

March 29, 1967

Passed on File

*Transportation 4-4, P. 4-24
Roads and Highways 5-25*

By LEGISLATIVE RESEARCH COMMITTEE
(Fischer of Grundy, Gannon,
Fisher of Greene, Smith,
Miller of Des Moines, Millen,
Edgington and Renda)

Passed Senate, Date 5-22-67 Passed House, Date 6-9-67
Vote: Ayes 49 Nays 6 Vote: Ayes 76 Nays 23

*Motion to reconsider filed 6-9
which was prevailed 6-13*
5-23-67
Passed on amendment 5-23-67
54-2
Motion to reconsider tabled 5-23.
A BILL FOR *Passed House 6-13
91-25*
*Passed Senate on amendment
by House 6-16, 40-3*
Approved June 30, 1967

An Act relating to the issuance of permits for the movement of vehicles and loads of excess size and weight.

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

1 Section 1. Sections three hundred twenty-one point four
2 hundred sixty-seven (321.467) through three hundred twenty-
3 one point four hundred seventy (321.470), Code 1966, are
4 hereby repealed.

1 Sec. 2. The state highway commission and local authorities
2 may in their discretion and upon application issue permits
3 for the movement of vehicles with indivisible loads carried
4 thereon which exceed the maximum dimensions and weights
5 specified in this chapter. Permits so issued may be single
6 trip permits or annual permits. All permits shall be in
7 writing and shall be carried in the cab of the vehicle for
8 which the permit has been issued and shall be available for
9 inspection at all times. The vehicle and load for which the
10 permit has been issued shall be open to inspection by any
11 peace officer or to any authorized agent of any permit granting
12 authority. When in the judgment of the issuing local authority
13 in cities, towns, and counties the movement of a vehicle with
14 an indivisible load which exceeds the maximum dimensions and
15 weights will be unduly hazardous to public safety or will cause
16 undue damage to streets, avenues, boulevards, thoroughfares,
17 highways, curbs, sidewalks, trees, or other public or private

18 property, the permit shall be denied and the reasons therefor
19 endorsed upon the application.

1 Sec. 3. Annual permits and single trip permits shall be
2 issued by the authority responsible for the maintenance of
3 such system of highways or streets except that the commission
4 shall have authority to issue single trip permits on primary
5 road extensions in cities and towns in conjunction with
6 movements on the rural primary road system.

1 Sec. 4. All movements by permit of vehicles with indivisible
2 loads occupying more than one-half (1/2) the roadway of any
3 highway or street shall be under escort. Permits for the move-
4 ment of indivisible loads with widths not to exceed fifteen (15)
5 feet zero (0) inches may be issued for unlimited distances if
6 the speed of the vehicle with load can be maintained at not
7 less than thirty (30) miles per hour and the vehicle with
8 load is in compliance with all other provisions of this Act.

9 Except as provided in this section, permits for the movement of
10 indivisible loads exceeding twelve (12) feet in width or mobile
11 homes of widths including appurtenances exceeding twelve (12)
12 feet five (5) inches shall be restricted to maximum trip
13 distances in accordance with the following schedule:

14 SCHEDULE OF OVER-WIDTH MOVEMENT DISTANCES FOR PAVEMENT WIDTHS
15 OF 24 FEET OR MORE WITH TRAFFIC OF 4,000 OR MORE VEHICLES PER DAY

16	Load	Distance	Load	Distance
17	Width (ft.)	(Miles)	Width (ft.)	(Miles)
18	13	50	27	3 3/4
19	14	50	28	3 1/2
20	15	41	29	3 1/4
21	16	32	30	3
22	17	23	31	2 3/4
23	18	15	32	2 1/2
24	19	10	33	2 1/4
25	20	8	34	2
26	21	7	35	1 3/4
27	22	6 1/4	36	1 1/2
28	23	5 1/2	37	1 1/4

29	24	5	38	1
30	25	4 1/2	39	3/4
31	26	4	40	1/2
32			Over 40	Not allowed

1 Sec. 5. The following adjustments to the schedule under
 2 section four (4) of this Act shall be made for paved surface
 3 widths and traffic volumes to arrive at the effective load
 4 width used in determining the distance which shall be
 5 allowed:

6 1. For each foot of surface width less than twenty-four
 7 (24) feet, two (2) feet shall be added to the actual load
 8 width to determine the effective load width.

9 2. For traffic volumes under four thousand (4,000) vehicles
 10 per day the effective load width shall be determined by sub-
 11 tracting from the actual load width at the rate of two (2)
 12 feet for each one thousand (1,000) vehicles per day less than
 13 four thousand (4,000) vehicles per day.

1 Sec. 6. The following adjustments to the schedule under
 2 section four (4) of this Act shall be made for gravel surface
 3 widths and traffic volumes to arrive at the effective load
 4 width used in determining the distance which shall be allowed:

5 1. For each foot of roadway width more than twenty-four
 6 (24) feet, two (2) feet shall be subtracted from the actual
 7 load width to determine the effective load width.

8 2. For traffic volumes under four thousand (4,000) vehicles
 9 per day the effective load width shall be determined by
 10 subtracting from the actual load width at the rate of two (2)
 11 feet for each one thousand (1,000) vehicles per day less than
 12 four thousand (4,000) vehicles per day.

1 Sec. 7. A movement of an indivisible load over a highway
 2 or highways having sections carrying varying volumes of traffic
 3 and having varying surface widths shall be computed for the
 4 total distance on the lowest volume of traffic or the greatest
 5 highway width whichever produces the greatest distance by the
 6 preceding schedule. No part of the movement based on traffic

7 volume and surface width shall exceed the distance established
8 by the specific traffic volume and surface width for that
9 section.

1 Sec. 8. The gross weight on any axle of any vehicle or
2 combination of vehicles traveling under a permit issued in
3 accordance with the provisions of this Act shall not exceed
4 the maximum axle load prescribed in section three hundred
5 twenty-one point four hundred sixty-three (321.463) of the
6 Code; except that, a manufacturer of machinery or equipment
7 manufactured or assembled in Iowa may be granted a permit for
8 the movement of such machinery or equipment mounted on pneumatic
9 tires with axle loads exceeding the maximum axle load prescribed
10 in section three hundred twenty-one point four hundred sixty-
11 three (321.463) of the Code for distances not to exceed twenty-
12 five (25) miles at a speed not greater than twenty (20) miles per
13 hour. The movement of such machinery or equipment shall be over
14 a specified route between the place of assembly or manufacture
15 and a storage area, shipping point, proving ground, experimental
16 area, weighing station, or another manufacturing plant.

1 Sec. 9. Except as provided under section four (4) of this
2 Act, annual permits shall be issued in accordance with the
3 following provisions:

4 1. Vehicles with indivisible loads having an overall width
5 not to exceed twelve (12) feet zero (0) inches or mobile homes
6 including appurtenances not to exceed twelve (12) feet five (5)
7 inches and an overall length not to exceed seventy (70) feet
8 zero (0) inches may be moved for unlimited distances. The
9 vehicle and load shall not exceed the height as prescribed in
10 section three hundred twenty-one point four hundred fifty-six
11 (321.456) of the Code and the total gross weight as prescribed
12 in section three hundred twenty-one point four hundred sixty-
13 three (321.463) of the Code.

14 2. Vehicles with indivisible loads having an overall
15 width not to exceed fourteen (14) feet zero (0) inches and an

16 overall length not to exceed eighty (80) feet zero (0) inches
17 shall be restricted to trip distances not to exceed fifty (50)
18 highway and street miles in total aggregate. The vehicle
19 and load shall not exceed the height as prescribed in
20 section three hundred twenty-one point four hundred fifty-
21 six (321.456) of the Code and the total gross weight as
22 prescribed in section three hundred twenty-one point four
23 hundred sixty-three (321.463) of the Code.

24 3. Vehicles with indivisible loads having an overall
25 length not to exceed one hundred (100) feet zero (0) inches
26 shall be restricted to trip distances not to exceed fifty
27 (50) highway and street miles in total aggregate. The vehicle
28 and load shall not exceed the width as prescribed in section
29 three hundred twenty-one point four hundred fifty-four
30 (321.454) of the Code, the height as prescribed in section
31 three hundred twenty-one point four hundred fifty-six
32 (321.456) of the Code, and the total gross weight as prescribed
33 in section three hundred twenty-one point four hundred sixty-
34 three (321.463) of the Code.

1 Sec. 10. Except as provided in section four (4) of this
2 Act, single trip permits shall be issued in accordance with
3 the following provisions:

4 1. Vehicles with indivisible loads having an overall
5 width not to exceed twelve (12) feet zero (0) inches or
6 mobile homes including appurtenances not to exceed twelve
7 (12) feet five (5) inches and an overall length not to
8 exceed eighty (80) feet zero (0) inches may be moved for
9 unlimited distances. No mobile home may be moved under
10 the provisions of this subsection if the actual mobile home
11 unit exceeds sixty-eight (68) feet in length. No unit moved
12 under the provisions of this subsection shall exceed the
13 height as prescribed in section three hundred twenty-one point
14 four hundred fifty-six (321.456) of the Code and the total

15 gross weight as prescribed in section three hundred twenty-
16 one point four hundred sixty-three (321.463) of the Code.

17 2. Vehicles with indivisible loads having an overall
18 width not to exceed twelve (12) feet zero (0) inches, an
19 overall length not to exceed eighty (80) feet zero (0)
20 inches, and a total gross weight not to exceed seventy-five
21 thousand (75,000) pounds may be moved for unlimited distances
22 over specified routes. The height of such vehicle and load
23 shall be limited only to the height limitations of underpasses,
24 bridges, power lines, and other established height restrictions
25 on the specified route.

26 3. Vehicles with indivisible loads having an overall
27 width not to exceed twelve (12) feet zero (0) inches, an
28 overall length not to exceed eighty (80) feet zero (0) inches,
29 and a total gross weight not to exceed ninety thousand (90,000)
30 pounds may be moved for unlimited distances over specified
31 routes when accompanied by a civilian escort approved by the
32 issuing authority. The height of such vehicle and load shall
33 be limited only to the height limitations of underpasses,
34 bridges, power lines, and other established height restrictions
35 on the specified route. An official escort may be provided
36 for such movement at the option of the permit holder.

37 4. Vehicles with indivisible loads of widths exceeding
38 twelve (12) feet zero (0) inches, lengths not to exceed one
39 hundred twenty (120) feet zero (0) inches, and total gross
40 weights including both vehicle and load not to exceed ninety
41 thousand (90,000) pounds shall be moved according to the
42 schedule established in section four (4) of this Act when
43 accompanied by an official escort approved by the issuing
44 authority. The height of such vehicle and load shall be
45 limited only to the height limitations of underpasses,
46 bridges, power lines, or other established height restrictions
47 on the specified route.

48 5. Vehicles or vehicles with indivisible loads having
49 an overall length not to exceed one hundred twenty (120)
50 feet zero (0) inches may be moved for unlimited distances
51 over specified routes when accompanied by a civilian escort
52 approved by the issuing authority. The vehicle and load
53 shall not exceed the width as prescribed in section three
54 hundred twenty-one point four hundred fifty-four (321.454),
55 the height as prescribed in section three hundred twenty-
56 one point four hundred fifty-six (321.456), and the total
57 gross weight as prescribed in section three hundred twenty-
58 one point four hundred sixty-three (321.463) of the Code.
59 An official escort may be provided for such movement at
60 the option of the permit holder.

61 6. Vehicles with indivisible loads exceeding a total
62 gross weight of ninety thousand (90,000) pounds may be moved
63 in special or emergency situations provided the gross weight
64 on any axle shall not exceed the maximum prescribed in
65 section three hundred twenty-one point four hundred sixty-
66 three (321.463) of the Code. The issuing authority may
67 impose any special restrictions deemed necessary on move-
68 ments by permit under this subsection.

1 Sec. 11. Movements by permit in accordance with this
2 Act shall be permitted only during daylight hours unless
3 it is established by the issuing authority that the move-
4 ment can be better accomplished at another period of time
5 because of traffic volume conditions.

6 Except as provided in section three hundred twenty-one
7 point four hundred fifty-seven (321.457) of the Code, no
8 movement of over-dimension vehicles shall be permitted on
9 Saturday, Sunday, holidays, or days preceding and following
10 holidays, or special events when abnormally high traffic
11 volumes can be expected.

1 Sec. 12. Any vehicle traveling under permit shall be
2 properly registered for the gross weight of the vehicle and

3 load. The gross weight of any vehicle used to transport special
4 mobil equipment registered and in compliance with section three
5 hundred twenty-one point twenty-one (321.21) of the Code shall
6 be the gross weight of the vehicle without load.

1 Sec. 13. Prior to the issuance of any permit, the applicant
2 for a permit may at the discretion of the issuing authority be
3 required to file proof of financial responsibility or to post
4 a bond not to exceed ten thousand (10,000) dollars with the
5 issuing authority. Such bonds shall be used as security for
6 repair or replacement of official signs, signals, and roadway
7 foundations, surfaces, or structures which may be damaged or
8 destroyed during the movement of a vehicle and load operating
9 under such permit.

1 Sec. 14. The commission or local authorities issuing such
2 permits shall charge a fee of ten (10) dollars for an annual
3 permit and a fee of five (5) dollars for a single trip permit.
4 Fees for the movement of buildings, parts of buildings, or
5 unusual vehicles or loads may be increased to cover the costs
6 of inspections by the issuing authority. A fee not to exceed
7 sixty (60) dollars per ten (10) hour day or prorated fraction
8 thereof per man and car for escort service may be charged
9 when requested or when required under this Act. Proration of
10 escort fees between state and local authorities when more than
11 one (1) governmental authority provides or is required to
12 provide escort for a movement during the period of a day shall
13 be determined by rule under section fifteen (15) of this Act.
14 The commission and local authorities may charge any permit
15 applicant for the cost of trimming trees and removal and
16 replacement of natural obstructions or official signs and
17 signals or other public or private property required to be
18 removed during the movement of a vehicle and load.

1 Sec. 15. The commission may adopt and make available upon
2 request to interested parties printed rules and regulations
3 necessary for the movement by permit of vehicles and

4 indivisible loads not covered by the provisions of this Act.
5 No rule or regulation shall be adopted without prior notice
6 to city, town, and county officials and without a hearing on
7 the proposed rule or regulation. All rules and regulations
8 adopted shall have due regard for the safety of the traveling
9 public and the protection of the highway surfaces and
10 structures. Rules and regulations for permit travel on the
11 interstate system shall be consistent with the federal
12 requirements for the system.

1 Sec. 16. Proof of violation of any provision of any permit
2 issued under this Act shall deem the entire permit null and
3 void, and shall be punishable in accordance with section three
4 hundred twenty-one point four hundred eighty-two (321.482)
5 of the Code for violations of length, height, or width
6 limitations and sections three hundred twenty-one point four
7 hundred eighty-two (321.482) of the Code and three hundred
8 twenty-one point four hundred sixty-three (321.463) of the
9 Code for violation of weight limitations. If a vehicle
10 with indivisible load traveling under permit is found to be
11 in violation of weight limitations, the vehicle operator
12 shall be allowed a reasonable amount of time to remove any
13 ice, mud, snow, and other weight attributable to climatic
14 conditions accumulated along the route prior to application
15 of the penalties prescribed in sections three hundred twenty-
16 one point four hundred sixty-three (321.463) and three
17 hundred twenty-one point four hundred eighty-two (321.482)
18 of the Code.

1 Sec. 17. Proof of imposition of penalties on five (5) or
2 more occasions for violation of sections three hundred
3 twenty-one point four hundred fifty-four (321.454), three
4 hundred twenty-one point four hundred fifty-six (321.456),
5 three hundred twenty-one point four hundred fifty-seven
6 (321.457), or three hundred twenty-one point four hundred
7 sixty-three (321.463) of the Code or any combination of

8 penalties for violation of said sections totaling five (5)
9 or more incurred during any twelve (12) month period with
10 respect to the operation of one (1) or more vehicles by any
11 one (1) permit holder, whether operated personally or
12 through agents, servants, or employees of the permit holder
13 shall constitute prima facie evidence that the permit holder
14 has willfully operated or caused to be operated a vehicle or
15 vehicles in violation of this Act.

1 Sec. 18. In any proceeding brought under this Act, the
2 issuing authority shall consider evidence relating to the
3 character and gravity of the violations and the extent of
4 the operations of any vehicles by or on behalf of the permit
5 holder upon the public highways of this state, which did not
6 involve any violations.

1 Sec. 19. Upon complaint by local authorities or on the
2 commission's own initiative and after notice and hearing
3 before one (1) or more members of the permit issuing body,
4 any permit issued under this Act may be suspended, changed, or
5 revoked in whole or in part by the issuing authority for
6 willful failure to comply with any provisions of this Act
7 or with any rule or regulation adopted under authority of this
8 Act or with any term, condition, or limitation of the permit.

1 Sec. 20. Whenever the issuing authority shall find from the
2 evidence adduced at such hearing that a permit holder has
3 willfully operated or caused to be operated a vehicle or
4 vehicles in violation of this Act, the authority may enter an
5 order suspending, modifying, or revoking the permit in whole
6 or in part at its discretion for a period of not more than
7 ninety (90) days. If the issuing authority finds in a
8 subsequent proceeding within twelve (12) months from the date
9 of the initial suspension, modification, or revocation that a
10 permit holder has again willfully operated in violation of this
11 Act, the issuing authority shall order suspension, modification,

12 or revocation of the permit in whole or in part for a period
13 not to exceed one (1) year.

1 Sec. 21. Any person using and operating a vehicle over the
2 highways of this state who is a nonresident of this state or
3 at the time a cause for hearing arises under this Act is a
4 resident of the state but subsequently becomes a nonresident
5 of this state, shall be deemed to have appointed the secretary
6 of state of the state of Iowa to be the person's lawful
7 attorney. Any legal processes in any proceeding brought
8 against the person under this Act shall be served on the
9 secretary of state. The use and operation by the person
10 shall be signification of the person's agreement that any
11 such process against him which is so served shall be of the
12 same legal force and validity as though served upon him
13 personally.

1 Sec. 22. Service of such process shall be made by serving
2 a copy upon or filing a copy in the office of the secretary
3 of state. The service shall be sufficient service upon the
4 person if notice of the service and a copy of the process
5 are within ten (10) days sent by registered mail by the
6 attorney general to the permit holder at the last known
7 address of said permit holder. An affidavit of compliance
8 therewith of the attorney general or an assistant attorney
9 general shall be appended to the summons. The issuing
10 authority may order such continuances as may be necessary
11 to afford the permit holder reasonable opportunity to defend
12 the action. The secretary of state shall keep a record of
13 all such processes which shall show the day and hour of
14 such service.

1 Sec. 23. When a final order is entered against any permit
2 holder who did not receive notice of service and a copy of
3 the process by registered mail, the permit holder shall within
4 six (6) months after the entry of the order appear before the

5 issuing authority and file a verified statement showing that he
6 did not receive such notice of service and the copy of the
7 process. The permit holder shall further show that he has
8 a good and substantial defense to the action and may appear
9 and answer the allegations made against him. Thereupon, the
10 proceedings may be had as if the permit holder had appeared
11 in due time and no order has been entered. If it appears at the
12 hearing that the order ought not to have been entered, the
13 order may be set aside, altered, or amended as shall appear
14 just; otherwise it shall be ordered to stand affirmed against
15 such permit holder.

1 Senate File 681 is hereby amended as follows:

2 1. By inserting after section ten (10) the following new
3 section:

4 "The state highway commission or local authorities may in
5 ~~their discretion and upon application issue annual trip permits~~
6 ~~for the movement of truck trailers manufactured or assembled~~
7 ~~in this state that exceed the maximum length specified in~~
8 section three hundred twenty-one point four hundred fifty-
9 seven (321.457) of the Code. Movement of such truck trailers
10 shall be solely for the purpose of delivery from the point of
11 manufacture or assembly to a point outside the state, shall
12 be only on roadways of twenty-four (24) feet or more in width
13 or on four-lane highways, shall be on the most direct route
14 necessary for delivery, and shall display the special plates
15 designated in section three hundred twenty-one point fifty-
16 seven (321.57) of the Code. All truck trailers under permit
17 for delivery shall be at a speed not to exceed forty-five (45)
18 miles an hour or the established speed limit whichever is
19 lower. No vehicle or combination of two (2) or more vehicles
20 inclusive of front and rear bumpers, including towing units,
21 involved in the delivery of truck trailers shall exceed sixty-
22 five (65) feet in length. All such vehicles or combinations
23 shall be distinctly marked on both the front and rear of the
24 unit in such manner as the commissioner of public safety shall
25 designate to indicate that the vehicles or combinations are
26 being moved for delivery purposes only.

27 "Permits issued under the provisions of this section shall
28 be in writing and shall be carried in the cabs of the vehicles
29 for which the permits have been issued and shall be available
30 for inspection at all times. The vehicles for which the
31 permits have been issued shall be open to inspection by any
32 peace officer or to any authorized agent of any permit grant-
33 ing authority."

34 2. By renumbering the remaining sections in accordance
35 with this amendment.

Filed - *adopted & amended 5-22*
May 19, 1967

Senate
By LODWICK

1 Amend Senate File 681 by adding thereto the following new
2 section:
3 Use of the national system of interstate and defense
4 highways under the provisions of this act shall be restricted
5 by regulation and other appropriate action of the Iowa State
6 Highway Commission in such a manner as to not be in conflict
7 with the applicable provisions of Section 127, Title 23,
8 United States Code.

Filed - *adopted 6-9*
June 6, 1967

Harold
GANNON of Jasper.
HOLDEN of Scott.
FISCHER of Grundy.
WELDEN of Hardin.

- 1 Amend Senate File 681 as follows:
- 2 Section 3, line 1 by striking the words, "annual
- 3 permits and".
- 4 Further amend in section 3, line 5 after the
- 5 word, "system" adding the following words, "Annual
- 6 permits shall be issued by the State Highway Commission."

Filed and lost
May 22, 1967

By FLATT and LISLE *Lisle*

- 1 Amend Senate File 681, Sec.4., as follows:
- 2 1. By striking lines two (2) and three (3) and inserting
- 3 in lieu thereof the following: "loads with a width exceeding
- 4 the roadway lane width of any highway or street shall be under
- 5 escort. Permits for the move-".
- 6 2. By striking line seven (7) and inserting in lieu
- 7 thereof the following: "less than thirty (30) miles per
- 8 hour nor more than forty-five (45) miles per hour and the
- 9 vehicle with".

Filed and adopted
May 22, 1967

By KIBBIE *Lisle*

- 1 Amend Senate File 681, section four (4), line two (2),
- 2 by inserting the following after the word "loads":
- 3 "or of mobile homes"

Filed and adopted
May 23, 1967

By RILEY *Lisle*

- 1 Amend Senate File 681, Section 10, subsection 5, by
- 2 inserting after the word "Vehicles" in line 48 the words
- 3 "especially designed for the exclusive movement of grain
- 4 bins".

Filed - Adopted 6-5
June 5, 1967

House
DARRINGTON of Harrison.
MILLER of Page.

- 1 Amend Senate File 681, Section fifteen (15) as follows:
- 2 1. By striking in line two (2) the word and figure
- 3 "ten (10)" and inserting in lieu thereof the word and figure
- 4 "one hundred (100)".
- 5 2. By striking in line three (3) the word and figure
- 6 "five (5)" and inserting in lieu thereof the word and figure
- 7 "ten (10)".

Filed - Lost 6-9
June 5, 1967

House
GALLAGHER of Black Hawk.

1 Amend Senate File 681 as follows:

2 1. Section 1, by striking the period at the end
3 of line four (4) and adding the following: "and the
4 following enacted in lieu thereof."
5 2. Section 2:

6 a. By inserting in line two (2) after the word
7 "application" the words "and with good cause being
8 shown therefor".

9 b. By striking the words "this chapter" and the
10 period in line five (5) and inserting therein the
11 following: "sections three hundred twenty-one point
12 four hundred fifty-two (321.452) through three hundred
13 twenty-one point four hundred sixty-six (321.466) of
14 the Code, but not to exceed the limitations imposed in
15 sections two (2) through sixteen (16) of this Act."
16 3. Section 4, by striking all of lines one (1)
17 through eleven (11) and in line twelve (12) the words
18 "indivisible loads exceeding twelve (12) feet" and
19 inserting in lieu thereof the following: "All move-
20 ments of mobile homes and other vehicles the width
21 of which, including any load, exceeds the roadway lane
22 width of the highway or street being traversed, shall be
23 under escort. Permits for the movement of indivisible
24 loads exceeding twelve (12) feet five (5) inches".
25 4. Section 9:

26 a. By inserting in line two (2) following the
27 word "Act" the words "and subject to the discretion and
28 judgement provided for in Section 2 of this Act".
29 b. By striking in line five (5) the word and figure
30 "zero (0)" and inserting in lieu thereof the word and
31 figure "five (5)".
32 5. Section 10:

33 a. By inserting in line two (2) following
34 the word "Act" the words "and subject to the discretion
35 and judgement provided for in Section 2 of this Act".
36 b. By striking in line five (5) the word and
37 figure "zero (0)" and inserting in lieu thereof the
38 word and figure "five (5)".
39 c. Subsection five (5), by inserting after the
40 word "Vehicles" in line 48 the words "especially designed
41 for the exclusive movement of grain bins".
42 6. Section fourteen (14), by striking in line
43 two (2) the word "may" and inserting in lieu thereof
44 the word "shall".
45 7. Section 16, by striking in line four (4) the
46 words "not covered by" and inserting in lieu thereof the
47 word "under".
48 8. Section 17, by striking in line two (2) the
49 word "deem" and inserting in lieu thereof the word
50 "render".
51 9. Section 24, by striking in line eleven (11)
52 the word "has" and inserting in lieu thereof the word

53 "had".
54 10. By adding the following new sections: *Page 2*
55 a. Any vehicle which, including load, exceeds
56 the length of sixty-five (65) feet shall carry a warning
57 device visible to a motorist approaching from the rear
58 for a distance of at least five hundred (500) feet."
59 b. Use of the national system of interstate and
60 defense highways under the provisions of this Act shall
61 be restricted by regulation and other appropriate action
62 of the Iowa state highway commission in such a manner
63 as to not be in conflict with the applicable provisions
64 of Section 127, Title 23, United States Code.

Filed .. *Senate concurred 6-14*
June 15, 1967

HOUSE AMENDMENT

1 Amend Senate File 681, section sixteen (16), as follows:
2 1. By striking lines six (6) through nine (9) and inserting
3 in lieu thereof the following:
4 "limitations and section three hundred twenty-one point
5 four hundred sixty-three (321.463) of the Code for violation
6 of weight limitations. The penalty for weight violations shall
7 be determined by the excess over the weight allowed by the
8 permit except that the minimum fine for weight violations shall
9 be one hundred (100) dollars. If a vehicle"
10 2. By striking lines fifteen (15) through eighteen (18)
11 and inserting in lieu thereof the words "of the penalties
12 prescribed in section three hundred twenty-one point four
13 hundred sixty-three (321.463) of the Code."

Filed - *Lost 5-22*
May 10, 1967

By BALLOUN

1 Amend the Lodwick Amendment filed May 19, 1967
2 to Senate File 681 by inserting after "Code." in line
3 16 the following new sentence: "~~All truck trailers~~
4 ~~under permit for delivery shall contain no freight~~
5 or additional load."

Filed and adopted
May 22, 1967

By KOSEK

1 Amend Senate File 681, section four (4), by striking
2 lines two (2) and three (3) and inserting in lieu thereof
3 the following:
4 "loads having a width in excess of one-half of the road-
5 way of the highway or street less one (1) foot and traveling on
6 a roadway having less than three (3) lanes for traffic and
7 all movements by permit of vehicles with indivisible loads
8 having a width in excess of the width of the lane in which
9 the vehicle is traveling less one (1) foot in the case of a
10 vehicle traveling on a roadway having three (3) or more lanes
11 for traffic shall be under escort. Permits for the move-"

Filed and ruled out of order
May 22, 1967

By LISLE and RILEY

1 Amend Senate File 681 as follows:

2 1. By striking from Section 4, all of lines one (1)
3 through eleven (11) and in line twelve (12) the words
4 "indivisible loads exceeding twelve (12) feet" and inserting
5 in lieu thereof the following: "All movements of mobile
6 homes and other vehicles the width of which, including
7 any load, exceeds the roadway lane width of the highway
8 or street being traversed, shall be under escort. Permits
9 for the movement of indivisible loads exceeding twelve (12)
10 feet five (5) inches".

11 2. By inserting in Section 9, line two (2) following
12 the word "Act" the words "and subject to the discretion
13 and judgment provided for in Section 2 of this Act". Further
14 amend by striking in line five (5) the word and figure
15 "zero (0)" and inserting in lieu thereof the word and figure
16 "five (5)".

17 3. By inserting in Section 10, line two (2) following
18 the word "Act" the words "and subject to the discretion
19 and judgment provided for in Section 2 of this Act". Further
20 amend by striking in line five (5) the word and figure
21 "zero (0)" and inserting in lieu thereof the word and figure
22 "five (5)".

23 4. By striking in Section 16, line four (4) the words
24 "not covered by" and inserting in lieu thereof the word
25 "under".

26 5. By striking in Section 17, line two (2) the word
27 "deem" and inserting in lieu thereof the word "render".

28 6. By striking in Section 24, line eleven (11) the
29 word "has" and inserting in lieu thereof the word "had".

30 7. By adding the following new section: "Any vehicles
31 which, including load, exceeds the length of sixty-five (65)
32 feet shall carry a warning device visible to a motorist
33 approaching from the rear for a distance of at least five
34 hundred (500) feet."

Filed - *adopted 6-9*
June 7, 1967

Harriet
BAILEY of Wright.
WELDEN of Hardin.
GANNON of Jasper.

1 Amend Senate File 681 as follows:

2 1. Section 4, by striking from lines one (1) and
3 two (2) the words "by permit of vehicles with indivisible
4 loads" and inserting in lieu thereof the words "of vehicles".

5 2. Section 4, by striking from line three (3) the
6 words "Permits for" and all of lines four (4) through ten (10).

7 3. Section 9, by striking from line two (2) the word
8 "shall" and inserting in lieu thereof the word "may".

Filed - *Withdrawn 6-9*
June 5, 1967

Harriet
BAILEY of Wright.

1 Amend Senate File 681, Section thirteen (13), by
2 striking in line two (2) the word "may" and inserting in
3 lieu thereof the word "shall".

Filed and adopted
June 9, 1967

Harriet
McINTYRE of Linn.
GALLAGHER of Black Hawk.

House

- 1 Amend Senate File 681, Section 2 by inserting in line
- 2 four (4) after the word "which" the words "do not".
- 3 Also strike the word "issuing" in line 12 of Section
- 4 2.

Filed and withdrawn
June 9, 1967

BEARDSLEY of Polk.

- 1 Amend Senate File 681 as follows: By striking the
- 2 period at the end of line 4, Section 1 and adding the
- 3 following, "and the following enacted in lieu thereof."

Filed - *Adopted 6-13*
June 12, 1967

WELDEN of Hardin.

- 1 1. Amend Senate File 681 by inserting in line 2
- 2 of Section 2 after the word "application" the
- 3 words "and with good cause being shown therefor".
- 4 2. Further amend Section 2 by striking the words
- 5 "this chapter" and the period in line 2 and
- 6 inserting therein the following: "sections
- 7 321.452 through 321.466, but not to exceed the
- 8 limitations imposed in sections 2 through 16
- 9 of this act".

Filed - *Adopted 6-13*
June 13, 1967

BEARDSLEY of Polk.
WELDEN of Hardin.