Explanation of vote	1681
Petitions presented	170, 264, 274, 282, 355, 444, 491, 511, 855, 973, 1081, 1177
Presided at sessions of the Senate	1128
Reports	405, 426, 484, 600, 960, 1397, 1402, 1660, 1857, 1914, 1917
Resolutions offered	439, 487, 1004, 1536, 1785
Visitors	130, 657, 836

CONSERVATION AND RECREATION, COMMITTEE ON—

Appointed	12, 56
Bills introduced — 308, 337, 422, 454, 588, 611.	
Amendments filed	231, 607
Reports	193, 231, 318, 441, 607, 608, 871, 872, 905, 1426, 1872

CONSTITUTIONAL AMENDMENTS AND REAPPORTIONMENT, COMMITTEE ON—

Appointed	12, 56
Amendments filed	95, 1117-1120
Amendments offered	96, 1187
Reports	93, 95, 101, 411, 457, 825, 1117-1120, 1631

COUNTY GOVERNMENT, COMMITTEE ON—

Appointed	12,	86
Bills introduced — 587, 614, 616, 623.		
Amendments filed		876
Reports	441, 442, 534, 628, 629, 766, 784,	
	825, 847, 872, 949, 1053, 1075, 1100, 1155, 1197, 1253, 1284, 1426, 1573	

CREDENTIALS, COMMITTEE ON—

Committee appointed	1
Reports	1

CURRAN, LEIGH—Senator Forty-second District

Bills introduced — J. R. 1, 2, 3, 24; 123, 135, 139, 178,	
223, 224, 261, 270, 338, 353, 393, 399, 423, 437, 477, 488,	
538, 578.	
Amendments filed	
.....337, 770, 926, 994, 1027, 1160, 1332, 1501, 1682, 1684-1688	
Amendments offered	1000, 1137, 1316, 1344, 1515
Committee appointments	11, 12, 13, 17,
54, 112, 131, 315, 484, 628, 813, 1117, 1214, 1281, 1680, 1948, 1949	
Petitions presented	204, 215, 322, 332, 365, 541, 956, 1103, 1104
Reports	56, 426, 484, 600, 960, 1243, 1398, 1406, 1916, 1920
Resolutions offered	439, 488
Visitors	973, 997
Presented the Honorable William H. Nicholas, former Lieutenant Governor	882
Presented the Honorable Floyd Nesbitt, Mayor of Clear Lake, M. A. Hintzman, Secretary of the Chamber of Commerce, Avery Johnson, Wayne Oltroggee, Mark Arneson and Joe Roth, members of the Clear Lake Commodores. Mr. Roth issued invitation to members of the Senate to attend Governor's Day, Aug. 1, 2, and 3rd, 1969 in Clear Lake	1085

DeHART, PEARLE—Senator Twenty-seventh District

Bills introduced — J. R. 1, 2, 3, 14, 16; 61, 87, 120,	
123, 127, 139, 155, 178, 239, 247, 261, 273, 305, 358, 363,	
395, 461, 464, 481, 533.	
Amendments filed	540, 1553-1555, 1682
Amendments offered	1313
Amendments withdrawn	1352
Appointment—Commission on the Aging	519.
Call of the Senate requested	336, 340
Committee appointments	9, 11, 12, 13,
17, 54, 314, 464, 489, 715, 814, 940, 1226, 1252, 1458, 1933, 1948	
Petitions presented	120
Presided at sessions of the Senate	454, 517, 1248
Reports	803, 1043, 1044, 1247, 1400, 1401, 1922, 1934
Resolutions offered	439, 487, 700, 1424
Visitors	613, 930, 1260, 1479, 1504

DeKOSTER, LUCAS J.—Senator Forty-ninth District

Bills introduced — J. R. 1, 2, 3, 10, 14, 16; 4, 6,	
13, 127, 128, 142, 235, 253, 271, 289, 290, 305, 320, 327,	
343, 353, 360, 416, 417, 418, 419, 423, 429, 461, 464, 477,	
478, 488, 538, 539, 554, 586.	
Amendments filed	185, 214, 263, 331, 379,
415, 459, 460, 479, 509, 510, 523, 524, 553, 557, 558, 589,	
610, 691, 691-693, 767, 767-769, 771, 785, 830, 850, 876,	
907, 911, 970, 1018, 1025, 1054, 1055, 1078, 1079, 1123, 1161, 1162,	
1220, 1257, 1427, 1431, 1499, 1579, 1610, 1682, 1684-1688, 1826, 1827, 1874	
Amendments offered	
.....180, 288, 299, 468, 754, 755, 805, 1014, 1064, 1065, 1067,	

1068, 1131, 1141, 1149, 1150, 1227, 1439, 1492, 1559, 1567, 1627, 1773, 1818	
Committee appointments	1736
..8, 12, 13, 14, 61, 86, 314, 814, 1007, 1226, 1237, 1680,	1736
Explanation of vote	1787
Petitions presented	296, 444, 491, 525, 559, 612, 1335
Presided at sessions of the Senate	758
Reports	34, 61, 128, 1215, 1358, 1401, 1872
Resolutions offered	439, 487, 1461
Visitors	574, 856, 973
Presented the Honorable J. T. Dykhouse, former member of the Senate and the House of Representatives	306, 724
Presented the Honorable Charles R. Hoeven, former Congressman, Eighth Congressional District, and former member of the Senate	739

DENMAN, WILLIAM F.—Senator Twentieth District

Bills introduced — J. R. 1, 2, 3, 6, 8, 10, 11, 13, 15, 16; 1, 2, 3, 75, 92, 112, 122, 127, 134, 148, 150, 158, 173, 206, 223, 228, 240, 247, 253, 260, 271, 289, 312, 321, 328, 329, 345, 362, 363, 374, 403, 431, 436, 459, 472, 484, 492, 497, 501, 515, 516, 522, 523, 539, 554, 566, Amendments filed	102, 185, 261, 294, 378, 379, 415, 459, 490, 572, 611, 694, 721, 776, 829, 830, 878-880, 911, 926, 1164-1175, 1222, 1390, 1427, 1472-1474, 1533-1555, 1682, 1750, 1789, 1931
Amendments offered	98, 180, 253, 500, 619, 688, 716, 759, 1181, 1340, 1419
Amendments withdrawn	468, 776, 1885
Call of the Senate requested	531, 915, 942, 944, 1274, 1667
Committee appointments	7, 11, 12, 14, 314, 464, 507, 940, 1052, 1359, 1460, 1811, 1933
Petitions presented	356, 480, 590, 612, 699, 855, 1755
Point of order raised	867
Reports	624, 1247, 1397, 1510, 1857, 1913, 1918
Resolutions offered	219, 353, 607, 1358
Visitors	215, 264, 1202, 1336

DEPARTMENTAL RULES REVIEW COMMITTEE—

Members appointed to serving during interim	101
Appointment to	1105
Rule changes received, referred to committees	360

DODDS, ROBERT R.—Senator Seventh District

Bills introduced — J. R. 6, 7, 8, 13, 24; 73, 75, 104, 112, 127, 138, 148, 162, 270, 297, 312, 348, 420, 421, 512, Amendments filed	460, 537, 1164-1175, 1256, 1392, 1503, 1682, 1827
Amendments offered	1268
Call of the Senate requested	531, 915, 942, 944, 1274, 1667
Committee appointments	1
11, 12, 13, 14, 86, 315, 489, 645, 1071, 1680, 1781, 1890, 1948	
Explanation of vote	871, 1196, 1360, 1573, 1681, 1749
Petitions presented	296, 511, 525, 673
Reports	3, 565, 1011, 1242, 1820, 1845, 1850, 1923
Resolutions offered	219, 409, 476, 1358
Visitors	760, 891

DODERER, MINNETTE—Senator Seventeenth District

Bills introduced — J. R. 1, 3, 7, 9, 13, 15, 18, 19; 12, 13, 14, 30, 89, 110, 112, 122, 217, 149, 154, 174, 205, 217, 260, 316, 321, 329, 334, 386, 411, 434, 471, 484, 486, 502, 513, 542, 584, Amendments filed	294, 415, 489
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553, 691, 694, 721, 724-728, 747, 878-880, 926, 953, 1078,	
1160, 1163, 1164-1175, 1220, 1256, 1288, 1433, 1753, 1826, 1828, 1873, 1931	
Amendments offered	285, 496, 943, 1067, 1229, 1278, 1480, 1860, 1924
Amendments withdrawn	776
Call of the Senate requested	336, 340, 531, 915, 942, 944, 1274, 1667
Committee appointments	11, 12, 14, 54, 314, 814, 940, 1117, 1226, 1526, 1709
Explanation of vote	440
Petitions presented	238, 855
Point of order raised	1209
Presided at sessions of the Senate	844
Reports	406, 1395, 1405, 1407, 1573, 1634, 1742, 1775
Resolutions offered	1358
Visitors	238, 613, 657

ELECTION CONTEST COMMITTEES—

Appointed	86
(Vincent S. Burke vs. Charles K. Sullivan)	
(Joseph W. Cassidy vs. Harold A. Thordsen)	
Reports	127, 145, 149, 155, 170

EMPLOYEES—

(See "Chaplains" and "Officers and Employees")

ENROLLED BILLS, COMMITTEE ON—

Appointed	112
Reports of Senate Committee	117, 157, 183, 210, 218, 325, 426, 436, 467, 516, 643, 756, 847, 889, 961, 1039, 1072, 1105, 1183, 1251, 1359, 1445, 1489, 1519, 1592, 1656, 1676, 1677, 1729, 1815, 1816, 1902, 1932
Reports of Joint Committee	115, 143, 150, 177, 209, 216, 253, 288, 325, 345, 425, 436, 467, 476, 516, 519, 622, 642, 661, 755, 795, 846, 889, 920, 960, 1039, 1064, 1105, 1182, 1183, 1251, 1341, 1359, 1445, 1489, 1519, 1592, 1597, 1641, 1676, 1729, 1779, 1815, 1858, 1902, 1932

ERSKINE, ALDEN J.—Senator Thirty-seventh District

Bills introduced — J. R. 2, 3; 4, 62, 101, 102, 103, 123,	
127, 133, 139, 141, 147, 200, 201, 223, 224, 228, 229, 234,	
259, 262, 322, 362, 366, 393, 394, 410, 450, 453, 461, 462,	
464, 476, 496, 523, 533.	
Amendments filed	460, 878, 926, 951, 1101, 1164, 1257, 1291, 1464-1467, 1632, 1639, 1791
Amendments offered	1351, 1451, 1808
Amendments withdrawn	1193, 1351, 1808
Call of the Senate requested	382
Committee appointments	9, 11, 12, 14, 54, 315, 645, 814, 1227, 1252, 1763
Petitions presented	215, 480, 525, 912
Reports	24, 87, 1010, 1404, 1405, 1784, 1806, 1914
Resolutions offered	9, 219, 1424

ETHICS, COMMITTEE ON—

Appointed	210
Appointments	126, 230
Reports	220, 239-244, 253-259, 257
Rules governing lobbyists	221, 239-244, 253-259

EXPLANATION OF VOTE—

Senate Concurrent Resolution 32—Senator Shirley	1283
Senate Joint Resolution 7—Senator O'Malley	645

Senate Joint Resolution 20—Senator Arbuckle	584
Senate Joint Resolution 30—Senator Dodds	1573
Senate File 27—Senator Reichardt	1538
Senate File 59—Senator Walsh	190
Senate File 114—Senator Walsh	499
Senate File 139—Senators Coleman and O'Malley	886
Senate File 185—Senator McGill	316
Senate File 226—Senator Griffin	475
Senate File 274—Senator Walsh	501
Senate File 286—Senator Keith	383
Senate File 289—Senator Dodds	1197
Senate File 292—Senator Dodds	1197
Senate File 295—Senator McGill	419
Senate File 295—Senator Walsh	425
Senate File 295—Senators Hill, Stephens, Mowry, Conklin, Sullivan and Hougen	1681
Senate File 300—Senator Dodds	1197
Senate File 328—Senator Dodds	1197
Senate File 337—Senator Dodds	1197
Senate File 339—Senator Dodds	1197
Senate File 349—Senator Dodds	1197
Senate File 364—Senator Dodds	1197
Senate File 376—Senator Dodds	1197
Senate File 400—Senator Walsh	664
Senate File 409—Senator Hougen	606
Senate File 412—Senator Dodds	1197
Senate File 417—Senator Dodds	1197
Senate File 482—Senator Dodds	1196
Senate File 511—Senator Dodds	1197
Senate File 525—Senator Dodds	1197
Senate File 534—Senator Dodds	1197
Senate File 537—Senator Dodds	1197
Senate File 563—Senator Dodds	1366
Senate File 609—Senators Coleman, Dodds, Frommelt, Gaudineer, Glenn, Hill, Schaben, Shirley, Van Gilst and Welmer	871
Senate File 620—Senator Dodds	1366
Senate File 630—Senator Dodds	1197
Senate File 649—Senator Walsh	1425
Senate File 650—Senator Dodds	1197
Senate File 651—Senator Dodds	1197
Senate File 655—Senator Frommelt	1253
Senate File 668—Senator Shirley	1253
Senate File 669—Senator Shirley	1253
Senate File 670—Senator Shirley	1253
Senate File 675—Senator Dodds	1366
Senate File 688—Senators Glenn and Dodds	1631
Senate File 692—Senator Briles	1642
House Joint Resolution 15—Senator Dodds	1573
House File 5—Senator Kosek	1824
House File 6—Senator Walsh	500
House File 29—Senator Dodds	1366
House File 62—Senator Dodds	1366
House File 68—Senator Reichardt	1713
House File 68—Senator Dodds	1749
House File 95—Senator Anderson	316
House File 128—Senator Dodds	1366
House File 159—Senators Neu, DeKoster, Potgeter and Hill	1787
House File 207—Senator Dodds	1196
House File 270—Senator Dodds	1366
House File 281—Senator Dodds	1573

House File 286—Senator Dodds	1573
House File 361—Senator Dodds	1187
House File 363—Senator Dodds	1360
House File 368—Senators Doderer and Frommelt	440
House File 368—Senator O'Malley	435
House File 390—Senators Neu, DeKoster, Potgeter and Hill	1787
House File 548—Senator Dodds	1573
House File 559—Senators Neu, DeKoster, Potgeter and Hill	1787
House File 605—Senator Dodds	1749
House File 618—Senators Neu, DeKoster, Potgeter and Hill	1787
House File 628—Senators Neu, DeKoster, Potgeter and Hill	1787
House File 666—Senators Neu, DeKoster, Potgeter and Hill	1787
House File 714—Senator Dodds	1749
House File 714—Senator Lamborn	1787
House File 733—Senator Griffin	799
House File 736—Senator Griffin	799
House File 778—Senator Shirley	1283
House File 784—Senator Reichardt	1929
House File 793—Senators Neu, Potgeter, DeKoster and Hill	1787
House File 823—Senator Lamborn	1787
Code of Ethics—Senators McGill and Arbuckle	260
On report of joint personnel committee—Senator Frommelt	146
Refusal of confirmation of Frank Bailey	1283

FLATT, JOSEPH B.—Senator Twelfth District

Bills introduced — J. R. 1, 2, 3, 14; 123, 127, 139, 225, 230, 237, 261, 290, 305, 358, 360, 372, 395, 398, 432, 433, 461, 464, 477, 478, 488, 492, 546.	
Amendments filed	261, 443, 490, 508, 587, 695, 952, 1079, 1102, 1220, 1285, 1334, 1377, 1393, 1436, 1477, 1575, 1682, 1683, 1684-1688, 1719, 1754, 1774, 1789, 1791, 1873
Amendments offered	575, 741, 982, 1107, 1441, 1665, 1666, 1744
Amendments withdrawn	1442, 1443
Addressed the Senate briefly	252
Call of the Senate requested	1154, 1178
Committee appointments	9, 11, 12, 14, 54, 248, 314, 507, 706, 715, 814, 940, 1071, 1073, 1252, 1458, 1460, 1859, 1933, 1949
Petitions presented	511, 541, 573, 590, 612
Point of order raised	677
Presided at sessions of the Senate	1813
Reports	807, 885, 1042, 1044, 1245, 1246, 1247, 1398, 1408, 1409, 1510, 1908, 1922, 1934
Resolutions offered	9, 353, 439, 487, 488, 607, 709, 1713, 1715, 1785
Visitors	657, 790, 835, 973, 997
Presented members of the Civil War Centennial Commission	252
Presented first published copy of book "Years of Valor" to author, Mrs. Edith McElroy	252
Presented copies of book "Years of Valor" to President Jepsen and Speaker Harbor	252

FREY, TOM J.—Senator Thirteenth District

Bills introduced — J. R. 16; 58, 77, 87, 120, 121, 123, 137, 178, 233, 247, 267, 273, 323, 347, 396, 436, 459, 477, 488, 497, 503, 515, 533, 538, 566.	
Amendments filed	354, 430, 460, 539, 610, 634, 747, 827, 876, 926, 971-973, 1123-1125, 1157, 1545, 1610, 1644, 1682, 1684-1688, 1720
Amendments offered	349, 1351
Amendments withdrawn	1351
Committee appointments	12, 13, 14, 315, 426, 685, 715, 814, 904, 940, 1135, 1252, 1282
Petitions presented	462, 525

Reports	803,	904, 1242,	1398,	1408,	1657
Resolutions offered					488
Visitors				574, 1081,	1223

FROMMELT, ANDREW G.—Senator Thirtieth District, Minority Floor Leader

Bills introduced — J. R.	6,	8;	10,	11,	12,	13,	14,	15,
19,	61,	73,	75,	89,	91,	92,	96,	97,
98,	99,	109,	110,	117,	118,	127,	131,	140,
164,	205,	223,	224,	231,	240,	277,	293,	329,
362,	394,	411,	412,	435,	436,	438,	448,	469,
479,	480,	498,	529,	542,	560,	666,		
Amendments filed						92,	146,	
261,	262,	270,	362,	363,	364,	420,	490,	509,
558,	671,	829,	878,	878-880,	992,	1079,	1163,	1164-1175,
1200,	1254,	1256,	1286,	1288,	1334,	1427,	1472-1474,	1548,
1553-1555,	1682,	1720,	1754,	1875,	1930	Amendments offered		
						132,	241,	
275,	356,	576,	659,	702,	868,	1193,	1279,	1419,
1443,	1517,	1518,	1744	Amendments withdrawn				270
Call of the Senate requested					382,	531,	915,	942,
944,	1274,	1667	Committee appointments					11,
12,	13,	14,	25,	314,	426,	464,	812,	904,
1226,	1252,	1281,	1933	Explanation of vote				146,
440,	871,	1253	Petitions presented			238,	282,	462,
656,	672,	699	Point of order raised					594
Reports						904,	1242,	1299,
1659,	1916	Resolutions offered				607,	684,	960,
1258,	1424,	1594,	1595	Visitors presented				1126
Presented the Honorable Robert D. Fulton, former Governor, Lieutenant Governor, Senator and Representative								416

GAUDINEER, LEE H.—Senator Twentieth District

Bills introduced — J. R.	6,	7,	8,	9,	10,	11,	12,	15,
18,	19,	21,	22;	19,	20,	21,	22,	23,
24,	25,	61,	75,	89,	92,	110,	112,	122,
127,	148,	149,	150,	153,	159,	163,	174,	178,
204,	205,	206,	230,	240,	243,	260,	282,	312,
315,	316,	321,	329,	345,	361,	401,	402,	426,
428,	448,	480,	482,	487,	501,	516,	522,	524,
542,	548,	560,	568,	666,	Amendments filed			
						101,	102,	103,
176,	213,	236,	263,	269,	270,	281,	294,	354,
362,	378,	392,	393,	412,	429,	430,	458,	465,
479,	509,	521-523,	537,	538,	553,	608,	650,	747,
767,	769,	771,	783,	789,	828,	830,	832,	833,
834,	877,	878-880,	881,	907,	910,	911,	925,	926,
927,	952,	953,	992,	995,	1018-1023,	1025,	1027	1055,
1056,	1057,	1078,	1075-1077,	1101,	1102,	1122,	1161,	1164-1175,
1176,	1287,	1288,	1323,	1391,	1392,	1393,	1428,	1431,
1436,	1462,	1463,	1469,	1477,	1499,	1501,	1576,	1580,
1607,	1644,	1682,	1683,	1689,	1692,	1718,	1753,	1764,
1790,	1791,	1826,	1827,	1863,	1872,	1874,	1877,	1878,
1931	Amendments offered							
		97,	98,	99,	178,	179,	254,	265,
266,	275,	278,	284,	348,	350,	395,	421,	529,
530,	531,	545,	577,	617,	753,	865,	866,	894,
899,	921,	936,	941,	945,	946,	981,	1001,	1008,
1034,	1068,	1088,	1106,	1111,	1145,	1178,	1278,	1314,
1340,	1414,	1442,	1452,	1487,	1491,	1492,	1517,	1569,
1663,	1674,	1675,	1696,	1773,	1885,	1887,	1891	Amendments withdrawn
						98,	217,	424,
465,	521,	545,	775,	796,	1009,	1032,	1035,	1106,
1144,	1443,	1662,	1696,	1764,	1770,	1934	Call of the Senate requested	
								531,
915,	942,	944,	1274,	1667	Committee appointments			11,
12,	13,	14,	25,	314,	464,	488,	715,	904,
1071,	1237,	1858,	1901,	1923,	1948	Explanation of vote		
								871
Point of order raised						355,	894,	1035,
1696	Presided at sessions of the Senate							356

Reports	304, 904, 1043, 1245, 1358, 1657, 1900
Resolutions offered	731, 1096, 1713

GENERAL ASSEMBLY—

- (See "Senate Concurrent Resolutions")
 (See "Senate Resolutions")
 (See "House Concurrent Resolutions")

GILLEY, FLOYD—Senator Thirty-ninth District

Bills introduced —	88, 121, 123, 247, 299, 533.
Amendments filed	769, 926, 952, 992, 1027, 1392, 1682, 1753
Amendments offered	983
Amendments withdrawn	983
Announcements	113
Call of the Senate requested	1154, 1178
Committee appointments	
.....11, 12, 13, 14, 54, 314, 426, 427, 645, 1117, 1226,	1811
Petitions presented	1103
Reports	1010, 1399, 1857, 1914
Resolutions offered	488
Presented Miss Vicki Vopava, Cresco, Iowa's Junior Miss represen-	
tative	674

GLENN, GENE W.—Senator Ninth District

Bills introduced — J. R.	6, 7, 75, 112, 146, 148, 150, 209,
225, 276, 312, 345.	
Amendments filed	
235, 236, 277, 429, 460, 461, 537, 552, 587, 609, 650, 671,	
722, 734, 784, 832, 834, 876, 906, 909, 993, 1054, 1080, 1101,	
1132, 1160, 1161, 1162, 1164-1175, 1198, 1219, 1220, 1256, 1285, 1287,	
1288, 1427, 1477, 1499, 1575, 1576, 1607, 1682, 1689, 1719, 1750, 1826, 1827	
Amendments offered	
.....239, 241, 242, 254, 255, 371, 424, 529, 546, 582,	
592, 616, 662, 796, 859, 888, 978, 980, 1088, 1129, 1185, 1272,	
1273, 1278, 1296, 1311, 1417, 1446, 1591, 1592, 1598, 1600, 1653, 1705, 1732	
Amendments withdrawn	980, 1193, 1447
Call of the Senate requested	336, 340, 531, 915, 942, 944, 1274
Committee appointments	
.....11, 12, 14, 61, 315, 645, 814, 940, 941, 1071, 1680, 1730	
Explanation of vote	871, 1681
Petitions presented	1829
Point of order raised	346, 620, 1045, 1059
Presided at sessions of the Senate	1582
Reports	61, 1011, 1244, 1395, 1396
Resolutions offered	409, 456, 1358, 1396
Visitors	1224, 1504
Presented his secretary, Judith Ann Cort, who was chosen by the	
Pages of the Senate as "Queen of the Senate" for the first	
session of the Sixty-third General Assembly	1127

GOVERNOR FULTON, ROBERT D.—

Resolution relating to State-of-the-State Message, H. C. R. 1	5
Committee to notify	7, 25
Committee to escort	25, 32
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Committee to notify	61, 133, 248, 1933
Committee to escort	61, 77, 133, 143, 252
Certificate of election of	60
Took oath of office	62
Inaugural address of	62
Resolution relating to budget message, H. C. R. 8	114, 115

Budget message of	132
Addressed joint convention	62, 132, 252
Communications from	244-247, 471, 483, 502, 512, 903,
917, 986, 1071, 1086, 1132, 1224, 1268, 1304, 1438, 1647, 1676, 1739, 1839	
Item veto message	1945
Bills signed by	191, 219, 229, 268, 336, 353, 440,
441, 476, 507, 550, 645, 684, 690, 765, 783, 784, 870, 947,	
948, 969, 1016, 1097, 1154, 1282, 1283, 1359, 1537, 1538, 1603, 1679,	
1748, 1749, 1785, 1865, 1866, 1928, 1929, 1939, 1940, 1941, 1942, 1943, 1944	
Received first published copy of book "Years of Valor" from author	
Mrs. Edith McElroy	252

GRIFFIN, JAMES W.—Senator Thirteenth District

Bills introduced — J. R. 7, 14, 23; 164, 180, 228, 237, 250,	
261, 265, 267, 285, 299, 302, 328, 353, 358, 366, 415, 418,	
437, 474.	
Amendments filed. 271, 538, 632, 633, 667-670, 691, 696-698, 721,	
722, 738, 769, 834, 849, 877, 881, 926, 971-972, 1027, 1028,	
1390, 1467, 1472-1474, 1545, 1553-1555, 1577, 1608, 1682, 1684, 1720, 1750	
Amendments offered. 275, 773, 845, 857, 864, 887, 1002, 1031, 1338, 1743	
Amendments withdrawn	803, 1003
Committee appointments	11, 12, 13,
14, 17, 54, 86, 315, 464, 814, 940, 1117, 1252, 1282, 1781, 1933	
Explanation of vote	475, 799
Petitions presented	856, 1582
Presided at sessions of the Senate	417
Reports	56, 157, 1398, 1408, 1657, 1661, 1820, 1845
Resolutions offered	56, 439, 487, 488, 711
Rulings	419
Visitors	463

HAMMER, WALTER B.—Senator Forty-fifth District

Bills introduced — J. R. 1, 2; 125, 357, 415, 423, 481.	
Amendments filed	632, 992, 1027, 1682
Call of the Senate requested	382
Committee appointments	11, 12, 13, 14, 54, 315, 488, 512, 645, 940, 1227, 1457, 1680
Expression of appreciation	913
Petitions presented	170
Reports	804, 1010, 1243, 1395, 1402, 1919
Visitors	739, 1056

HIGHER EDUCATION, COMMITTEE ON—

Appointed	12, 96
Bills introduced — 105, 106, 295, 520, 537, 572, 617, 630.	
Amendments filed	1320-1330, 1378-1389
Reports	457, 647, 690, 988, 989, 1320-1330, 1360
Resolutions offered	1016, 1642

HILL, EUGENE M.—Senator Nineteenth District

Bills introduced — J. R. 2, 12; 34, 36, 37, 46, 48, 127,	
167, 200, 263, 495.	
Amendments filed ... 119, 223, 236, 237, 272, 273, 330, 415, 429.	
510, 553, 635, 651, 878-880, 1161, 1162, 1163, 1164-1175, 1256,	
1259, 1287, 1436, 1499, 1500, 1545-1547, 1573-1575, 1609, 1610, 1645, 1682	
Amendments offered	255, 342, 344, 423, 497, 545, 678, 679, 1273, 1485, 1492, 1628, 1631
Amendments withdrawn	342, 344, 484, 1273, 1621
Call of the Senate requested	382, 531, 943, 1274
Committee appointments	1, 11, 12, 18,
14, 54, 112, 231, 248, 314, 489, 814, 1226, 1281, 1521, 1736, 1933	
Explanation of vote	271, 1681, 1787

Petitions presented	431, 699, 1557
Point of order raised	419, 659, 869, 890, 901, 1068, 1231, 1708
Reports	3, 803, 1400, 1401, 1866-1872, 1917
Resolutions offered	1, 488, 1251, 1713
Visitors	462, 739

HOUGEN, CHESTER O.—Senator Thirty-second District

Bills introduced — J. R. 1, 2, 3, 16; 4, 27, 28, 42, 57, 94, 119, 123, 169, 170, 175, 242, 397, 398, 476, 483, 535, 548, 592.	
Amendments filed	103,
185, 509, 521-523, 540, 558, 587, 608, 610, 631, 632, 734, 769, 850-852, 854, 954, 992, 1055, 1157-1159, 1160, 1161, 1200, 1331, 1377, 1389, 1474, 1475, 1476, 1498, 1499, 1501, 1502, 1579, 1682, 1873	
Amendments offered	179, 597,
605, 619, 626, 946, 947, 1034, 1209, 1493, 1527, 1563, 1564, 1565, 1566	
Amendments withdrawn	206, 1133, 1194, 1491
Call of the Senate requested	336, 340
Committee appointments	
11, 12, 13, 14, 32, 315, 507, 645, 814, 1052, 1227, 1252, 1457	
Explanation of vote	606, 1681
Petitions presented	356, 673
Reports	60, 404, 642, 1010, 1403, 1660, 1913
Resolutions offered	91
Visitors	332, 836, 883

HUMAN AND INDUSTRIAL RELATIONS, COMMITTEE ON—

Appointed	12, 86
Bills introduced — 620, 626.	
Amendments filed	293, 718, 1461
Amendments offered	482, 1701
Reports	193, 222, 293, 362, 718, 1461, 1872

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Resolution empowering joint committee to arrange for, S. C. R. 1	9
Committee appointed	9
Governor-elect Robert D. Ray and Lieutenant Governor-elect Roger W. Jepsen inaugurated	62

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Budget and Financial Control	1933
Capitol Planning Commission	1933, 1948
Collective Bargaining for Public Employees	1948
Commission on the Aging	1948
Iowa Commission on Interstate Cooperation	1933
Iowa State Fair and World Food Exposition	1948
Legislative Council	1933
Municipal Statutes	1948
Personnel	1948
Schools	1948

INTERSTATE COOPERATION, IOWA COMMISSION ON—

Members appointed to serve during interim	1933
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Committees to	
..... 314, 315, 488, 507, 645, 715, 813, 814, 904, 940, 1052, 1071, 1116, 1214, 1226, 1227, 1252, 1281, 1359, 1457, 1680, 1730, 1890	

Reports	404, 405, 406, 564, 624, 625, 642, 803, 804, 1009, 1010, 1011, 1042, 1043, 1044, 1242, 1394-1410, 1656-1662, 1913-1923	
Committees discharged		1214
IOWA DEVELOPMENT, COMMITTEE ON—		
Appointed		12, 86
Amendments filed		329
Amendments offered		384
Reports	222, 329, 551,	647
IOWA PUBLIC EMPLOYEES RETIREMENT SYSTEM—ADVISORY INVESTMENT BOARD—		
Members appointed to serve during Interim		1933
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Members appointed to serve during Interim		1948
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Resolutions relating thereto:		
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To hear address by Representative W. E. Darrington in observance of Lincoln's Birthday		248
To hear program by Pioneer Lawmakers		748
JUDICIARY, COMMITTEE ON—		
Appointed	12, 13,	86
Bills introduced — J. R. 30; 176, 177, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 236, 274, 287, 311, 330, 333, 563, 565, 590, 596, 646, 683.		
Amendments filed184, 269, 319, 535, 629, 648, 651-655, 989,		1123
Amendments offered	186, 401, 494, 753, 1064,	1142
Amendments withdrawn		1141
Reports184, 232, 233, 268, 269, 318, 319, 390, 457, 534, 535, 629, 630, 648, 719, 873, 989, 990, 1120, 1260, 1606, 1642, 1906		
KEITH, WAYNE—Senator Forty-fourth District		
Bills introduced — J. R. 14, 23, 24; 95, 123, 138, 200, 201, 270, 273, 278, 323, 362, 366, 415, 423, 533, 535.		
Amendments filed	827, 876, 992, 1503, 1545-1547, 1573-1575, 1682, 1752, 1791	
Amendments offered	896, 1758, 1759	
Amendments withdrawn		1309
Committee appointments		
.....11, 13, 15, 54, 315, 484, 813, 1227, 1457,		1713
Explanation of vote		388
Petitions presented		296
Reports	1243, 1402, 1823, 1891, 1919	
Resolutions offered	219, 439, 487,	1713
Visitors	673, 700, 725,	832
Presented the Honorable Duane Dewel, former member of the Senate from Kossuth County		247
Presented the Honorable Fred W. Hall, former member of the House of Representatives from Humboldt County		855

KLINK, LESLIE C.—Senator Thirty-eighth District

Bills introduced — J. R. 24; 73, 123, 139, 164, 221, 227, 234, 247, 258, 299, 304, 358, 461, 464, 533, 535.	
Amendments filed	1392, 1682
Call of the Senate requested	382
Committee appointments	
11, 12, 13, 15, 314, 426, 427, 715, 813, 1117, 1226, 1252, 1767	
Petitions presented	282, 416
Reports	1043, 1399, 1659, 1784, 1800, 1914
Resolutions offered	439, 488
Visitors	613, 1223
Presented to the Senate Wilma Bahnsen, DeWitt, Iowa Beef Queen; Mary Sullivan, Dunlap, Iowa Angus Queen; Jill Rife, Muscatine, Iowa Hereford Queen; and Debbi Zinnell, Pomeroy, Shorthorn Lassie Queen—representing Iowa Beef Associations	1228
Presented the Honorable Arthur Jacobson, former member of the Senate from Allamakee County	1613

KOSEK, ERNEST—Senator Twenty-fourth District

Bills introduced — J. R. 1, 2, 3, 14, 16; 69, 70, 71, 72, 90, 123, 127, 139, 249, 261, 290, 305, 358, 386, 395, 461, 464, 472, 477, 478, 488, 518, 538.	
Amendments filed	293, 294, 320, 338, 363, 378, 442, 459, 460, 538, 572, 634, 650, 694, 785-788, 829, 830, 834, 878, 926, 1056, 1201, 1219, 1427, 1549, 1610, 1646, 1682, 1684-1688, 1718
Amendments offered	341, 348, 366, 367, 594, 614, 1002, 1081, 1210, 1298, 1629, 1649
Amendments withdrawn	1002, 1619, 1630
Call of the Senate requested	336, 340, 1154, 1178
Committee appointments	7
11, 12, 15, 54, 314, 507, 814, 1117, 1237, 1807, 1858, 1901, 1933	
Explanation of vote	1824
Petitions presented	330, 511, 573, 612, 673, 724, 1126, 1437
Point of order raised	1299
Reports	10, 624, 642, 1044, 1358, 1407, 1866, 1899, 1900
Resolutions offered	439, 487, 947
Visitors	560, 835
Presented the Honorable Robert D. Blue, former Governor of Iowa, former member of the Senate, and now serving as chairman of the Commission on the Aging	559
Presented the Honorable Tom Riley, former member of the Senate and House of Representatives from Linn County	612

KYHL, VERNON H.—Senator Forty-first District

Bills introduced — J. R. 14; 95, 123, 139, 172, 319, 353, 366, 474, 493, 530, 533, 535, 560.	
Amendments filed	378, 610, 722, 769, 812, 833, 992, 995, 1027, 1101, 1330, 1432, 1464-1467, 1576, 1577, 1682, 1689, 1719, 1751, 1789, 1826, 1877, 1930
Amendments offered	662, 1112, 1303, 1315, 1770, 1773, 1887, 1915
Committee appointments	13, 13, 15, 112, 315, 427, 628, 715, 813, 940, 1117, 1214, 1281, 1680, 1713, 1891, 1933, 1948
Petitions presented	444
Point of order raised	1630
Presided at sessions of the Senate	33, 182, 407, 1674, 1698
Reports	1043, 1395, 1398, 1406, 1823, 1891, 1916, 1920
Resolutions offered	607
Visitors	613, 1223
Presented the Honorable W. L. (Bill) Mooty, former Lieutenant Governor	790

LAMBORN, CLIFTON C.—Senator Twenty-third District

Bills introduced — J. R.	7,	34;	1,	2,	3,	7,	8,	15,
	18,	35,	43,	54,	65,	67,	68,	73,
	78,	80,	86,	91,	100,	123,	127,	151,
	222,	224,	227,	232,	263,	290,	298,	302,
	323,	336,	353,	357,	366,	379,	381,	382,
	388,	398,	438,	446,	448,	461,	464,	477,
	478,	479,	488,	554,	560,	666,		
Amendments filed	157,	330,	536,	769,	789,	832,	911,	1027,
	1028,	1123,	1289,	1432,	1545-1547,	1573-1575,	1579,	1610,
Amendments offered	1682,	1684-1688						
	561,	980,	1137,	1589,	1626,	1670,	1746	
Call of the Senate requested	336,	382,	1154,	1178				
Committee appointments	11,	12,	13,	15,	54,	815,	507,	941,
	1227,	1252,	1713,	1730,	1767			
Explanation of vote								1787
Petitions presented	215,	264,	355,	416,	426,	1260		
Presided at sessions of the Senate						333,	346	
Reports	404,	642,	1246,	1403,	1659,	1784,	1800,	1823,
	1891,	1921						
Resolutions offered						9,	488,	1358,
Visitors	657,	912,	930,	957,	996,	997		

LANGE, ELMER F.—Senator Thirty-sixth District

Bills introduced — J. R.	1,	2,	3,	5;	10,	11,	12,	13,
	14,	15,	44,	45,	121,	123,	127,	139,
	157,	261,	338,	353,	461,	464,	472,	477,
	518,	530,	547,					
Amendments filed	185,	234,	354,	572,	672,	833,	875,	906,
	910,	992,	993,	995,	1128-1125,	1163,	1432,	1433,
	1436,	1472,	1500,	1504,	1682,	1683,	1684,	1684-1688,
Amendments offered	1695,	1718,	1791,	1875				
Amendments withdrawn	388,	403,	779,	936,	1198,	1670,	1696,	1819,
	1829							
Announced that Senator Rigler was seriously ill at Iowa Methodist Hospital								1335
Announcements	1104,	1302,	1484,	1511,	1557,	1766,	1850	
Call of the Senate requested							1154,	1178
Committee appointments	6,	9,	12,	13,	15,	86,		
	248,	315,	464,	489,	748,	814,	941,	1252
Petitions presented	1282,	1781,	1858,	1933,	1948			
Point of order raised	356,	365,	394,	444,	445,	511,	541,	590,
	957							
Presided at sessions of the Senate	356,	424,	482,	938,	1194			
	502,	590,	612,	685,	739,	855,	882,	885,
	918,	920,	930,	978,	1003,	1004,	1058,	1065,
	1093,	1103,	1201,	1209,	1227,	1266,	1279,	1292,
	1301,	1340,	1341,	1349,	1412,	1479,	1526,	1528,
	1557,	1559,	1561,	1613,	1624,	1647,	1672,	1693,
	1701,	1706,	1737,	1743,	1755,	1782,	1798,	1829,
Reports	157,	803,	1396,	1657,	1820,	1845,	1900,	1914
Resolutions offered							439,	607
Rulings								505,
	616,	617,	743,	1003,	1211,	1280,	1296,	1419,
Visitors	1569,	1704,	1708,	1745,	1746			
Visitors welcomed	973,	997,	1058,	1104,	1126,	1594		
	591,	613,	789,	856,	882,	930,	1058,	1479,
	1613,	1664,	1702,	1755,	1829			
Introduced the North Door Singers, Graceland College, Lamoni, Iowa and welcomed them with a few remarks								1623

LAVERTY, CHARLES O.—Senator Eleventh District

Bills introduced — J. R.	1,	2,	3;	41,	270,	299,	461,	464,
	472,	538,	562,	568,	577,			
Amendments filed								
	415,	769,	926,	1333,	1391,	1430,	1433,	1462,
Amendments offered	1469-1471,	1607,	1682					
Call of the Senate requested	424,	1451,	1454,	1666				
Committee appointments							11,	12,
	15,	25,	54,	314,	426,	715,	813,	940,
Petitions presented	1071,	1226,	1252,	1359,	1451			
Reports	322,	445,	541					
	1042,	1245,	1247,	1461,	1918,	1921		

Visitors	95, 462, 1394, 1504, 1505
Presented the Honorable Vera Shivvers, former member of the Senate from Marion County	297
Escorted to the rostrum and presented to the Senate Andrea Ver Meere, Queen of the 34th Annual Tulip Time Festival in Pella ..	976

LAW ENFORCEMENT, COMMITTEE ON—

Appointed	12, 86
Bills introduced — 64, 439, 440, 452, 494, 555, 564, 594, 615, 639, 642, 643, 644, 653, 692, 693.	
Amendments filed	128, 212, 719, 720, 1120, 1542, 1547
Amendments offered	150, 151, 228, 1112, 1772, 1851
Amendments withdrawn	1655
Reports	128, 184, 212, 231, 320, 457, 458, 536, 630, 631, 719, 720, 874, 990, 991, 1120, 1121, 1542, 1644
Resolutions offered	1096

LEGISLATIVE COUNCIL COMMITTEE—

Members appointed to serve during interim	1933
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LEGISLATIVE EMPLOYEES—

(See "Chaplains" and "Officers and Employees")

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Resolution relating thereto, S. C. R. 38	1594, 1755
Resolution relating thereto, S. C. R. 40	1595, 1757
Resolution relating thereto, S. R. 5	1594, 1757

LEONARD, J. LESILE—Senator Forty-sixth District

Bills introduced — J. R. 3, 23; 123, 129, 209, 275, 290, 366, 415, 538, 574.	
Amendments filed	331, 461, 1427, 1472-1474, 1553-1555, 1682
Call of the Senate requested	382, 1667
Committee appointments	
8, 12, 13, 18, 315, 483, 645, 814, 1227, 1252, 1526, 1680, 1807	
Reports	804, 1010, 1044, 1402, 1573, 1634, 1866, 1899, 1914
Resolutions offered	409, 456, 1072, 1358
Visitors	574, 613, 1335

LIEUTENANT GOVERNOR JEPSEN, ROGER, W., President of the Senate—

Certificate of election	60
Took oath of office	62
Appointment of secretary	91
Appointment of pages	91
Addressed the Senate	81
Presided at joint conventions	82, 133, 248, 748
Presented Governor Ray in joint convention	62, 133
Presided at sessions of the Senate	
81, 86, 89, 90, 95, 97, 100, 104, 109, 113, 120, 130, 133, 143, 148, 159, 170, 174, 177, 179, 186, 188, 195, 196, 204, 209, 215, 216, 217, 224, 239, 242, 244, 254, 260, 322, 326, 332, 334, 240, 341, 345, 349, 355, 365, 367, 370, 380, 394, 416, 419, 423, 431, 436, 444, 462, 480, 491, 511, 536, 541, 561, 565, 573, 590, 617, 623, 641, 656, 661, 673, 682, 686, 705, 724, 749, 759, 772, 778, 780, 781, 790, 795, 798, 825, 845, 863, 864, 868, 887, 888, 912, 922, 934, 938, 944, 959, 983, 961, 973, 980, 996, 1006, 1029, 1035, 1037, 1063, 1068, 1081, 1085, 1104, 1105, 1113, 1126, 1139, 1180, 1177, 1182, 1189, 1206, 1211, 1223, 1228, 1238, 1249, 1260, 1266, 1269, 1274, 1311,	

1235, 1241, 1245, 1294, 1420, 1437, 1444, 1446, 1486, 1511, 1519, 1530, 1557, 1561, 1582, 1587, 1597, 1601, 1628, 1630, 1665, 1700, 1712, 1721, 1732, 1733, 1771, 1778, 1783, 1801, 1805, 1815, 1856, 1885, 1898, 1902, 1931	
Announcements	86, 91, 112, 132, 159, 195, 248, 314, 346, 360, 366, 381, 382, 384, 395, 417, 464, 488, 507, 512, 515, 519, 526, 527, 531, 567, 628, 645, 687, 706, 715, 812, 904, 914, 940, 942, 944, 966, 976, 1007, 1052, 1059, 1073, 1105, 1116, 1126, 1135, 1177, 1178, 1181, 1214, 1226, 1228, 1237, 1252, 1265, 1274, 1281, 1326, 1359, 1440, 1457, 1521, 1526, 1604, 1667, 1680, 1709, 1712, 1730, 1736, 1763, 1781, 1804, 1807, 1811, 1858, 1859, 1890, 1899, 1932, 1948
Announced receiving notification of the resignation of Senator Benda	1949
Announced resignation of Senator Curran from Committee on County Government	1949
Announced National Day of Mourning for former President Dwight D. Eisenhower	687
Bills signed by	115, 142, 150, 178, 210, 216, 253, 289, 325, 345, 426, 436, 467, 476, 516, 519, 623, 643, 661, 756, 795, 847, 889, 920, 961, 1039, 1040, 1064, 1105, 1182, 1183, 1251, 1341, 1359, 1445, 1489, 1519, 1592, 1597, 1642, 1676, 1729, 1779, 1815, 1858, 1902, 1922
Committees appointed by in Senate	11, 86, 131, 286, 314, 315, 464, 484, 488, 507, 512, 628, 645, 685, 706, 715, 812, 814, 904, 940, 960, 1007, 1071, 1073, 1105, 1117, 1135, 1214, 1226, 1237, 1252, 1281, 1359, 1457, 1460, 1521, 1526, 1680, 1709, 1713, 1720, 1736, 1762, 1767, 1781, 1804, 1807, 1811, 1850, 1858, 1859, 1890, 1899, 1932, 1948
Committees appointed by in joint convention	132, 248, 748
Remarks	1029
Resolution relating to inauguration, S. C. R. 1	9
Rulings	38, 332, 355, 372, 382, 383, 384, 418, 424, 482, 526, 527, 564, 577, 620, 627, 659, 660, 664, 677, 679, 745, 756, 757, 800, 864, 869, 891, 894, 938, 944, 1045, 1047, 1194, 1209, 1231, 1250, 1277, 1667, 1865, 1895
Visitors welcomed	224, 322, 356, 366, 380, 462, 481, 491, 512, 526, 542, 559, 573, 636, 657, 673, 724, 790, 835, 912, 958, 973, 996, 1081, 1104, 1126, 1177, 1201, 1222, 1260, 1325, 1437, 1582
Presented Representative W. E. Darrington	248
Presented Senator Joseph Flatt	252
Presented Mr. Paudge Brennan, Parliamentary Secretary to the Minister of Government, Member of the Irish Parliament	512
Presented the Honorable Henri J. Perdieu, Counsel General of Belgium	513
Presented Miss Wilma Jean Bahnsen of Clinton County, Iowa Beef Queen	622
Presented Senator Seeley G. Lodwick	748
Presented Representative Floyd Millen	748
Presented the Honorable M. F. Hicklin	748
Presented the Honorable Edward Breen	748
Presented a "special visitor" his mother, Eather Johnson of Cedar Falls	961
Acknowledged the presence of the Speaker of the House, William H. Harbor	1029
Presented his daughter, Ann Marie, serving as his Page temporarily ..	1134
Presented the Honorable George Nigh, Lieutenant Governor of Oklahoma	1738
Presented a group of directors and engineers from various feed companies in Japan sponsored by United States Feed Grain Council	1866
Welcomed the Honorable Donald W. Murray former member of the Senate from Kossuth County	1922
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Final adjournment first regular session of the Sixty-third General Assembly, S. C. R. 47 1988

LISLE, VERN—Senator Sixth District

Bills introduced — 86, 123, 247, 305, 332, 353, 468, 511.
 Amendments filed 261, 364, 459, 589, 1100, 1545, 1609, 1682, 1730
 Amendments offered 242, 1511, 1605
 Amendments withdrawn 243
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 Committee appointments ..12, 15, 314, 426, 814, 904, 960, 1116, 1252
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 Resolutions offered 9, 161, 467, 488, 947
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 Presented Congressman William J. Scherle, 7th Congressional District 264

LODWICK, SEELEY G.—Senator First District, President Pro Tempore—

Bills introduced — J. R. 1, 2, 3, 14, 16, 24; 73, 101, 130, 135, 167, 200, 201, 234, 264, 276, 284, 298, 305, 324, 350, 353, 373, 380, 392, 395, 398, 400, 415, 423, 455, 457, 458, 477, 478, 480, 488, 552.
 Amendments filed ..234, 589, 634, 827, 950, 951, 1102, 1161, 1162, 1432, 1436, 1500, 1503, 1607, 1682, 1683, 1684-1688, 1719, 1750, 1752, 1873
 Amendments offered 187, 1012, 1762, 1830, 1843
 Amendments withdrawn 1765
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 Elected President Pro Tempore of the Senate 6
 Presented Governor Fulton to Joint Convention, State-of-the-State Message 25
 Presented Lieutenant Governor Roger W. Jepsen 62
 Welcomed Pioneer Lawmakers 748
 Petitions presented 380, 882
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 Resolutions offered 439, 487, 607
 Rulings 1068, 1238, 1273, 1279, 1299, 1592, 1695, 1696, 1898
 Visitors 238, 264, 445, 463, 574, 636, 772
 Visitors welcomed 700, 1292, 1793
 Presented his mother, Mrs. Florence S. Lodwick of Burlington, daughter of the late State Senator William B. Seeley 1775

LUCKEN, J. HENRY—Senator Forty-seventh District

Bills introduced — J. R. 1, 2, 3, 10, 14, 16, 24; 5, 6, 7, 8, 9, 115, 119, 123, 139, 142, 366, 436, 461, 464, 467, 477, 478, 479, 533, 535, 538, 539.
 Amendments filed 194, 336, 364, 509, 785-788, 910, 925, 950, 971, 992, 994, 1034, 1682
 Amendments offered 752, 967, 1317, 1353, 1796
 Amendments withdrawn 1795
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 Call of the Senate requested 1154, 1178
 Committee appointments 9, 11, 12, 15, 54, 101, 315, 314, 940, 1227, 1252, 1680
 Petitions presented 481, 511

Presided at sessions of the Senate	1395, 1404, 1405, 1914	452
Reports	161, 219, 467, 483, 947	
Resolutions offered		
Presented the Honorable Lawrence M. Boothby, former member of the Senate and House of Representatives from Cherokee County		1104

MAJORITY FLOOR LEADER, David Stanley, Senator Fourteenth District
(See Stanley, David—Senator Fourteenth District, Majority Floor Leader)

MCGILL, DONALD S.—Senator Third District

Bills introduced — J. R.	1, 2, 3, 7, 15, 16, 19, 24:	
5, 6, 7, 8, 9, 75, 101, 112, 123, 127, 138, 139,		
149, 167, 200, 201, 237, 251, 264, 399, 246, 359, 366, 378,		
410.		
Amendments filed		429.
458, 490, 587, 694, 1164-1175, 1198, 1200, 1475, 1502, 1682, 1718, 1930		
Amendments offered	423, 583, 682, 1181, 1194, 1563	
Amendments withdrawn		1563
Call of the Senate requested	336, 340, 532, 915, 942, 944, 1274, 1667	
Committee appointments		
11, 12, 15, 17, 32, 86, 315, 427, 645, 813, 941, 1227,		1763
Explanation of vote		260, 419
Petitions presented		322, 480, 1879
Point of order raised		1211
Reports	60, 1010, 1396, 1404, 1405, 1784, 1806	
Resolutions offered		1, 219, 488
Visitors	491, 657, 700, 957, 997, 1202	

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919, 938, 961, 963, 979, 1005, 1029, 1035, 1047, 1053, 1064, 1082,		
1092, 1114, 1127, 1152, 1183, 1195, 1208, 1233, 1266, 1268, 1270, 1300,		
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1816, 1838, 1840, 1850, 1858, 1859, 1863, 1882, 1893, 1897, 1907, 1922, 1927		

MESSERLY, FRANCIS L.—Senator Thirty-second District

Bills introduced — J. R.	1; 38, 39, 61, 100, 123, 130, 170,	
175, 261, 290, 406, 407, 410, 461, 464, 474, 484, 522, 666,		
Amendments filed	294, 337, 459,	
508, 521-523, 650, 694, 722, 728, 734, 769, 788, 789, 832,		
906, 909, 926, 927, 971, 992, 993, 994, 1027, 1163, 1219, 1220,		
1229, 1462, 1472-1474, 1553-1554, 1682, 1684-1688, 1690-1691, 1692, 1930		

Amendments offered	
.....225, 453, 496, 774, 891, 977, 997, 1008, 1311, 1672, 1897	
Amendments withdrawn	894, 1133
Call of the Senate requested	1154, 1178
Committee appointments	
.....11, 12, 13, 15, 315, 1052, 1227, 1252, 1457, 1933	
Point of order raised	1279, 1745, 1746, 1898
Reports	1402, 1660, 1913
Resolution offered	439
Visitors	836, 883
Presented the Honorable Gene F. Condon, former member of the Senate from Black Hawk County	541
MILEAGE, COMMITTEE ON—	
Committee appointed	8
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MOGGED, CHARLES G.—Senator Second District	
Bills introduced — J. R. 1, 2, 3, 12, 16, 23; 123, 139, 223, 224, 234, 247, 250, 299, 353, 358, 363, 391, 394, 415, 418, 437, 535, 550.	
Amendments filed	
320, 379, 415, 785, 1163, 1176, 1199-1200, 1332, 1333, 1436, 1682, 1750	
Amendments offered	774, 1190, 1693
Amendments withdrawn	1193, 1347
Call of the Senate requested	382
Committee appointments	7, 11, 12, 15, 54, 112, 314, 464, 507, 645, 813, 1226, 1281, 1521, 1730, 1767, 1933
Petitions presented	120, 612
Presided at sessions of the Senate	944, 1865
Reports	406, 1011, 1405, 1408, 1409, 1784, 1800, 1822, 1917, 1922
Resolutions offered	1713
Visitors	957, 1505
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Filed:	
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Governor's appointments	916
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Filed:	
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Senate File 188	318
Senate File 202	350, 360, 361
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Senate File 309	448
Senate File 310	450
Senate File 398	1155
Senate File 473	1034, 1035, 1072
Senate File 534	1197
Senate File 537	1642
Senate File 544	798
Senate File 593	1860
Senate File 619	958
Senate File 655	1215-1230

Senate File 673	1283
Senate File 679	1460
Senate File 682	1425
Senate File 689	1704
Senate File 697	1784
Senate File 699	1908
House Joint Resolution 19	1825
House File 1	1915
House File 270	1318
House File 616	847, 1001
House File 618	1784
House File 680	1784
House File 714	1631, 1642
House File 784	1569, 1570, 1886

Prevailed:

Senate File 478	1034, 1035
Senate File 534	1197
Senate File 537	1767
Senate File 593	1860
Senate File 616	1001
Senate File 619	958
Senate File 655	1232
Senate File 673	1349
Senate File 679	1662
Senate File 682	1635
Senate File 699	1908
House Joint Resolution 19	1842
House File 2	1915
House File 616	1001
House File 714	1631
House File 784	1569

Lost:

Senate File 91	743
Senate File 202	396
Senate File 655	1230
Senate File 682	1635
House File 270	1451
House File 417	1520
House File 680	1809
House File 714	1631
House File 784	1570

Withdrawn:

Confirmation of William Forst	1898
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Senate File 202	350, 396
Senate File 250	1133
Senate File 398	1298
Senate File 544	847
House File 618	1785
House File 714	1709
House File 784	1709

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Senate Concurrent Resolution 26	1094
Senate Joint Resolution 20	532
Senate File 398	1298
Senate File 537	1763
Senate File 565	1864
Senate File 619	933
House File 196	1243

House File 417	1530
House File 714	1626
House File 815	1745
House File 816	1741

Prevailed:

Ethics Committee Report	256
Senate Concurrent Resolution 26	1094
Senate File 537	1768
Senate File 565	1068
Senate File 682	1636
House File 714	1626
House File 815	1745
House File 816	1741

Lost:

Senate Joint Resolution 20	582
Senate File 398	1298
Senate File 619	938
House File 196	1348

Motion ruled out of order:

Senate File 619	938
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Withdrawn:

Senate File 619	938
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Motion to reconsider—Motion to reconsider be laid on table—Prevailed—

Ethics Committee Report	257
Permanent rules	869
Senate Concurrent Resolution 13	776
Senate Concurrent Resolution 27	1420
Senate Joint Resolution 5	100
Senate Joint Resolution 7	639
Senate File 27	1528
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Senate File 175	548
Senate File 178	1094
Senate File 202	351
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Motion to reconsider—Motion to reconsider be laid on table—**Prevailed:**

Senate File 238	515
Senate File 279	532
Senate File 286	372
Senate File 291	713
Senate File 295	425
Senate File 385	622
Senate File 472	641, 1416
Senate File 537	1768
Senate File 549	1005
Senate File 551	1297
Senate File 612	1089, 1836
Senate File 614	986
Senate File 619	959, 1906
Senate File 649	1241, 1838
Senate File 655	1232
Senate File 665	1281
Senate File 686	1665
Senate File 689	1704
Senate File 692	1601
House Joint Resolution 15	1529
House Joint Resolution 19	1901
House File 68	1842

House File 90	806
House File 102	879
House File 196	1349
House File 206	1454
House File 305	1897
House File 348	782
House File 368	435
House File 390	1494, 1897
House File 417	1521
House File 548	1530
House File 714	1893
House File 722	793
House File 736	794
House File 781	1195
House File 793	1448
House File 825	1747
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Ethics Committee Report	252
Senate File 202	322
Senate File 474	726
Senate File 537	686
Senate File 688	1667
Senate File 696	1780
House Joint Resolution 19	1699
House File 68	1708
House File 562	1007
House File 659	1778
House File 714	1629
House File 784	1895, 1896
Prevailed:	
Senate File 474	726
Senate File 537	686
Senate File 688	1669
Senate File 696	1781
House Joint Resolution 19	1699
House File 68	1708
House File 659	1778
House File 784	1895, 1896
Failed:	
Senate File 91	563
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House File 562	1007
House File 714	1629
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Senate File 202	322
Ruled out of order—	
Senate File 202	322
Tabled:	
House File 346	902
Motion to take from table—	
House File 346	914
Motion to take from table lost—	
House File 346	916
Motion ruled out of order—	
Senate File 689	1704
Motion to postpone to a certain time—	
Filed:	
Senate File 202	326
Withdrawn:	
Senate File 202	396

MOWRY, JOHN L.—Senator Twenty-sixth District

Bills introduced — J. R.	1,	2,	3,	23,	24;	172,	248,	278,
	368,	415,	444,	476,	479,	554.		
Amendments filed	146,	270,	271,	338,	363,	392,	459,	460,
	554-567,	587,	770,	788,	830,	852,	951,	953,
	1101,	1122,	1221,	1222,	1259,	1290,	1392,	1436,
	1477,	1478,	1607,	1682,	1826			
Amendments offered	267,	274,	357,	527,	575,	753,	837,	843,
	844,	869,	1066,	1067,	1068,	1087,	1237,	1441,
	1443,	1444,	1445,	1446,	1447,	1609,	1881	
Amendments withdrawn	274,	397,	754,	1038,	1441			
Appointment								1105
Call of the Senate requested								1154,
								1178
Committee appointments	8,	11,	12,					
	13,	15,	54,	86,	315,	489,	715,	1214,
	1237,	1252,	1281,	1709,	1850			
Explanation of vote								1681
Petitions presented	274,	332,	480,	541,	1292,	1335		
Point or order raised								384
Presided at sessions of the Senate								316,
								497
Reports	157,	626,	802,	1042,	1358,	1398,	1658,	1742,
	1775,	1917,	1927					
Resolutions offered								488
Rulings								501
Visitors								657,
								931,
								957,
								1504

MUNICIPAL STATUTES COMMITTEE—

Members appointed to serve during interim	1948
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NEU, ARTHUR A.—Senator Twenty-ninth District

Bills introduced — J. R.	1,	2,	3,	10,	23,	28;	16,	17,
	29,	55,	101,	140,	157,	164,	221,	227,
	230,	237,	260,	276,	282,	290,	293,	339,
	370,	415,	469,	471,	539,	553,	554,	560,
	666.							
Amendments filed	184,	233,	234,	235,	295,	379,	392,	415,
	458,	459,	508,	553,	554,	632,	635,	747,
	830,	880,	911,	951,	992,	1018,	1258,	1332,
	1333,	1377,	1428,	1432,	1468,	1472-1474,	1500,	1548,
	1553-1555,	1683,	1717,	1750,	1754,	1789,	1825,	1827,
	1828,	1873,	1875					
Amendments offered	344,	423,	468,	561,	744,	866,	1309,	1417,
	1452,	1485,	1488,	1538,	1854			
Amendments withdrawn	423,	1067,	1809,	1417				
Call of the Senate requested								382
Committee appointments	9,	11,	12,	16,	54,			
	210,	315,	464,	489,	814,	904,	940,	941,
	1252,	1736,	1890,	1899,	1938			
Explanation of vote								1787
Point of order raised								342
Presided at sessions of the Senate								958,
								1596
Reports	192,	221,	222,	565,	824,	904,	1246,	1396,
	1408,	1657,	1872,	1923,	1927			
Resolutions offered								1785
Visitors								1202

NICHOLSON, EDWARD E.—Senator Fifteenth District

Bills introduced — J. R.	23;	73,	123,	139,	156,	164,	175,	178,
	222,	245,	248,	298,	299,	303,	307,	353,
	358,	415,	423,	431,	450,	459,	461,	463,
	464,	472,	476,	481,	515,	528,	538,	535,
	538,	546,	550,	566,	586.			
Amendments filed	261,	379,	393,	442,	521-523,	554-557,	1392,	1478,
	1682,	1753						
Amendments offered	243,	418,	420,	1740,	1741			
Announcements								121
Call of the Senate requested								326,
								340
Committee appointments	11,	12,	16,	23,	54,	315,		
	489,	715,	814,	940,	941,	1007,	1227,	1457,
	1526,	1730,	1859,	1880,	1948			
Petitions presented	322,	1126,	1177					

Reports	404
565, 803, 1044, 1215, 1246, 1395, 1403, 1573, 1634, 1903, 1919, 1921, 1923	
Resolutions offered	439, 1258
Visitors	120
Presented the Honorable Jack Schroeder, former member of the	
Senate and House of Representatives from Scott County	699

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For President pro tempore of the Senate	5
For permanent officers and employees of the Senate	18

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Reports of joint committee thereon	123, 125, 132
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OLLENBURG, H. L.—Senator Forty-third District

Bills introduced — J. R. 24: 123, 225, 237, 247, 362, 366, 374,	
461, 464, 476, 477, 479, 533.	
Amendments filed	327, 376, 880, 926, 1431, 1463, 1577, 1682
Committee appointments	11, 12, 13, 16, 815, 484, 628, 940, 1052, 1117, 1457, 1894
Reports	626, 1246, 1406, 1865, 1913, 1919
Resolutions offered	485
Visitors	912

O'MALLEY, GEORGE E.—Senator Twentieth District

Bills introduced — J. R. 8, 15; 4, 5, 6, 7, 8, 61,	
75, 81, 82, 83, 84, 85, 92, 107, 116, 122, 127, 150,	
153, 164, 174, 178, 182, 206, 237, 276, 293, 299, 313, 321,	
329, 345, 358, 363, 374, 388, 396, 431, 436, 473, 478, 516,	
533, 552.	
Amendments filed	313,
338, 363, 459, 572, 587, 832, 876, 878, 878-880, 906, 926,	
1102, 1164-1175, 1256, 1287, 1436, 1462, 1579, 1607, 1684-1688, 1719, 1752	
Amendments offered	347, 397, 586, 1082, 1147, 1270, 1453
Amendments withdrawn	468, 1280
Addressed the Senate	6
Announcements	4

Call of the Senate requested	382, 532, 915, 942, 944, 1274, 1667
Committee appointments	11, 12, 13,
16, 54, 86, 314, 315, 512, 715, 904, 1226, 1227, 1458, 1713, 1933	
Explanation of vote	435, 645, 886
Point of order raised	864, 1003, 1273
Presented Senator Lodwick to Senate	6
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Presided at sessions of the Senate	242, 283
Reports	803, 904, 1242, 1401, 1402, 1823, 1891
Requested name withdrawn as sponsor of amendment	927
Resolutions offered	161, 219, 467, 947
Visitors	957, 974, 996, 1126, 1582

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PALMER, WILLIAM D.—Senator Twentieth District

Bills introduced — J. R. 8, 13, 18; 89, 92, 110, 127, 158,	
179, 180, 204, 205, 214, 215, 316, 322, 329, 345, 388, 393,	
516.	
Amendments filed	332, 853, 878-880, 926, 1164-1175, 1499, 1577, 1608, 1682
Amendments offered	981, 1488
Call of the Senate requested	336, 340, 382, 532, 915, 942, 944, 1274, 1667
Committee appointments	7, 11, 12, 13, 16, 315, 507, 645, 940, 1214, 1457
Reports	1010, 1247, 1397, 1398, 1660
Resolutions offered	1358
Visitors	148, 956, 1755

PARKER, KENNETH—Senator Thirty-first District

Bills introduced — J. R. 16, 24; 121, 123, 138, 270, 423, 446,	
450, 461, 464, 476, 477, 483, 533, 535.	
Amendments filed	364, 926, 992, 1503, 1682, 1684-1688, 1753
Call of the Senate requested	336, 340, 1154, 1178
Committee appointments	12, 16, 133, 315, 426, 715, 814, 1227, 1252, 1457, 1807, 1948
Petitions presented	282, 296, 355, 365, 525, 573, 612, 920
Reports	405, 803, 1402, 1659, 1660, 1866, 1899, 1919
Resolutions offered	439, 488
Visitors	920
Presented the Honorable L. O. Weston, former member of the	
House of Representatives, Buchanan County	739

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Reports	116, 123, 125, 131, 132, 157
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POTGETER, JAMES A.—Senator Thirty-third District

Bills introduced — J. R.	1,	2,	3,	5,	7,	14,	23,	34
	25,	28,	29,	41,	47,	60,	78,	79, 127, 130, 135, 243,
	244,	247,	261,	290,	299,	306,	324,	360, 365, 395, 415, 445,
	461,	464,	472,	475,	477,	478,	480,	481, 485, 488, 491, 518,
	518,	532,	538,	551,	560,	562,	570,	666.

Amendments filed	176, 235, 276, 382, 391, 589, 634, 650, 769, 770, 830, 909, 910, 927, 992, 993, 994, 1027, 1128-1129, 1163, 1198, 1218, 1219, 1256, 1288, 1332, 1333, 1428, 1432, 1436, 1469, 1500, 1577, 1608, 1609, 1682, 1684-1688, 1791, 1878
Amendments offered	253, 325, 605, 710, 780, 982, 1305, 1307, 1314, 1451, 1455, 1623, 1856, 1863
Amendments withdrawn	253, 267, 385, 711, 1314, 1623
Call of the Senate requested	1154, 1178
Committee appointments	11, 12, 13, 16, 86, 210, 286, 315, 464, 715, 748, 814, 1007, 1281, 1359, 1680, 1736, 1933
Explanation of vote	1787
Petitions presented	882, 996, 1394
Presided at sessions of the Senate	714, 777, 779, 1351, 1486, 1663
Reports	128, 626, 1043, 1044, 1215, 1372, 1916, 1918, 1920
Resolutions offered	439, 487, 488, 705
Visitors	463, 856, 883, 930, 956, 973, 974, 1613, 1829
Presented the Honorable W. L. (Bill) Mooty, former Lieutenant Governor, former member of the House of Representatives, and Speaker of the House	590
POTTER, RALPH W.—Senator Twenty-fourth District	
Bills introduced — J. R. 1, 2, 3, 14, 24;	120, 139, 152, 178, 234, 246, 261, 278, 302, 358, 362, 363, 395, 408, 461, 464, 472, 477, 488, 519, 533, 535, 538, 586
Amendments filed	443, 570, 587, 651, 770, 878, 926, 992, 1161, 1162, 1218, 1464-1467, 1472-1474, 1553-1555, 1607, 1682, 1684-1688
Amendments offered	471
Call of the Senate requested	336, 340
Committee appointments	11, 12, 16, 315, 507, 685, 814, 904, 1117, 1227, 1763, 1948
Petitions presented	274, 481
Reports	405, 642, 904, 1044, 1402, 1407, 1657, 1784, 1806
Resolutions offered	439, 487, 1358, 1424
Visitors	657, 973, 1629
PROOF OF PUBLICATION—	
Senate File 59	107
Senate File 347	409
PRESIDENT OF THE SENATE—Lieutenant Governor Roger W. Jepsen (See "Lieutenant Governor Roger W. Jepsen, President of the Senate")	
PRESIDENT PRO TEMPORE OF THE SENATE—Senator Seeley G. Lodwick (See "Lodwick, Seeley G.—Senator First District, President Pro Tempore")	
PRESS, MEMBERS OF—	
Assignment of desks in press gallery	8
Codes, session laws of Sixty-second General Assembly furnished to	9
Resolution relating thereto, S. C. R. 41	1642, 1677
PRINTING BOARD—	
Superintendent of printing—Secretary	
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Judith Ann Cort presented to the Senate	1137
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RAY, GOVERNOR ROBERT D.—

(See "Governor Ray, Robert D.")

REASSIGNMENT OF BILLS—

Senate File 91	144
Senate File 100	183
Senate File 159	309
Senate File 216	633
Senate File 355	519
Senate File 449	506
Senate File 515	567
Senate File 522	643
Senate File 551	834
Senate File 577	793
Senate File 626	975
House File 436	567

RECALL—

On Senate File 175	1094
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RECORD EXPUNGED—

Senate File 1	55
Senate File 2	55
Senate File 3	55
Senate File 279	617
House File 810	1814, 1816

REICHARDT, WILLIAM J.—Senator Twentieth District

Bills introduced — J. R. 16, 27; 81, 101, 111, 127, 158, 170, 216, 252, 260, 272, 294, 301, 303, 325, 326, 334, 361, 367, 377, 404, 459, 484, 490, 492, 513, 515, 516, 538, 540, 566, 567, 577, 588, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000	
Amendments filed	185, 223, 261, 262, 537, 554, 571, 588, 633, 671, 722, 747, 830, 832, 833, 850-852, 926, 927, 970, 1018-1023, 1075-1077, 1157-1159, 1160, 1164-1175, 1255, 1259, 1288, 1476, 1549-1553, 1581, 1610, 1645, 1752, 1826
Amendments offered	181, 240, 256, 564, 566, 660, 663, 674, 800, 918, 942, 1281, 1279, 1502, 1568, 1625, 1627, 1630, 1772
Amendments withdrawn	800, 943, 1777
Call of the Senate requested	532, 915, 942, 944, 1274, 1607
Committee appointments	9, 11, 12, 13, 16, 54, 214, 507, 1007, 1071, 1804
Explanation of vote	1533, 1712, 1939
Petitions presented	95, 355, 394, 573, 832, 1177
Point of order raised	1277, 1300
Reports	24, 87, 1216, 1245, 1405, 1409
Requested name withdrawn as sponsor of amendment	937
Resolutions offered	291, 607
Visitors	148, 559, 836, 856, 931, 994

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and Low Rent Housing 656

RIGLER, ROBERT R.—Senator Fortieth District

Bills introduced — J. R. 2, 14; 18, 36, 37, 126, 134, 135,
164, 172, 227, 247, 255, 277, 281, 288, 334, 380, 384, 385,
449, 469, 473, 484, 586.

Amendments filed
.....102, 236, 261, 262, 263, 270, 281, 238, 354, 362, 379,
510, 523, 537, 587, 633, 634, 651, 723, 769, 789, 834, 927,
928-929, 954, 955, 970, 993, 1026, 1055, 1123, 1163, 1219, 1221,
1286, 1289, 1330, 1333, 1436, 1692, 1750, 1751, 1752, 1753, 1790, 1825, 1828

Amendments offered97, 243, 256, 276, 277,
229, 349, 357, 482, 528, 577, 614, 620, 641, 862, 867, 868,
959, 963, 964, 967, 981, 985, 1000, 1002, 1008, 1084, 1060, 1179,
1207, 1211, 1232, 1237, 1242, 1293, 1723, 1787, 1738, 1801, 1818, 1819, 1904

Amendments withdrawn243, 267, 527, 1237

Committee appointments1, 11, 12, 16, 54, 112,
314, 427, 464, 489, 813, 904, 1117, 1226, 1252, 1281, 1680, 1859, 1933

Petitions presented416, 444, 480, 481, 1103

Point of order raised371, 382, 616, 1667

Presided at sessions of the Senate153, 709, 901, 1135, 1181, 1185, 1837

Reports3, 803, 904, 1242, 1899, 1406, 1658, 1908, 1914, 1916, 1920

Resolutions offered439, 488, 607

Visitors1058

Presented the Honorable Robert A. McCracken, former member of the
House of Representatives from Chickasaw County 590

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On Senate Concurrent Resolution 32 1238

On Senate File 614 1248

On House Concurrent Resolution 41 1911

On House Joint Resolution 19 1696

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Withdrawn:

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On Senate File 692	1598
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On Senate File 697	1765
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Subcommittee appointed	112
Bills introduced—J. R. 18	390
Amendments filed	1361-1877
Amendments offered	1485
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Reports	191, 814, 1361-1877, 1606, 1682

Resolution relating thereto, S. C. R. 27	1049,	1430
Rules adopted	216-217,	869
Temporary rules adopted		10
SCHABEN, JAMES F.—Senator Twenty-second District		
Bills introduced — J. R. 1, 2, 3, 6, 7, 8, 24; 11, 12, 16, 17, 75, 76, 87, 112, 168, 172, 181, 214, 220, 312, 335, 532.		
Amendments filed	119, 203, 237, 261, 379, 415, 572, 610, 650, 671, 721, 827, 853, 906, 927, 951, 993, 1164-1175, 1199, 1545, 1548, 1682, 1688, 1720, 1930, 1931	
Amendments offered	242, 566, 707, 711, 712, 802, 921, 984, 1011, 1189, 1516	
Amendments withdrawn	659, 1133, 1280, 1925	
Announced to the Senate that he had received word of the death of a former member of the Senate and House of Representatives, the Honorable Robert G. Moore from Harrison County		1134
Call of the Senate requested	382, 532, 915, 942, 944, 1274, 1667	
Committee appointments	11, 12, 13, 16, 17, 54, 133, 286, 315, 814, 940, 1117, 1185, 1252, 1282, 1680, 1807, 1933	
Explanation of vote		871
Petitions presented	445, 462, 480, 525	
Point of order raised		712, 757
Presided at sessions of the Senate		793
Reports	56, 1246, 1298, 1408, 1657, 1661, 1866, 1899	
Resolutions offered	607, 731, 1258, 1899	
Visitors	574, 856, 921, 957, 974, 997	
SCHOOLS, COMMITTEE ON—		
Appointed		12, 36
Bills introduced — J. R. 20; 241, 390, 409, 521, 526, 537, 544, 545, 582, 591, 592, 638, 640, 645, 647, 648, 671, 675, 677.		
Amendments filed	429, 552, 586, 949	
Amendments offered		901
Members appointed to		1948
Reports	429, 552, 586, 949	
Resolutions offered		1251
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Assignment to members	4,	5
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SECRETARY OF THE SENATE—Carroll A. Lane		
Elected Carroll A. Lane, temporary Secretary of Senate		1
Took oath of office	1,	18
Elected permanent Secretary of the Senate		18
Authorized to secure badges and jackets for certain officers		8
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Announcements	126, 159,	946
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Presented to the Senate the daughter of the Assistant Secretary, Debbie Fisher, his Page temporarily		1134
Received Annual Report of the State Board of Tax Review		1
Received Biennial Report for Highway Research and Development in Iowa		22
Received Sixty-third Biennium Capital Improvement Budget for State Institutions, Department of Social Services		32
Received report on Proposed Characteristics and Location of a new State Institution of Higher Education in Western Iowa from Board of Regents		126

Received report of the Economics Research Association Study of the Iowa State Fair and World Food Exposition	191
Received report of the Land Rehabilitation Advisory Committee	191
Received copies of the minutes of the meetings of the Interagency Liaison Committee	328
Received report of School Budget Review Committee	376
Received report of Iowa Comprehensive Alcoholism Project	948
Totals corrected	1448, 1631, 1801
Attend National Legislative Conference, S. C. R. 39	1595, 1756
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SECRETARY OF STATE—Melvin D. Synhorst

Communications from	2, 19, 585,
646, 732, 765, 834, 870, 904, 1015, 1098, 1154, 1319, 1823, 1929, 1946	
Certificates of Election filed	2, 60
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Senate Joint Resolution 3, sent to	157
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Senate Joint Resolution 25, sent to	1815
Senate Joint Resolution 30, sent to	1815

SHAFF, ROGER J.—Senator Sixteenth District

Bills introduced — J. R. 1, 2, 10; 73, 80, 86, 100, 101,	
138, 139, 172, 178, 230, 247, 270, 290, 328, 358, 362, 423,	
424, 461, 464, 485, 529, 546, 547.	
Amendments filed ..214, 893, 521, 573, 632, 634, 747, 789, 926,	
927, 954, 1123-1125, 1219, 1474, 1475, 1502, 1503, 1556, 1579, 1682, 1752	
Amendments offered	420, 593, 640, 937, 962, 1563, 1566, 1740
Amendments withdrawn	1305, 1566, 1567, 1568
Committee appointments	9,
12, 13, 16, 315, 426, 645, 706, 814, 941, 1227, 1457, 1526, 1804	
Point of order raised	945
Reports	
34, 87, 404, 807, 885, 1010, 1044, 1246, 1403, 1573, 1624, 1865, 1919	
Resolutions offered	219, 360, 439, 488
Visitors	912
Presented his brother, the Honorable David O. Shaff, former member of the Senate and House of Representatives, Clinton County	1223

SHIRLEY, ALAN—Senator Twenty-first District

Bills introduced — J. R. 1, 2, 3, 6, 8, 11, 13, 15;	
18, 55, 75, 112, 113, 114, 122, 125, 127, 142, 150, 214,	
240, 251, 266, 280, 292, 300, 312, 339, 341, 352, 364, 413,	
414, 418, 428, 448, 501, 522, 530, 533, 554.	
Amendments filed	102, 184,
262, 262, 354, 377, 393, 430, 460, 490, 508, 510, 553, 691,	
694, 695, 766, 767, 789, 823, 881, 849, 878-880, 1160, 1164-	
1176, 1220, 1257, 1265, 1287, 1332, 1427, 1428, 1432, 1464, 1472-1474,	
1498, 1553-1555, 1682, 1718, 1754, 1789, 1826, 1827, 1828, 1875, 1878, 1920	
Amendments offered	99, 342, 349, 369, 370, 433, 498, 680,
682, 684, 729, 758, 760, 1277, 1308, 1418, 1697, 1744, 1817, 1818, 1854	
Amendments withdrawn	434, 497, 776, 1278, 1516, 1819
Call of the Senate requested	522, 915, 942, 944, 1274, 1667
Committee appointments	3, 11,
12, 16, 54, 814, 507, 706, 715, 814, 904, 940, 1252, 1859, 1948	
Explanation of vote	871, 1283
Petitions presented	491, 541, 626, 699
Point of order raised	513, 526
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Presided at sessions of the Senate	1679
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Resolutions offered	607, 1358
Visitors	657, 724, 956, 957, 1177, 1335

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(See "General Assembly")

SMITH, MARVIN W.—Senator Forty-eighth District

Bills introduced — J. R. 14, 16, 24; 1, 2, 3, 4, 5, 6, 8, 9, 11, 16, 17, 34, 123, 261, 268, 270, 302, 362, 366, 372, 423, 461, 464, 477, 488.	
Amendments filed	271, 379, 443, 667, 766, 927, 1682, 1684-1688
Amendments offered	918
Call of the Senate requested	1154, 1178
Committee appointments	
.....1, 11, 12, 16, 54, 315, 488, 645, 814, 1227, 1630, 1811	
Petitions presented	296, 431, 525
Reports	804, 1010, 1404, 1405, 1857
Resolutions offered	375, 439, 700
Visitors	559, 700, 856

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Appointed	12, 86
Bills introduced — 202, 207, 208, 211, 226, 254, 269, 356, 376, 405, 456, 504, 525, 541, 571, 572.	
Amendments filed	648, 665, 949
Amendments offered	1795
Reports	
352, 362, 391, 648, 665, 666, 825, 826, 924, 949, 1155, 1156, 1197	

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STANDING COMMITTEES—

Temporarily appointed	11-17
Permanently appointed	86
Chairmen listed	11-17
List of appointments to	11-17
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STANLEY, DAVID—Senator Fourteenth District, Majority Floor Leader

Bills introduced — J. R. 1, 2, 3, 5, 10, 14, 23, 24; 73, 120, 135, 140, 159, 172, 175, 178, 213, 220, 234, 237, 248, 261, 280, 290, 292, 300, 305, 320, 352, 360, 364, 378, 415, 423, 450, 461, 464, 469, 472, 474, 475, 476, 477, 478, 479, 488, 518, 528, 554, 560, 586.	
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Amendments filed	
.....193, 233, 234, 235, 263, 291, 415, 429, 459, 479,	
521-523, 553, 554-557, 631, 632, 634, 667, 695, 696, 722,	
747, 766, 769, 785, 830, 833, 878, 907, 926, 930, 969, 1027,	
1054, 1056, 1102, 1123, 1161, 1162, 1255, 1286, 1332, 1432, 1436, 1472-	
1474, 1498, 1500, 1553-1555, 1576, 1682, 1683, 1684-1688, 1751, 1790, 1873	
Amendments offered	239, 253, 468, 547,
619, 658, 681, 684, 725, 756, 757, 758, 799, 866, 867, 869,	
895, 1009, 1105, 1129, 1130, 1142, 1227, 1271, 1487, 1526, 1558, 1591, 1705	
Amendments withdrawn	1083, 1558
Announcements	765
Appointments	210
Call of the Senate requested	1154, 1178
Committee appointments	
6, 11, 12, 13, 16, 54, 314, 464, 1117, 1226, 1253, 1730, 1933	
Petitions presented	322, 612, 1103, 1201, 1437
Point of order raised	
.....368, 424, 527, 743, 901, 944, 1296, 1419, 1696	
Presided at sessions of the Senate	160
Reports	406, 1399, 1405, 1407, 1658, 1921
Resolutions offered	487, 607, 684, 960, 1594, 1595, 1785, 1912
Visitors	238, 613, 725, 835, 1082, 1126

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STATE GOVERNMENT, COMMITTEE ON—

Appointed	13, 86
Bills introduced	238, 567, 585, 612, 613, 649, 665
Amendments filed	391, 412, 569, 589, 843, 1078
Amendments offered	592, 716, 1295, 1354
Amendments withdrawn	716
Reports	
202, 391, 412, 479, 489, 569, 666, 826, 848, 950, 1075, 1100, 1749	

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Resolution relating thereto, H. C. R. 1	5, 8
Delivered by Governor Robert D. Fulton	25

STEERING COMMITTEE—

Appointed	464
Procedure for	516
Reports	560, 606, 664, 783, 847, 976, 1253, 1416, 1852

STEPHENS, RICHARD L.—Senator Eighth District

Bills introduced — J. R. 24; 9, 108, 123, 161, 222, 230,	
247, 268, 270, 299, 355, 362, 518, 533, 535.	
Amendments filed	
.....193, 233, 364, 413-415, 631, 632, 769, 880, 992,	
1102, 1163, 1176, 1199-1200, 1259, 1291, 1392, 1431, 1463, 1632, 1719, 1752	
Amendments offered	188, 707, 709, 1513, 1782
Amendments withdrawn	1513, 1516, 1810
Call of the Senate requested	336, 340, 1154, 1178
Committee appointments	11, 12, 17,
32, 54, 133, 210, 314, 315, 507, 940, 1071, 1117, 1226, 1699, 1730	
Explanation of vote	1681
Petitions presented	177, 445, 526, 590
Point of order raised	504
Reports	60, 406, 1244, 1395, 1397, 1405, 1407, 1922
Resolutions offered	219, 488
Visitors	462, 937, 1104, 1487, 1479

Presented the Honorable Harlan Foster, former member of the House of Representatives, Henry County 739

Presented the Honorable Clifford M. Vance, former member of the Senate and House of Representatives, Henry County 1223

SULLIVAN, CHARLES K.—Senator Thirty-seventh District

Bills introduced — J. R. 1, 2, 3, 4, 14; 56, 62, 91,
101, 102, 122, 124, 126, 129, 141, 147, 153, 172, 175, 178,
224, 242, 261, 282, 283, 288, 290, 299, 352, 358, 363, 374,
391, 392, 394, 426, 438, 442, 450, 453, 459, 461, 464, 476,
477, 478, 481, 482, 492, 515, 518, 522, 566, 582.
Amendments filed 202, 261, 521-523, 554-557, 610, 926,
1218, 1254, 1322, 1323, 1472-1474, 1552-1555, 1622, 1624-1628, 1752, 1789
Call of the Senate requested 282
Committee appointments
8, 11, 12, 17, 54, 215, 214, 241, 1227, 1460, 1709, 1250, 1948
Explanation of vote 1621
Petitions presented 177, 421, 445, 525, 555, 912, 954, 1504
Point of order raised 200, 1492
Remarks 172
Reports 1296, 1404, 1405, 1510, 1742, 1774
Resolutions offered 429, 487, 607, 1642

SUPERINTENDENT OF PRINTING—

(See "Printing Board")

SUPREME COURT OF IOWA—

(See "Chief Justice of Supreme Court, The Honorable Theodore G. Garfield")

SUPPLIES AND EQUIPMENT, COMMITTEE ON—

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TELLERS—

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Reports of 32, 59

TEMPORARY OFFICERS—

Elected 1
Took oath of office 1

THORSEN, HAROLD A.—Senator Fifteenth District

Bills introduced — J. R. 7, 23; 61, 72, 121, 122, 123, 129, 172,
173, 178, 202, 212, 220, 224, 245, 248, 261, 272, 278, 299,
305, 312, 324, 328, 344, 352, 362, 382, 391, 394, 396, 415,
437, 438, 442, 450, 459, 472, 476, 515, 519, 522, 520, 522,
528, 550, 566.
Amendments filed 185, 329, 372, 392, 442, 524, 554-557,
572, 651, 724-728, 770, 822, 872, 926, 1056, 1079, 1101, 1122,
1160, 1161, 1162, 1176, 1177, 1472-1474, 1552-1555, 1576, 1622, 1720, 1752
Amendments offered 179, 1110, 1111, 1122, 1123, 1225
Call of the Senate requested 226, 240
Committee appointments
..... 11, 12, 17, 215, 422, 715, 814, 940, 1227, 1457, 1720
Petitions presented 142, 184
Point of order raised 1592
Presided at sessions of the Senate 1112
Remarks 150
Reports 404, 802, 804, 1296, 1402, 1919, 1929
Resolutions offered 427, 428, 607, 1424
Visitors 112

TRANSPORTATION, COMMITTEE ON—

Appointed	13,	86
Bills introduced — 425, 489, 517, 534, 625, 637, 684.		
Amendments filed	733,	1544, 1578
Amendments offered	1014,	1604
Amendments withdrawn		1604
Reports	552, 648, 649, 733, 874, 875, 1217, 1544, 1907	

VAN GILST, BASS—Senator Tenth District

Bills introduced — J. R. 2, 3, 19, 101, 127, 189, 149, 167, 171, 200, 201, 218, 230, 235, 247, 299, 386, 375, 479.		
Amendments filed	262, 878-880, 955, 994, 1079, 1123, 1161, 1162, 1164-1175, 1226, 1331, 1334, 1393, 1503, 1575, 1577, 1607, 1608, 1609, 1610, 1644, 1682	
Amendments offered	983, 1480, 1623, 1624	
Amendments withdrawn	965, 1624, 1745	
Appointment to Commission on the Aging		519
Call of the Senate requested	532, 915, 942, 944, 1274, 1667	
Committee appointments	11, 12, 13, 17, 54, 86, 231, 214, 489, 645, 813, 1253, 1804, 1890, 1948	
Explanation of vote		871
Petitions presented	365, 445, 573	
Reports	565, 1010, 1400, 1653, 1865	
Resolutions offered	219, 483, 1785	
Visitors	462, 613, 957, 974, 996, 1082, 1177, 1292	

WALSH, JOHN M.—Senator Thirtieth District

Bills introduced — J. R. 1, 2, 3, 7, 10, 14, 16, 23, 24, 26, 28; 29, 61, 73, 78, 91, 96, 99, 109, 127, 131, 135, 139, 140, 164, 169, 178, 212, 221, 227, 235, 287, 258, 260, 261, 288, 293, 299, 320, 331, 339, 358, 360, 371, 374, 383, 395, 415, 423, 427, 428, 429, 430, 431, 435, 436, 450, 461, 464, 467, 472, 475, 476, 481, 484, 491, 498, 499, 500, 505, 506, 507, 508, 509, 510, 518, 519, 522, 530, 533, 542, 551, 554, 570, 575.		
Amendments filed	330, 338, 353, 354, 430, 524, 571, 572, 587, 631, 823, 830, 853, 908, 909, 911, 925, 926, 1026, 1221, 1222, 1257, 1321, 1322, 1391, 1472-1474, 1548, 1553-1555, 1608, 1609, 1682, 1719, 1754, 1789, 1827, 1828	
Amendments offered	346, 579, 582, 901, 1107, 1108, 1249, 1302, 1347, 1349, 1509, 1623, 1706, 1818	
Amendments withdrawn	346, 348, 579, 1295, 1410	
Call of the Senate requested	382, 915, 1154, 1178, 1667	
Committee appointments	7, 11, 12, 17, 61, 315, 426, 507, 512, 813, 941, 1227, 1252, 1521, 1933, 1948	
Explanation of vote	190, 425, 499, 500, 501, 664, 1425	
Petitions presented	224, 573	
Point of order raised	188, 627	
Presided at sessions of the Senate	866, 1490	
Reports	10, 61, 405, 1246, 1397, 1402, 1659, 1822	
Resolutions offered	439, 487, 705, 1424	
Rulings	867, 1493	
Visitors	574, 673, 1126	

WAYS AND MEANS, COMMITTEE ON—

Appointed	13,	86
Bills introduced — J. R. 29; 236, 536, 589, 619, 624, 629.		
Amendments filed	721, 826, 848, 852, 905, 1284, 1787	
Amendments offered	751, 1506, 1816, 1855	
Amendments withdrawn		1205
Reports	589, 570, 721, 826, 827, 848, 905, 1284, 1643, 1787	

WEIMER, J. DONALD—Senator Twenty-fourth District

Bills introduced — J. R. 6, 8; 39, 110, 112, 127, 142, 143.
150, 172, 204, 205, 322, 345, 391, 449.

Amendments filed	103, 176, 557, 878, 878-880, 953, 1164-1175, 1198, 1607, 1632
Amendments offered	98, 179, 945, 1298, 1599
Amendments withdrawn	98, 945, 1298, 1306
Call of the Senate requested	532, 915, 942, 944, 1274, 1667
Committee appointments	11, 12, 17, 815, 907, 941, 1117, 1227, 1252, 1457, 1730
Explanation of vote	871
Petitions presented	462, 724, 1126
Reports	405, 642, 1246, 1402, 1660, 1914, 1919, 1921
Resolutions offered	1268