

April 2, 1969

SENATE FILE 291

*appropriations H-4, Passed as amended H-6*

By COMMITTEE ON AGRICULTURE  
(AS PASSED BY THE SENATE)

Passed Senate, Date *4-1-69* Passed House, Date *4-25-69*

Vote: Ayes *50* Nays *3* Vote: Ayes *107* Nays *1*

Approved *May 9, 1969*

## A BILL FOR

1 An Act relating to the eradication of hog cholera, the estab-  
2 lishment of a biological products pool, and to make appro-  
3 priations therefor.

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

5 Section 1. Section one hundred sixty-three point eleven  
6 (163.11), Code 1966, is hereby amended by inserting in line  
7 eighteen (18) after the word "prescribe" the words "except  
8 that this sentence shall not apply to swine".

9 Sec. 2. Section one hundred sixty-three point twenty-six  
10 (163.26), subsection three (3), Code 1966, is hereby amended  
11 by adding thereto the following sentence:

12 "Animals or parts of animals, which are processed by  
13 slaughterhouses or rendering establishments, and which as  
14 part of such processing are heated to not less than two hun-  
15 dred twelve degrees Fahrenheit for thirty minutes, shall not  
16 be deemed garbage for purposes of this chapter. Where  
17 cattle slaughtering operations are completely separate  
18 from any other slaughter operations, the rumen content  
19 taken from cattle slaughtered need not be cooked and shall  
20 not be considered garbage for the purposes of this chapter."

21 Sec. 3. Section one hundred sixty-three point twenty-seven  
22 (163.27), Code 1966, is hereby amended by adding thereto the  
23 following:

24 "It shall be unlawful for any person, firm, partnership,  
25 or corporation to feed any public or commercial garbage to

1 swine after September 1, 1970."

2 Sec. 4. Section one hundred sixty-three point twenty-eight  
3 (163.28), Code 1966, is hereby amended by adding thereto the  
4 following:

5 "The secretary shall not issue a license which would permit  
6 the processing of any garbage for swine feeding after September  
7 1, 1970."

8 Sec. 5. Section one hundred sixty-three point thirty  
9 (163.30), Code 1966, as amended by chapter one hundred sixty-  
10 nine (169), Acts of the Sixty-second General Assembly, is  
11 hereby further amended as follows:

12 1. By repealing subsection three (3) and enacting in lieu  
13 thereof the following:

14 "After July 1, 1969 all swine, other than registered swine  
15 for exhibition or breeding purposes, which can be individually  
16 identified by an ear notch or tatto system or other identifi-  
17 cation system approved by the department, or swine for manu-  
18 facture of biological products, or swine for immediate slaugh-  
19 ter, imported into this state shall have affixed in either ear  
20 of each animal an ear tag, each ear tag having a number there-  
21 on and the name of the state of origin from which the swine are  
22 imported into this state. All native Iowa swine that are pur-  
23 chased for further resale as feeders, except as slaughter ani-  
24 mals or for the production of biological products, and except  
25 the swine sold at Iowa auction markets operating under a valid  
26 Iowa permit, shall be individually ear tagged with an approved  
27 Iowa swine tag, affixed to either ear, at the time of purchase  
28 by the purchaser before leaving the premises of the seller, or  
29 by the purchaser prior to leaving the premises of the livestock  
30 market from which they were consigned for sale, provided, how-  
31 ever, this Act shall not apply to native Iowa swine raised from  
32 birth, and consigned or sold to an Iowa auction market operat-  
33 ing under a valid Iowa permit. The attached swine ear tag  
34 numbers shall be recorded in series inclusive for each separ-  
35 ate lot of swine on the appropriate certificates and such

1 certificates must accompany the swine from either the premises of the  
2 seller or livestock market. A record shall be kept by the pur-  
3 chaser, or seller, or the approved market if consigned there for  
4 sale, of the number on the attached swine ear tags. These  
5 records shall be made available to any state inspector.”

6 2. By repealing subsections four (4), five (5), six (6),  
7 and seven (7) and enacting in lieu thereof the following new  
8 subsections:

9 “4. All swine regardless of point of origin being moved  
10 interstate into Iowa shall be accompanied by an official  
11 health certificate showing point of origin, point of desti-  
12 nation, and individual identification of swine as well as  
13 immunization status, and, when required, a permit number,  
14 except that healthy swine other than swine fed raw garbage  
15 may be imported into Iowa without an official health certifi-  
16 cate if shipped directly to a slaughtering establishment for  
17 immediate slaughter or to a public stockyard for sale directly  
18 to a slaughtering establishment for immediate slaughter except  
19 that swine animals shipped directly to a public stockyard which  
20 are intended for sale to a slaughtering establishment for  
21 immediate slaughter, but are found on arrival at such stock-  
22 yard to be apparently healthy, may be sold for feeding purposes  
23 if such swine are individually identified in accordance with  
24 section one hundred sixty-three point thirty (163.30), subsection  
25 three (3), of the Code, as amended by chapter one hundred  
26 sixty-nine (169), Acts of the Sixty-second General Assembly;  
27 if they are given anti-hog cholera serum or anti-body concentrate  
28 as specified in the Code of Federal Regulations, Title IX,  
29 Chapter I, Part 76, forthwith, and, if an official health  
30 certificate indicating the out-of-state point of origin of such  
31 swine is secured and accompanies them from such stockyard. All  
32 such movements of swine shall be completed within seventy-two  
33 hours unless an extension of time for movement is granted by  
34 the department.

35 5. Unvaccinated swine moving interstate from the farm of

1 origin direct to a farm of destination in Iowa shall be moved  
2 only after a permit has been issued by the department. On  
3 arrival at the farm of destination, such incoming swine shall  
4 either be quarantined separate and apart for thirty days  
5 thereafter, from other swine located on such premises at  
6 the time of arrival, or, if such incoming swine are not thus  
7 separated, all swine on such premises shall be quarantined  
8 for thirty days beginning with arrival of the incoming swine,  
9 except animals going from such premises direct to slaughter.

10 6. Movement of swine interstate into Iowa from an approved  
11 market or public stockyard which is located in a state not  
12 classified as Phase IV or hog cholera free by the United States  
13 department of agriculture shall be restricted to swine which  
14 have received anti-hog cholera serum or antibody concentrate  
15 as specified in the Code of Federal Regulations, Title 9,  
16 Chapter 1, Part 76, within five days prior to entry into the  
17 state. On arrival at the farm of destination such swine shall  
18 either be quarantined separate and apart for thirty days thereafter  
19 from other swine located on such premises at the time of arrival,  
20 or if incoming swine are not thus separated, all swine on  
21 such premises shall be quarantined for thirty days beginning  
22 with arrival of the incoming swine, except animals going from  
23 such premises direct to slaughter. In no case, however, will  
24 swine originating in states classified in Phase I or Phase II be  
25 permitted to enter into Iowa except for immediate slaughter.

26 7. Swine originating in state classified as hog cholera  
27 free states by the United States department of agriculture may  
28 be moved interstate into Iowa when accompanied by an official  
29 health certificate from the state of origin. Swine originat-  
30 ing in states classified as Phase IV by the United States de-  
31 partment of agriculture, being moved interstate into Iowa,  
32 shall be accompanied by an official health certificate from  
33 the state of origin. A permit may be required at the discre-  
34 tion of the secretary. All such swine, whether imported from  
35 states classified as Phase IV or from states classified as

1 hog cholera free by the United States department of agricul-  
2 ture, on arrival at the farm of destination shall either be  
3 quarantined separate and apart for thirty days thereafter  
4 from other swine located on such premises at the time of  
5 arrival, or if such incoming swine are not thus separated,  
6 all swine on such premises shall be quarantined for thirty  
7 days beginning with arrival of the incoming swine, except  
8 animals going from such premises direct to slaughter.

9 8. Swine moving interstate to approved markets in Iowa  
10 shall be individually identified at their out-of-state point  
11 of origin in accordance with subsection three (3) of  
12 section one hundred sixty-three point thirty (163.30), of  
13 the Code, as amended by chapter one hundred sixty-nine  
14 (169), Acts of the Sixty-second General Assembly of this  
15 section except as otherwise provided in subsection two (2)  
16 of section five (5) of this Act.

17 9. Notwithstanding any provisions of this chapter, no  
18 swine vaccinated with any inactivated vaccine shall be im-  
19 ported into this state except those swine moving into Iowa for the  
20 purpose of immediate slaughter. Native Iowa swine officially  
21 vaccinated with modified live virus prior in July 1, 1969, shall  
22 for a period of one year from the date of said vaccination be  
23 exempt from the provisions of this Act.

24 10. All swine not meeting the requirements set forth in  
25 subsections five (5), six (6), seven (7), and eight (8) of  
26 this section may enter into Iowa under special permit issued  
27 by the department."

28 Sec. 6. Chapter one hundred sixty-three (163), Code 1966,  
29 is hereby amended by adding thereto the following new sections:

30 1. "When used in this chapter:

31 a. 'Dealer' means any person who is engaged in the business  
32 of buying for resale, or selling, or exchanging swine as a  
33 principal or agent or who holds himself out as so engaged,  
34 but does not include the owner or operator of a farm who does  
35 not hold himself out as so engaged and who sells or exchanges

1 only those swine which have been kept by him solely for feed-  
2 ing or breeding purposes.

3 b. 'Concentration point' means any place where swine from  
4 more than one source are assembled and offered for sale other  
5 than for immediate slaughter.

6 c. 'Separate and apart' means a manner of holding swine  
7 so as not to have physical contact with other swine on the  
8 premises."

9 2. "Swine moving intrastate through a concentration point  
10 or a dealer shall be treated with anti-hog cholera serum or  
11 antibody concentrate as specified in the Code of Federal  
12 Regulations, Title 9, Chapter I, Part 76, by an accredited  
13 veterinarian within five days prior to the movement from a  
14 concentration point or dealer to a purchaser's premises. Such  
15 movement shall be completed within seventy-two hours unless  
16 an extension of time for movement is granted by the department,  
17 and on arrival at the farm of destination, such swine shall either  
18 be quarantined separate and apart for thirty days thereafter from  
19 other swine located on such premises at the time of arrival, or  
20 if such incoming swine are not thus separated, all swine on such  
21 premises shall be quarantined thirty days beginning with  
22 arrival of the incoming swine, except animals going from such  
23 premises direct to slaughter. There can be one transfer by a dealer  
24 prior to quarantine. Such treatment and quarantine shall con-  
25 tinue to be required for such swine until Iowa is classified  
26 as Phase IV or hog cholera free by the United States department  
27 of agriculture, whichever event shall first occur, at which  
28 time the requirements of this subsection shall terminate. In  
29 the event that Iowa shall subsequently be reclassified as  
30 Phase III, said requirements shall be restored."

31 3. "All swine sold or otherwise exchanged intrastate, ex-  
32 cept those sold or otherwise exchanged for immediate slaughter,  
33 shall be accompanied by an official health certificate and  
34 shall be individually identified in accordance with subsection  
35 three (3) of section one hundred sixty-three point thirty

1 (163.30) of the Code. On arrival at the farm of destination, all  
2 such incoming swine shall either be quarantined separate and  
3 apart for thirty days thereafter from other swine located on  
4 such premises at the time of arrival, or if such incoming swine  
5 are not thus separated, all swine on such premises shall be  
6 quarantined for thirty days beginning with arrival of the  
7 incoming swine, except animals going from such premises direct  
8 to slaughter."

9 Sec. 7. Section one hundred sixty-six point twelve (166.12),  
10 Code 1966, is hereby amended by striking from line two (2) the  
11 words "one year from" and inserting in lieu thereof the words  
12 "on the first day of July following".

13 Sec. 8. Section one hundred sixty-six point sixteen (166.16),  
14 Code 1966, is hereby amended by striking subsection five (5).

15 Sec. 9. Section one hundred sixty-six point thirty-two  
16 (166.32), Code 1966, is hereby repealed.

17 Sec. 10. Section one hundred sixty-six point forty-one  
18 (166.41), Code 1966, is hereby repealed and the following en-  
19 acted in lieu thereof:

20 "The sale or use of hog cholera vaccine, except as provided  
21 in section one hundred sixty-six point sixteen (166.16) of the  
22 Code is prohibited and it shall be unlawful to use such products  
23 in the state of Iowa, except that in case of emergency as de-  
24 fined in section eleven (11) of this Act, a special permit for  
25 the use of vaccines may be issued by the secretary."

26 Sec. 11. Chapter one hundred sixty-six (166), Code 1966,  
27 is hereby amended by adding thereto the following new section:

28 "The secretary may establish a reserve supply of biologi-  
29 cal products of approved modi-  
30 fied live virus hog cholera vaccine and  
31 of anti-hog cholera serum or its equivalent in  
32 antibody concentrate to be used as directed by the secretary  
33 in the event of an emergency resulting from a hog cholera out-  
34 break. Vaccine and serum or antibody concentrate from the  
35 reserve supply, if used for such an emergency, shall be made

1 available to swine producers at a price which will not result in  
2 a profit. Payment shall be made by the producer to the depart-  
3 ment and such vaccine shall be administered by a licensed  
4 practicing veterinarian. The secretary may cooperate with other  
5 states in the accumulation, maintenance and disbursement of such  
6 reserve supply of biological products. The secretary, with the advice  
7 and written consent of the chief of the division of animal  
8 industry of the state, and the advice and written consent of  
9 the veterinarian-in-charge in Iowa, animal health division,  
10 United States department of agriculture, shall determine when  
11 an emergency resulting from a hog cholera outbreak exists.

12 The secretary is authorized to sell or otherwise dispose  
13 of such vaccine and serum at such time as the state is declared  
14 a hog cholera free state by the United States department of  
15 agriculture, or if the potency of such vaccine and serum is  
16 in doubt. Money received under provisions of this section  
17 shall be paid into the state treasury."

18 Sec. 12. Section one hundred sixty-six B point three  
19 (166B.3), Code 1966, is hereby amended by striking line  
20 seven (7) and inserting in lieu thereof the words "one hun-  
21 dred dollars for registered purebred and inbred or hybrid  
22 swine and eighty".

23 Sec. 13. Section four (1) of chapter one hundred seventy-  
24 one (171), Acts of the Sixty-second General Assembly, is  
25 hereby repealed.

26 Sec. 14. There is hereby appropriated from the general  
27 fund of the state to the department of agriculture the sum  
28 of two hundred fifty thousand dollars for the period from July 1,  
29 1969 to June 30, 1971, or so much thereof as may be necessary,  
30 for the payment of indemnities for hogs destroyed under the  
31 hog cholera eradication program in accordance with chapter  
32 one hundred sixty-six B (166B) of the Code. Said appropriation  
33 shall not be considered exclusive and may be augmented, when  
34 necessary, by the executive council from the state contingent  
35 fund.

1    Sec. 15. There is hereby appropriated from the general  
2 fund of the state to the department of agriculture the sum of  
3 fifty thousand dollars for the period from July 1, 1969, to  
4 June 30, 1971, or so much thereof as may be necessary, to  
5 be used for the purchase of biological products in accordance  
6 with section eleven (11) of this Act. Section eleven (11) of  
7 this Act shall be implemented only to the extent of funds  
8 available from this appropriation and from federal funds  
9 available for the purpose; however, said appropriation shall  
10 not be considered exclusive and may be augmented, when  
11 necessary, by the executive council from the state contingent  
12 fund.

#### EXPLANATION OF SENATE FILE 291

Cooperation of the Iowa Department of Agriculture and all segments of the Swine Industry in Iowa with the United States Department of Agriculture in the National Hog Cholera Eradication Program since 1962, has resulted in a steady reduction of the number of reported hog cholera cases in the state from 429 in 1962 to 21 in 1968. As of mid-February, 1969, no cases have been reported since November 1, 1968.

In July, 1967, Iowa entered into Phase III of this program by commencing payment of indemnities to producers reporting positive cases of hog cholera. During the last six months of 1967 this amounted to \$85,000.00. During the entire twelve months of 1968 this diminished to \$50,000.00.

This bill is primarily designed to enable Iowa to enter Phase IV of the eradication program. This requires termination of hog cholera vaccination. Coincident with this legislation, the United States Department of Agriculture expects to ban interstate shipment of hog cholera vaccine (as early as April, 1969) which, as a practical matter, will finally result in there being no hog cholera vaccine available, except for research purposes.

While the bill proposes to raise maximum indemnity amounts from those presently paid, the purpose of the increase is to provide sufficient flexibility to adequately pay those producers with animals of unusual value. Thus, the substantial decrease in the number of cholera cases points to a lower total dollar expenditure in the next two-year period. In 1967 the legislature appropriated one million dollars to support indemnity payments. To date, with 4½ months of the biennium remaining, \$135,714.83 has been paid out. The 1969 asking has accordingly been reduced by \$200,000.00.

The bill further proposes acquisition by the state of a pool of vaccine to provide against any unexpected large scale outbreak of hog cholera in Iowa during the final phase of the program. It makes provision for recoupment by the state of as much as 100 percent of this "one-time" appropriation.

Finally, the bill provides new marketing strength for pork producers. As American pork reaches a "hog cholera free" status, it will become more acceptable in international markets. Twenty-five percent of that pork is raised in Iowa.

SENATE FILE 291

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  
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  
16 shall  
17 be quarantined for thirty days beginning with arrival of the incoming  
18 swine, except animals going from such premises direct to slaughter. In  
19 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."

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 tined 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  
27 quaran-  
28 tined for thirty days beginning with arrival of the incoming swine,  
29 except animals going from such premises direct to slaughter."

30 6. Amend page 4, line 19, by adding after the word "state"  
31 the words "except those swine moving into Iowa for the purpose of  
32 immediate slaughter".

33 7. Amend page 5 by adding after line 1 the following:

34 "c. "Separate and apart" means a manner of holding swine so  
35 as not to have physical contact with other swine on the premises."

36 8. Amend page 5 by striking all of lines 8, 9, 10 and in  
37 line 11 the words "period of thirty days" and inserting in lieu thereof  
38 the following:

39 "movement shall be completed within seventy-two hours, and on  
40 arrival at the farm of destination, such swine shall either be quaran-  
41 tined  
42 separate and apart for thirty days thereafter from other swine located  
43 on  
44 such premises at the time of arrival, or if such incoming swine are not  
45 thus separated, all swine on such premises shall be quarantined for  
46 thirty days beginning with arrival of the incoming swine, except ani-  
47 mals

*Withdrawn  
4-1*

Senate 3

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 there-  
after  
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."

Filed - *adopted 4-1*  
March 28, 1969

By POTGETER

---

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".

Filed and adopted  
April 1, 1969

By SCHABEN

---

1 Amend Senate File 291 as follows:  
2 Page 7, line one (1) (page 8, line twenty-two (22) of reprint),  
3 by striking the word "eighty" and inserting in lieu thereof the  
4 word "fifty".

Filed . *Withdrawn 4-25*  
April 16, 1969

COMMITTEE ON APPROPRIATIONS  
JOHN CAMP, Chairman *Hove*

Reprinted 4-2-69  
SENATE FILE 291

February 21, 1969  
Passed on File  
*Rec - amend. pass 3/20*

By COMMITTEE ON AGRICULTURE

Passed Senate, Date.....*4-1-69*..... Passed House, Date .....

Vote: Ayes .....*50*... Nays ..*3*..... Vote: Ayes ..... Nays .....

Approved .....

*Motion to reconsider  
tabled 4-1*

# A BILL FOR

1 An Act relating to the eradication of hog cholera, the estab-  
2 lishment of a biological products pool, and to make appro-  
3 priations therefor.

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

5 Section. 1. Section one hundred sixty-three point eleven  
6 (163.11), Code 1966, is hereby amended by inserting in line  
7 eighteen (18) after the word "prescribe" the words "except  
8 that this sentence shall not apply to swine".

9 Sec. 2. Section one hundred sixty-three point twenty-six  
10 (163.26), subsection three (3), Code 1966, is hereby amended  
11 by adding thereto the following sentence:

12 "Animals or parts of animals, which are processed by  
13 slaughterhouses or rendering establishments, and which as  
14 part of such processing are heated to not less than two hun-  
15 dred twelve degrees Fahrenheit for thirty minutes, shall not  
16 be deemed garbage for purposes of this chapter."

17 Sec. 3. Section one hundred sixty-three point twenty-seven  
18 (163.27), Code 1966, is hereby amended by adding thereto the  
19 following:

20 "It shall be unlawful for any person, firm, partnership,  
21 or corporation to feed any garbage to swine after September  
22 1, 1970."

23 Sec. 4. Section one hundred sixty-three point twenty-eight  
24 (163.28), Code 1966, is hereby amended by adding thereto the  
25 following:

1 "The secretary shall not issue a license which would permit  
2 the processing of any garbage for swine feeding after September  
3 1, 1970."

4 Sec. 5. Section one hundred sixty-three point thirty  
5 (163.30), Code 1966, as amended by chapter one hundred sixty-  
6 nine (169), Acts of the Sixty-second General Assembly, is  
7 hereby further amended as follows:

8 1. By repealing subsection three (3) and enacting in lieu  
9 thereof the following:

10 "After May 3, 1961 all swine, other than registered swine  
11 for exhibition or breeding purposes, which can be individually  
12 identified by an ear notch or tattoo system or other identifi-  
13 cation system approved by the department, or swine for manu-  
14 facture of biological products, or swine for immediate slaugh-  
15 ter, imported into this state shall have affixed in either ear  
16 of each animal an ear tag, each ear tag having a number there-  
17 on and the name of the state of origin from which the swine are  
18 imported into this state. All native Iowa swine that are pur-  
19 chased for further resale as feeders, except as slaughter ani-  
20 mals or for the production of biological products, and except  
21 the swine sold at Iowa auction markets operating under a valid  
22 Iowa permit, shall be individually ear tagged with an approved  
23 Iowa swine tag, affixed to either ear, at the time of purchase  
24 by the purchaser before leaving the premises of the seller, or  
25 by the purchaser prior to leaving the premises of the livestock  
26 market from which they were consigned for sale, provided, how-  
27 ever, this Act shall not apply to native Iowa swine raised from  
28 birth, and consigned or sold to an Iowa auction market operat-  
29 ing under a valid Iowa permit. The attached swine ear tag  
30 numbers shall be recorded in series inclusive for each separ-  
31 ate lot of swine on the appropriate certificates and such  
32 certificates must accompany the swine from the premises of the  
33 seller or livestock market. A record shall be kept by the pur-  
34 chaser, seller, or the approved market if consigned there for  
35 sale, of the number on the attached swine ear tags. These

1 records shall be made available to any state inspector.”

2 2. By repealing subsections four (4), five (5), six (6),  
3 and seven (7) and enacting in lieu thereof the following new  
4 subsections:

5 “4. All swine regardless of point of origin being moved  
6 interstate into Iowa shall be accompanied by an official  
7 health certificate showing point of origin, point of desti-  
8 nation, and individual identification of swine as well as  
9 immunization status, and, when required, a permit number,  
10 except that healthy swine other than swine fed raw garbage  
11 may be imported into Iowa without an official health certif-  
12 icate if shipped directly to a slaughtering establishment for  
13 immediate slaughter or to a public stockyard for sale directly  
14 to a slaughtering establishment for immediate slaughter. All  
15 such movements of swine shall be completed within forty-eight  
16 hours unless an extension of time for movement is granted by  
17 the department.

18 5. Unvaccinated swine moving interstate from the farm of  
19 origin direct to a farm of destination in Iowa shall be moved  
20 only after a permit has been issued by the department. Such  
21 swine shall be quarantined separate and apart from other swine  
22 on arrival on the purchaser’s premises for a period of thirty  
23 days.

24 6. Movement of swine interstate into Iowa from an approved  
25 market or public stockyard which is located in a state not  
26 classified as Phase IV or hog cholera free by the United States  
27 department of agriculture shall be restricted to swine which  
28 have received anti-hog cholera serum or antibody concentrate  
29 as specified in the Code of Federal Regulations, Title 9,  
30 Chapter I, Part 76, within five days prior to entry into the  
31 state. Such swine shall be quarantined separate and apart  
32 from other swine on arrival on the purchaser’s premises for  
33 a period of thirty days.

34 7. Swine originated in states classified as hog cholera  
35 free states by the United States department of agriculture may

1 be moved interstate into Iowa when accompanied by an official  
2 health certificate from the state of origin. Swine originat-  
3 ing in states classified as Phase IV by the United States de-  
4 partment of agriculture, being moved interstate into Iowa,  
5 shall be accompanied by an official health certificate from  
6 the state of origin. A permit may be required at the discre-  
7 tion of the secretary. All such swine, whether imported from  
8 states classified as Phase IV or from states classified as  
9 hog cholera free by the United States department of agricul-  
10 ture, shall be quarantined separate and apart from other swine  
11 on arrival on the purchaser's premises for a period of thirty  
12 days.

13 8. Swine moving interstate to approved markets in Iowa  
14 shall be individually identified at their out-of-state point  
15 of origin in accordance with subsection three (3) of this  
16 section.

17 9. Notwithstanding any provisions of this chapter, no  
18 swine vaccinated with any inactive vaccine shall be im-  
19 ported into this state.

20 10. All swine not meeting the requirements set forth in  
21 subsections five (5), six (6), seven (7), and eight (8) of  
22 this section may enter into Iowa under special permit issued  
23 by the department."

24 Sec. 6. Chapter one hundred sixty-three (163), Code 1966,  
25 is hereby amended by adding thereto the following new sections:

26 1. "When used in this chapter:

27 a. 'Dealer' means any person who is engaged in the business  
28 of buying for resale, or selling, or exchanging swine as a  
29 principal or agent or who holds himself out as so engaged,  
30 but does not include the owner or operator of a farm who does  
31 not hold himself out as so engaged and who sells or exchanges  
32 only those swine which have been kept by him solely for feed-  
33 ing or breeding purposes.

34 b. 'Concentration point' means any place where swine from  
35 more than one source are assembled and offered for sale other

1 than for immediate slaughter.”

2 2. “Swine moving intrastate through a concentration point  
3 or a dealer shall be treated with anti-hog cholera serum or  
4 antibody concentrate as specified in the Code of Federal  
5 Regulations, Title 9, Chapter I, Part 76, by an accredited  
6 veterinarian within five days prior to the movement from a  
7 concentration point or dealer to a purchaser’s premises. Such  
8 movement shall be completed within forty-eight hours and such  
9 swine shall be held under quarantine, separate and apart from  
10 all other swine on arrival on the purchaser’s premises, for a  
11 period of thirty days. There can be one transfer by a dealer  
12 prior to quarantine. Such treatment and quarantine shall con-  
13 tinue to be required for such swine until Iowa is classified  
14 as Phase IV or hog cholera free by the United States department  
15 of agriculture, whichever event shall first occur, at which  
16 time the requirements of this subsection shall terminate. In  
17 the event that Iowa shall subsequently be reclassified as  
18 Phase III, said requirements shall be restored.”

19 3. “All swine sold or otherwise exchanged intrastate, ex-  
20 cept those sold or otherwise exchanged for immediate slaughter,  
21 shall be accompanied by an official health certificate and  
22 shall be individually identified in accordance with subsection  
23 three (3) of section one hundred sixty-three point thirty  
24 (163.30) of the Code. All such swine shall be quarantined  
25 separate and apart from other swine on arrival on the pur-  
26 chaser’s premises for a period of thirty days.”

27 Sec. 7. Section one hundred sixty-six point twelve (166.12),  
28 Code 1966, is hereby amended by striking from line two (2) the  
29 words “one year from” and inserting in lieu thereof the words  
30 “on the first day of July following”.

31 Sec. 8. Section one hundred sixty-six point sixteen (166.16),  
32 Code 1966, is hereby amended by striking subsection five (5).

33 Sec. 9. Section one hundred sixty-six point thirty-two  
34 (166.32), Code 1966, is hereby repealed.

35 Sec. 10. Section one hundred sixty-six point forty-one

1 (166.41), Code 1966, is hereby repealed and the following en-  
2 acted in lieu thereof:

3 "The sale or use of hog cholera vaccine, except as provided  
4 in section one hundred sixty-six point sixteen (166.16) of the  
5 Code is prohibited and it shall be unlawful to use such products  
6 in the state of Iowa, except that in case of emergency as de-  
7 fined in section eleven (11) of this Act, a special permit for  
8 the use of vaccines may be issued by the secretary."

9 Sec. 11. Chapter one hundred sixty-six (166), Code 1966,  
10 is hereby amended by adding thereto the following new section:

11 "The secretary shall establish a reserve supply of biologi-  
12 cal products consisting of one million doses of approved modi-  
13 fied live virus hog cholera vaccine and ten million cubic  
14 centimeters of anti-hog cholera serum or its equivalent in  
15 antibody concentrate to be used as directed by the secretary  
16 in the event of an emergency resulting from a hog cholera out-  
17 break. Vaccine and serum or antibody concentrate from the  
18 reserve supply, if used for such an emergency, shall be made  
19 available to the users at a price which will not result in  
20 a profit to the department. The secretary, with the advice  
21 and written consent of the chief of the division of animal  
22 industry of the state, and the advice and written consent of  
23 the veterinarian-in-charge in Iowa, animal health division,  
24 United States department of agriculture, shall determine when  
25 an emergency resulting from a hog cholera outbreak exists.

26 The secretary is authorized to sell or otherwise dispose  
27 of such vaccine and serum at such time as the state is declared  
28 a hog cholera free state by the United States department of  
29 agriculture, or if the potency of such vaccine and serum is  
30 in doubt. Money received under provisions of this section  
31 shall be paid into the state treasury."

32 Sec. 12. Section one hundred sixty-six B point three  
33 (166B.3), Code 1966, is hereby amended by striking line  
34 seven (7) and inserting in lieu thereof the words "one hun-  
35 dred dollars for registered purebred and inbred or hybrid

1 swine and eighty”.

2 Sec. 13. Section four (4) of chapter one hundred seventy-  
3 one (171), Acts of the Sixty-second General Assembly, is  
4 hereby repealed.

5 Sec. 14. There is hereby appropriated from the general  
6 fund of the state to the department of agriculture the sum  
7 of four hundred fifty thousand (450,000) dollars for each  
8 year of the biennium beginning July 1, 1969, and ending June  
9 30, 1971, for the payment of indemnities for hogs destroyed  
10 under the hog cholera eradication program in accordance with  
11 chapter one hundred sixty-six B (166B) of the Code. Any  
12 unencumbered balances remaining as of June 30, 1971, from  
13 the funds so appropriated shall revert to the general fund.

14 Sec. 15. There is hereby appropriated from the general  
15 fund of the state to the department of agriculture the sum  
16 of three hundred fifty thousand (350,000) dollars, or so much  
17 thereof as may be necessary, to be used for the purchase of  
18 biological products in accordance with section ten (10) of  
19 this Act. Section ten (10) of this Act shall be implemented  
20 only to the extent of funds available from legislative appro-  
21 priations and federal funds for such purpose, or contingency  
22 funds which may be allocated for such purpose by the executive  
23 council.

24 Sec. 16. This Act, being deemed of immediate importance  
25 shall take effect and be in force from and after its publica-  
26 tion in The Washington Evening Journal, a newspaper published  
27 in Washington, Iowa, and in The Garner Leader and Signal and  
28 Garner Herald, a newspaper published in Garner, Iowa.

#### EXPLANATION OF SENATE FILE 291

Cooperation of the Iowa Department of Agriculture and all segments of the Swine Industry in Iowa with the United States Department of Agriculture in the National Hog Cholera Eradication Program since 1962, has resulted in a steady reduction of the number of reported hog cholera cases in the state from 429 in 1962 to 21 in 1968. As of mid-February, 1969, no cases have been reported since November 1, 1968.

In July, 1967, Iowa entered into Phase III of this program by commencing payment of indemnities to producers reporting positive cases

of hog cholera. During the last six months of 1967 this amounted to \$85,000.00. During the entire twelve months of 1968 this diminished to \$50,000.00.

This bill is primarily designed to enable Iowa to enter Phase IV of the eradication program. This requires termination of hog cholera vaccination. Coincident with this legislation, the United States Department of Agriculture expects to ban interstate shipment of hog cholera vaccine (as early as April, 1969) which, as a practical matter, will finally result in there being no hog cholera vaccine available, except for research purposes.

While the bill proposes to raise maximum indemnity amounts from those presently paid, the purpose of the increase is to provide sufficient flexibility to adequately pay those producers with animals of unusual value. Thus, the substantial decrease in the number of cholera cases points to a lower total dollar expenditure in the next two-year period. In 1967 the legislature appropriated one million dollars to support indemnity payments. To date, with 4½ months of the biennium remaining, \$135,714.83 has been paid out. The 1969 asking has accordingly been reduced by \$200,000.00.

The bill further proposes acquisition by the state of a pool of vaccine to provide against any unexpected large scale outbreak of hog cholera in Iowa during the final phase of the program. It makes provision for recoupment by the state of as much as 100 percent of this "one-time" appropriation.

Finally, the bill provides new marketing strength for pork producers. As American pork reaches a "hog cholera free" status, it will become more acceptable in the international markets. Twenty-five percent of that pork is raised in Iowa.

- 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."

Filed - *Adopted 4-1*  
March 24, 1969

By COMMITTEE ON AGRICULTURE

---

SENATE FILE 291

- 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."

Filed - *Adopted 4-1*  
March 24, 1969

BY COMMITTEE ON AGRICULTURE

*Adopted 4-1*

- 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 subsection
- 12 three (163.30 (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."

*Adopted 4-1*

*Adopted 4-1*

- 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.

*Adopted 4-1*

Filed - *Adopted 4-1*  
March 24, 1969

BY COMMITTEE ON AGRICULTURE

- 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".

Filed - *Last 4-1*  
March 26, 1969

By SCHABEN

- 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".

Filed and adopted  
April 1, 1969

By SCHABEN

*Adopted  
4-1*

1 Amend Senate File 291 as follows:  
2 1. Page six (6), line eleven (11), strike the  
3 word "shall" and insert the word "may".  
4 2. Page six (6), line twelve (12), strike the  
5 words "consisting of one million doses".  
6 3. Page six (6), lines thirteen (13) and  
7 fourteen (14), strike the words "ten million cubic  
8 centimeters".  
9 4. Page six (6), line twenty (20), strike the  
10 words "to the department" and insert after the word  
11 "profit." a new sentence as follows:  
12 "The secretary may co-operate with other states  
13 in the accumulation, maintenance and disbursement of  
14 such reserve supply of biological products."  
15 5. Page seven (7), strike lines five (5) to  
16 thirteen (13), inclusive, and insert the following:  
17 "Sec. 14. There is hereby appropriated from  
18 the general fund of the state to the department of  
19 agriculture the sum of two hundred fifty thousand  
20 dollars for the period from July 1, 1969, to June 30,  
21 1971, or so much thereof as may be necessary, for  
22 the payment of indemnities for hogs destroyed under  
23 the hog cholera eradication program in accordance  
24 with chapter one hundred sixty-six B (166B) of the  
25 Code. Said appropriation shall not be considered  
26 exclusive and may be augmented, when necessary, by  
27 the executive council from the state contingent  
28 fund."  
29 6. Page seven (7), strike lines fourteen (14)  
30 to twenty-three (23), inclusively, and insert the  
31 following:  
32 "Sec. 15. There is hereby appropriated from  
33 the general fund of the state to the department of  
34 agriculture the sum of fifty thousand dollars for  
35 the period from July 1, 1969, to June 30, 1971, or  
36 so much thereof as may be necessary, to be used for  
37 the purchase of biological products in accordance  
38 with section eleven (11) of this Act. Section  
39 eleven (11) of this Act shall be implemented only  
40 to the extent of funds available from this appro-  
41 priation and from federal funds available for this  
42 purpose; however, said appropriation shall not be  
43 considered exclusive and may be augmented, when  
44 necessary, by the executive council from the state  
45 contingent fund."

Filed - *Adopted 4-1*  
March 20, 1969

By COMMITTEE ON APPROPRIATIONS

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".

Filed and lost  
April 1, 1969

By GRIFFIN

---

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.

Filed and ruled out of order  
April 1, 1969

By DODERER and DENMAN

---

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."

Filed and adopted  
April 1, 1969

By SCHABEN

---