

March 13, 1967
Passed on File

Senate File 484

By GAUDINEER and CASSIDY

*Amended Sub 3.14, Pass 4-21
State Government Affairs 5-23*

Passed Senate, Date 5-11-67

Passed House, Date 7-1-67

Vote: Ayes 47 Nays 1

Vote: Ayes 94 Nays 0

*Motion to
reconsider filed
5-11-67. Passed
Senate 5-19-67
46-0*

Approved _____

A BILL FOR

*Passed Senate as amended by
House 7-1; 52-0*

An Act relating to rights of civil service employees.

Be It Enacted by the General Assembly of the State of Iowa:

1 Section 1. Section three hundred sixty-five point twenty-
2 nine (365.29), Code 1966, is hereby amended by adding thereto
3 the following:

4 "Nothing in this section shall prohibit any employee or
5 group of employees, individually or collectively, from ex-
6 pressing honest opinions and convictions, or making fair
7 statements and comments concerning their wages or other con-
8 ditions of their employment."

Senate

1 Amend the Glenn amendment to Senate File 484 by striking
2 the word "commission" in line four (4) and inserting in
3 lieu thereof the word "city".

Filed and Adopted 5-14-67
May 18, 1967

By GLENN

1 Amend Senate File 484 by adding the following:
2 Section three hundred sixty-five point twenty-seven (365.27),
3 Code 1966, is hereby amended by adding thereto the following:
4 "The employee or the commission may obtain judicial review of
5 the commission's decision by commencing an action in the district
6 court in the county of the employee's residence within thirty (30)
7 days after the commission's decision. The rules of civil proce-
8 dure shall be applicable, and the district court shall hear and
9 decide the matter de novo.
10 An appeal may be taken to the supreme court as in other cases."

Filed and adopted, Reconsidered and adopted 5-19 as amended
May 11, 1967

By GLENN

1 Amend Senate 484 as follows:
2 1. In section 1, line 6, strike the word "fair".
3 2. Add the following new section:
4 "Sec. 2. Section three hundred sixty-five point
5 twenty-nine (365.29), Code 1966, is further amended by
6 striking in line eight (8) the word 'privately'."

Filed and adopted
May 11, 1967

By STANLEY, GAUDINEER,
and CASSIDY

1 Amend Senate File 484 as follows:
2 1. By striking all of Section 3 and inserting in
3 lieu thereof the following:
4 Sec. 3. Section three hundred sixty-five point
5 twenty-nine (365.29), Code 1966, is hereby further
6 amended by adding thereto the following:
7 "Any employee who shall become a candidate for any
8 partisan elective office for remuneration shall,
9 commencing thirty (30) days prior to the date of the
10 primary or general election and continuing until such
11 person is eliminated as a candidate, either
12 voluntarily or otherwise, automatically receive leave
13 of absence without pay and during such period shall
14 perform no duties connected with the office or position
15 so held."
16 2. By adding the following section:
17 This Act, being deemed of immediate importance,
18 shall be in full force and effect from and after its
19 passage and publication in the Bettendorf News, a
20 newspaper published at Bettendorf, Iowa and in the
21 Jackson Sentinel, a newspaper published at Maquoketa,
22 Iowa.

Filed and concurred
July 1, 1967

HOUSE AMENDMENT

HOUSE

1 Amend Senate File 484 by adding the following sec-
2 tion thereto:

3 This Act, being deemed of immediate importance, shall be in
4 full force and effect from and after its passage and publication
5 in the Bettendorf News, a newspaper published at
6 Bettendorf, Iowa and in the Jackson Sentinel,
7 a newspaper published at Maquoketa, Iowa.

Filed and adopted
July 1, 1967

WOOD of Scott.

1 Amend Senate File 484 by striking all of Section 3 thereof
2 and inserting in lieu thereof the following:

3 Sec. 3. Section three hundred sixty-five point twenty-
4 nine (365.29), Code 1966, is hereby further amended by
5 adding thereto the following:

6 "Any employee who shall become a candidate for any
7 partisan elective office for remuneration shall, commencing
8 thirty (30) days prior to the date of the primary or general
9 election and continuing until such person is eliminated as
10 a candidate, either voluntarily or otherwise, automatically
11 receive leave of absence without pay and during such period
12 shall perform no duties connected with the office or position
13 so held."

Filed - *Adopted 7-1*
July 1, 1967

WOOD of Scott.
JOHNSTON of Polk.
FISHER of Greene.